



**EDITION NO. 2 FINAL**  
**Volume 2 - House, RCW to Bill Table, and**  
**Session Law Chapter to Bill Table**  
**Legislative Digest and**  
**History of Bills**  
**of the**  
**Senate and**  
**House of Representatives**

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**FIFTY-NINTH LEGISLATURE**

2005 Regular Session: January 10, 2005 to April 24, 2005  
2006 Regular Session: January 9, 2006 to March 8, 2006

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**DIGEST & HISTORY ON LEGISLATIVE BILLS, MEMORIALS, AND RESOLUTIONS;  
RCW - BILL TABLE; TOPICAL INDEX; AND SESSION LAW CHAPTER TO BILL TABLE**

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**\*\* Compiled to and Inclusive of April 11, 2006 \*\***

THOMAS HOEMANN  
Secretary of the Senate

RICHARD NAFZIGER  
Chief Clerk, House of Representatives

With the Cooperation of the Statute Law Committee  
& the Legislative Service Center

## Notes

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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.

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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.

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Companion bills are shown for original bills only.

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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.

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# 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.)

## RCW - BILL TABLE

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 2 - TABLE OF CONTENTS \*\*

VOLUME 1

INFORMATION GUIDE TO USAGE  
SENATE  
TOPICAL INDEX

VOLUME 2

INFORMATION GUIDE TO USAGE ..... i

HOUSE

Initiatives Introduced in the House.....	1
House Bills.....	2
House Joint Memorials.....	701
House Joint Resolutions.....	708
House Concurrent Resolutions.....	712
House Resolutions.....	716
House Bills Introduced by Members.....	728
House Bills Introduced by Request.....	746
House Bills Introduced by Committee.....	747
House Joint Memorials Introduced by Members.....	748
House Joint Memorials Introduced by Request.....	749
House Joint Memorials Introduced by Committee.....	749
House Joint Resolutions Introduced by Members.....	749
House Joint Resolutions Introduced by Committee.....	751
House Concurrent Resolutions Introduced by Members.....	751
House Concurrent Resolutions Introduced by Committee.....	751
House Resolutions Introduced by Members.....	751
House Bills Passed by the House.....	754
House Bills Passed by the Legislature.....	761
House Bills Passed Legislature Showing Executive Action.....	765
House Bills Failed to Pass the Senate.....	770
House Joint Memorials Passed by the House.....	770
House Joint Resolutions Passed by the House.....	770
House Concurrent Resolutions Adopted by the House.....	770
House Bills with Full Vetoes.....	770
House Bills with Partial Vetoes.....	771

RCW TO BILL TABLE ..... 1 - 122

SESSION LAW CHAPTER TO BILL TABLE ..... 1 - 5

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**Initiatives Introduced in the House**


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**HI 330** by People of the State of Washington

Provides 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.

Declares that the limitations in this provision apply regardless of whether the recovery is by judgment, settlement, arbitration, mediation, or other form of alternative dispute resolution.

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 except: (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.

-- IN THE SENATE --

Jan 26 HEA - Majority; without recommendation.  
And refer to Judiciary.

Jan 27 Referred to Judiciary.

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**HI 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;

(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.

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 any adverse medical incident, the health care facility or provider, as promptly as required by the circumstances, but not later than fifteen working days after receiving the request, shall: (1) Make the information available for examination during regular business hours and provide a copy, if requested, to the patient or an immediate family member of a deceased or disabled family member. In providing such access, the identity of patients involved in the incidents shall not be disclosed, and any privacy restrictions imposed by federal law shall be maintained; or

(2) Inform the patient or an immediate family member of a deceased or disabled patient if the information does not exist or cannot be found.

Declares that, in any action under chapter 7.70 RCW, each side shall presumptively be entitled to only two expert witnesses on an issue, except upon a showing of necessity. Where there are multiple parties on a side and the parties cannot agree as to which experts will be called on an issue, the court, upon a showing of necessity, shall allow additional experts on an issue to be called as the court deems appropriate.

Provides that, in any action under this act, an attorney that has drafted, or assisted in drafting and filing an action, counterclaim, cross-claim, third-party claim, 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.

-- IN THE SENATE --

Jan 26 HEA - Majority; without recommendation.

And refer to Judiciary.

Jan 27 Referred to Judiciary.

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### House Bills

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**HB 1000** by Representatives Clibborn, Pettigrew, Shabro, Nixon, B. Sullivan, Moeller, Jarrett, Hunter, Hudgins, Uptegrove, Tom, Morrell, P. Sullivan, Wallace, and Kilmer

Allowing fax and electronic mail notice of special meetings.

(DIGEST AS ENACTED)

Amends RCW 42.30.080 to authorize fax and electronic mail notice of special meetings.

**HB 1000-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Clibborn, Pettigrew, Shabro, Nixon, B. Sullivan, Moeller, Jarrett, Hunter, Hudgins, Uptegrove, Tom, Morrell, P. Sullivan, Wallace, and Kilmer)

(NOT SUBSTITUTED FOR - SEE ORIGINAL BILL)

Amends RCW 42.30.080 to authorize fax and electronic mail notice of special meetings.

Provides that a subscriber to such notifications must be allowed by the sender to specify which approved method or methods of communication he or she prefers for the receipt of notices of a special meeting. The sender is required to use the subscriber's preferred method of communication. If electronic mail is used, a return receipt must be requested. If a fax is used, a reply fax must be requested. If the electronic mail return receipt or reply fax is not received in a timely manner, the sender shall verify receipt by telephone.

-- 2005 REGULAR SESSION --

Dec 21 Prefiled for introduction.

Jan 10 First reading, referred to State Government Operations & Accountability.

Jan 21 Public hearing in committee.

Jan 28 Executive session in committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.

Feb 1 Passed to Rules Committee for second reading.

Feb 8 Placed on second reading.

Feb 25 1st substitute bill not substituted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0;  
absent, 0; excused, 3.

-- IN THE SENATE --

Feb 28 First reading, referred to Government Operations & Elections.  
 Mar 17 Public hearing in committee.  
 Mar 21 Executive session in committee.  
 Mar 22 GO - Majority; do pass.  
 Mar 23 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 May 4 Governor signed.  
 Chapter 273, 2005 Laws.  
 Effective date 7/24/2005.

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**HB 1001** by Representatives Hinkle and Campbell

Requiring election of judges and the superintendent of public instruction at the general election.

Requires election of judges and the superintendent of public instruction at the general election.

Provides that this act takes effect January 1, 2006, if the proposed amendment to Article IV, section 29 of the state Constitution (HJR ....) is validly submitted to and is approved and ratified by the voters at a general election held in November 2005. If the proposed amendment is not approved and ratified, this act is void in its entirety.

-- 2005 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 10 First reading, referred to State Government Operations & Accountability.  
 Jan 19 Public hearing in committee.

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**HB 1002** by Representatives Fromhold, Moeller, Murray, Hunter, and Jarrett

Restricting the use of compression brakes.

(DIGEST AS ENACTED)

Establishes provisions restricting the use of compression brakes.

Provides monetary penalties for violations of the act.

-- 2005 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 10 First reading, referred to Transportation.  
 Jan 27 Public hearing in committee.  
 Feb 3 Executive session in committee.  
 Feb 7 TR - Majority; do pass.  
 Feb 8 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 88; nays, 10; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Transportation.  
 Mar 22 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 TRAN - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 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, 41; nays, 6; absent, 0; excused, 2.

-- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 87; nays, 9; absent, 0; excused, 2.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 9 Governor signed.  
 Chapter 320, 2005 Laws.  
 Effective date 7/24/2005.

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**HB 1003** by Representatives Hinkle, B. Sullivan, Curtis, Campbell, Blake, Dunn, and Condotta

Allowing off-road vehicles on nonhighway roads.

(DIGEST AS ENACTED)

Finds that the limited amount of ORV recreation areas presents a challenge for ORV recreational users, natural resource land managers, and private landowners.

Finds that local, state, and federal jurisdictions should be given the flexibility to allow ORV use on nonhighway roads they own and manage or for which they are authorized to allow public ORV use under an easement granted by the owner. Nothing in this act authorizes trespass on private property.

Declares that it is lawful to operate an off-road vehicle upon a nonhighway road and in parking areas serving designated off-road vehicle areas when the responsible governing body, including state, federal, or local authorities, authorizes the use of off-road vehicles.

Provides that an off-road vehicle operated on a nonhighway road under this section is exempt from licensing requirements of RCW 46.16.010 and vehicle lighting and equipment requirements of chapter 46.37 RCW.

Provides that, except as specified in this act, no person under thirteen years of age may operate an off-road vehicle on or across a highway or nonhighway road in this state.

Provides that persons under thirteen years of age may operate an off-road vehicle on a nonhighway road designated for off-road vehicle use under the direct supervision of a person eighteen years of age or older possessing a valid license to operate a motor vehicle under chapter 46.20 RCW.

VETO MESSAGE ON HB 1003

April 28, 2005

To the Honorable Speaker and Members,  
 The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 8, Engrossed House Bill No. 1003 entitled:

Sections 1 through 7 and 9 of Engrossed House Bill 1003 provide for increased flexibility and improved safety requirements when operating an off-road vehicle. Specifically, no person under the age of thirteen (13) years may operate an off-road vehicle unless directly supervised by a person over the age of eighteen (18). Any person operating an off-road vehicle must wear an approved helmet unless the vehicle is equipped with seat belts, roll bars or an enclosed passenger compartment. Engrossed House Bill 1003 provides further flexibility for off-road vehicle users by permitting, in certain circumstances, the operation of the vehicle on non-highway roads to facilitate greater access to off-road vehicle specific trails.

Section 8 of Engrossed House Bill 1003 creates a task force for the purpose of studying and making recommendations regarding off-road vehicle noise. I am vetoing Section 8 because the task force created in that section is identical to the task force created in

Engrossed Substitute House Bill 5089 (Sec. 1), which I signed April 22, 2005.

For these reasons, I have vetoed Section 8 of Engrossed House Bill 1003.

With the exception of Section 8, Engrossed House Bill 1003 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
Jan 10 First reading, referred to Natural Resources, Ecology & Parks.  
Jan 18 Public hearing in committee.  
Feb 4 Executive session in committee.  
Feb 7 NREP - Majority; do pass.  
Feb 9 Passed to Rules Committee for second reading.  
Feb 15 Made eligible to be placed on second reading.  
Feb 25 Placed on second reading by Rules Committee.  
Mar 4 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 90; nays, 6; absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 8 First reading, referred to Natural Resources, Ocean & Recreation.  
Mar 21 Public hearing in committee.  
Mar 28 Executive session in committee.  
Mar 29 NROR - Majority; do pass with amendment(s). Minority; without recommendation.  
Mar 30 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, 44; nays, 1; absent, 0; excused, 4.  
-- IN THE HOUSE --  
Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Apr 28 Governor partially vetoed.  
Chapter 213, 2005 Laws PV.  
Effective date 7/1/2005.

**HB 1004** by Representatives Hinkle, Kretz, Sump, and Clements

Modifying provisions concerning water conservancy boards.

Revises provisions concerning water conservancy boards.  
Repeals RCW 90.80.901.

-- 2005 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
Jan 10 First reading, referred to Economic Development, Agriculture & Trade.

**HB 1005** by Representatives O'Brien, Hinkle, Moeller, Campbell, B. Sullivan, Linville, and Morris

Companion Bill: 5753

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.

Declares that regional support networks shall assume all duties assigned to county authorities by chapter 71.24 RCW and chapter 71.05 RCW. The regional support networks, or its designee, shall provide consumer or advocate-run services.

Provides that the department shall not require a consumer or advocate-run service to maintain licensure under chapter 71.24 RCW if the service is nonclinical. If a service is clinical, the service shall comply with the requirements for licensed services in this chapter.

Declares that consumer or advocate-run services may include, but are not limited to: (1) Consumer and/or advocate-operated businesses;

(2) Clubhouses, including but not limited to the Fountain House model as certified by the International Center for Clubhouse Development;

(3) Crisis services;

(4) Advocacy and referral services;

(5) Vocational and employment services;

(6) Self-help and peer counseling and support groups;

(7) Community presence in state hospitals; and

(8) Mental health advance directive training.

Appropriates 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 --

Dec 21 Prefiled for introduction.  
Jan 10 First reading, referred to Health Care.  
Jan 27 Public hearing in committee.

**HB 1006** by Representatives Fromhold, Moeller, Cox, Ormsby, Jarrett, Kenney, Dunn, Wallace, and Chase  
Authorizing Clark College license plates.

Directs the department, the Washington state patrol, and Clark College to work cooperatively to create and design a special Clark College license plate. The special Clark College license plate may be used in lieu of regular or personalized license plates for motor vehicles required to display two motor vehicle license plates, excluding vehicles registered under chapter 46.87 RCW, upon terms and conditions established by the department.

Creates the Clark College license plate account in the state treasury. All receipts from the Clark College license plate fees, less the administration and collection costs incurred by the department as provided for under RCW 46.16.313 (12) and (13), must be deposited into the account. Expenditures from the account should be used primarily for student scholarships but may also be used for advertising and promotional activities designed to increase the sale of the Clark College license plate.

Requires all expenditures from this account to be approved by the Clark College foundation scholarship committee. Moneys in the account may only be spent after appropriation.

-- 2005 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
Jan 10 First reading, referred to Transportation.

**HB 1007** by Representatives Hunt, Alexander, Sommers, Kenney, and Chase; by request of Department of General Administration

Companion Bill: 5252

Establishing a commemorative works account for the department of general administration.

(DIGEST AS ENACTED)

Creates the commemorative works account in the custody of the state treasurer and shall be used by the department of general administration for the ongoing care, maintenance, and repair of commemorative works on the state capitol grounds. Only the

director or the director's designee may authorize expenditures from the account. The account is subject to the allotment procedures under chapter 43.88 RCW, but an appropriation is not necessary for expenditures.

-- 2005 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 10 First reading, referred to Appropriations.  
 Jan 24 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 Feb 10 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Feb 11 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 4 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 8 First reading, referred to Ways & Means.  
 Mar 22 Executive session in committee.  
 Mar 24 WM - Majority; do pass.  
 Mar 25 Passed to Rules Committee for second reading.  
 Mar 30 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0;  
 absent, 1; excused, 0.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 Apr 6 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 12 Governor signed.  
 Chapter 16, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1008** by Representatives Sommers, Alexander, Hunt, Wallace, and Chase; by request of Department of General Administration

Companion Bill: 5220

Managing the motor pool within the department of general administration.

(DIGEST AS ENACTED)

Revises provisions relating to the motor pool within the department of general administration.  
 Repeals RCW 43.19.605.

-- 2005 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 10 First reading, referred to Appropriations.  
 Jan 24 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 Feb 10 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Feb 11 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Ways & Means.  
 Mar 22 Executive session in committee.  
 Mar 24 WM - Majority; do pass with amendment(s).  
 Mar 25 Passed to Rules Committee for second reading.  
 Mar 30 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, 46; nays, 0;  
 absent, 3; excused, 0.

-- IN THE HOUSE --

Apr 18 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
 -- IN THE SENATE --  
 Apr 21 Senate receded from amendments.  
 Passed final passage; yeas, 47; nays, 0; absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 Apr 22 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 Apr 28 Governor signed.  
 Chapter 214, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1009** by Representatives Morris, Upthegrove, Conway, Hudgins, Morrell, Kenney, P. Sullivan, B. Sullivan, Dunn, McCoy, Wallace, and Chase

Allowing electronic payment of utility bills.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires public entities that provide electric, natural gas, water, or sewer services to retail customers to offer an electronic payment option that its customers may use for payment of bills for service provided through the utility by July 1, 2005.

Requires electronic payment options to be provided without additional fees or costs charged to the customer.

**HB 1009-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, Upthegrove, Conway, Hudgins, Morrell, Kenney, P. Sullivan, B. Sullivan, Dunn, McCoy, Wallace, and Chase)

(AS OF HOUSE 2ND READING 2/28/05)

Provides that, by July 1, 2008, a city or town that provides electric, natural gas, water, or sewer services to retail customers must offer an electronic payment option that its customers may use for payment of bills for service provided through the utility. Additional fees or costs charged to the customer may not exceed the actual cost of providing an electronic payment option.

Declares that the requirement under this act to provide an electronic payment option by July 1, 2008, does not apply to a city or town that provides electric, natural gas, water, or sewer services to less than five thousand retail customer accounts.

-- 2005 REGULAR SESSION --

Dec 23 Prefiled for introduction.  
 Jan 10 First reading, referred to Technology, Energy & Communications.  
 Jan 11 Public hearing in committee.  
 Jan 13 Public hearing in committee.  
 Jan 14 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 31 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.  
 Feb 28 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 53; nays, 42;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 2 First reading, referred to Water, Energy & Environment.  
 Mar 24 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 WEE - Majority; do pass with amendment(s).

Minority; do not pass.  
 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.  
 Held on second reading.  
 Apr 24 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Technology, Energy & Communications.

**HB 1010** by Representatives Morris, Hudgins, Morrell, Linville, B. Sullivan, McCoy, and Chase

Concerning energy efficiency and renewable energy standards.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent to establish a goal of encouraging the construction and development of renewable energy in the state of Washington to meet increasing demands for affordable and reliable electricity. Since electricity supply may lag behind electricity demand, the result may be a sharp increase in electricity prices.

Finds that it is desirable to shorten the time it takes to bring new electricity generation to market.

Requires each electric utility to develop an integrated resource plan consistent with the provisions of this act. Such a plan shall be updated on a regular basis.

Requires investor-owned utilities to submit integrated resource plans to the commission. The commission shall establish by rule the requirements for preparation and submission of integrated resource plans.

Requires each consumer-owned utility to develop and publish a work schedule for the preparation of an integrated resource plan. The work schedule shall set forth the proposed content of the integrated resource plan, the proposed schedule of preparation, and provisions for public involvement in the preparation and review of the plan.

Directs each consumer-owned utility to transmit a copy of its integrated resource plan to the department by July 31, 2006, and transmit subsequent plans every two years thereafter.

Authorizes consumer-owned utilities to develop integrated resource plans jointly with other consumer-owned utilities. Data and assessments included in joint reports must be identifiable to each individual utility.

Requires the department to review the integrated resource plans of consumer-owned utilities and prepare a report to the legislature assessing the utilities' conformance with this act. The report shall include a statewide summary of utility load forecasts, load/resource balance, and utility plans for the development of thermal generation, renewable resources, and efficiency resources. The commission shall provide the department with data summarizing activities of investor-owned utilities for use in the department's statewide summary.

Requires the department to submit the initial report by December 1, 2006, and subsequent reports every two years thereafter. Where appropriate, the department may include reports required by this act within the biennial report required under RCW 43.21F.045.

**HB 1010-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, Hudgins, Morrell, Linville, B. Sullivan, McCoy, and Chase)

Concerning energy efficiency and renewable energy standards. (REVISED FOR PASSED LEGISLATURE: Concerning electric utility planning.)

(DIGEST AS ENACTED)

Declares an intent to encourage the development of new safe, clean, and reliable energy resources to meet demand in Washington for affordable and reliable electricity. To achieve this end, the legislature finds it essential that electric utilities in Washington develop comprehensive resource plans that explain the mix of generation and demand-side resources they plan to use to meet their customers' electricity needs in both the short term and the long term. The legislature intends that information obtained from integrated resource planning under this chapter will be used to assist in identifying and developing new energy generation, conservation and efficiency resources, and related infrastructure to meet the state's electricity needs.

Provides that utilities with more than twenty-five thousand customers that are not full requirements customers shall develop or update an integrated resource plan by September 1, 2008. At a minimum, progress reports reflecting changing conditions and the progress of the integrated resource plan must be produced every two years thereafter. An updated integrated resource plan must be developed at least every four years subsequent to the 2008 integrated resource plan.

Provides that the governing body of a consumer-owned utility that develops a plan under this chapter shall encourage participation of its consumers in development of the plans and progress reports and approve the plans and progress reports after it has provided public notice and hearing.

Requires the department to review the plans of consumer-owned utilities and investor-owned utilities, and data available from other state, regional, and national sources, and prepare an electronic report to the legislature aggregating the data and assessing the overall adequacy of Washington's electricity supply. The report shall include a statewide summary of utility load forecasts, load/resource balance, and utility plans for the development of thermal generation, renewable resources, and conservation and efficiency resources. The commission shall provide the department with data summarizing the plans of investor-owned utilities for use in the department's statewide summary. The department may submit its report within the biennial report required under RCW 43.21F.045.

-- 2005 REGULAR SESSION --

Dec 23 Prefiled for introduction.  
 Jan 10 First reading, referred to Technology, Energy & Communications.  
 Jan 18 Public hearing in committee.  
 Jan 20 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 28 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Feb 6 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, 96; nays, 1; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 11 First reading, referred to Water, Energy & Environment.  
 Feb 15 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 WEE - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.

Mar 1 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, 47; nays, 0; absent, 0; excused, 2.  
 -- IN THE HOUSE --

Mar 6 House refuses to concur in the Senate amendments. Asks Senate for Conference thereon.  
 Conference committee appointed.  
 Representatives Morris, Hudgins, Crouse.  
 -- IN THE SENATE --

Mar 7 Senate 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, 46; nays, 0; absent, 0; excused, 3.  
 -- IN THE HOUSE --

Mar 8 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.

Mar 24 Governor signed.  
 Chapter 195, 2006 Laws.  
 Effective date 6/7/2006.

**HB 1011** by Representatives Morris, Hudgins, Linville, and B. Sullivan

Adopting distributed generation interconnection procedures.

(SEE ALSO PROPOSED 1ST SUB)

Finds it is in the public interest to adopt this act to simplify the process of interconnecting distributed generation facilities that will be used for net metered customers.

Declares that this act is intended to both identify a class of distributed generators that, because of their selected point of common coupling, can be interconnected with ease and expedition as well as the standards to be used for ordinary interconnections by all utilities subject to commission regulation.

**HB 1011-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, Hudgins, Linville, and B. Sullivan)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds it is in the public interest to adopt this act to simplify the process of interconnecting distributed generation facilities that will be used for net metered customers.

Declares that this act is intended to both identify a class of distributed generators that, because of their selected point of common coupling, can be interconnected with ease and expedition as well as the standards to be used for ordinary interconnections by all utilities.

Creates the interconnection technical advisory group.

-- 2005 REGULAR SESSION --

Dec 23 Prefiled for introduction.  
 Jan 10 First reading, referred to Technology, Energy & Communications.  
 Jan 13 Public hearing in committee.  
 Jan 14 Public hearing in committee.  
 Feb 17 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.

Feb 21 Passed to Rules Committee for second reading.

Mar 14 Placed on second reading.

Mar 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

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

Feb 6 House Rules "X" file.

**HB 1012** by Representatives Morris, Hudgins, Simpson, Nixon, Anderson, Morrell, Linville, B. Sullivan, and Ormsby

Regulating computer spyware.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that a person or entity that is not an authorized user shall not, with actual knowledge, with conscious avoidance of actual knowledge, or willfully, cause computer software to be copied onto the computer of a consumer in this state and use the software to do any of the following: (1) Modify, through intentionally deceptive means, any of the following settings related to the computer's access to, or use of, the internet: (a) The page that appears when an authorized user launches an internet browser or similar software program used to access and navigate the internet; (b) the default provider or web proxy the authorized user uses to access or search the internet; and (c) the authorized user's list of bookmarks used to access web pages;

(2) Collect, through intentionally deceptive means, personally identifiable information that meets any of the designated criteria;

(3) Prevent, without the authorization of an authorized user, through intentionally deceptive means, an authorized user's reasonable efforts to block the installation of, or to disable, software by causing software that the authorized user has properly removed or disabled to automatically reinstall or reactivate on the computer without the authorization of an authorized user;

(4) Intentionally misrepresent that software will be uninstalled or disabled by an authorized user's action, with knowledge that the software will not be uninstalled or disabled; and

(5) Through intentionally deceptive means, remove, disable, or render inoperative security, antispyware, or antivirus software installed on the computer.

Declares an intent that this act is a matter of statewide concern. This act supersedes and preempts all rules, regulations, codes, ordinances, and other laws adopted by a city, county, city and county, municipality, or local agency regarding spyware and notices to consumers from computer software providers regarding information collection.

Finds that the practices covered by this act 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.

**HB 1012-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, Hudgins, Simpson, Nixon, Anderson, Morrell, Linville, B. Sullivan, and Ormsby)

(DIGEST AS ENACTED)

Declares that it is unlawful for a person who is not an owner or operator to transmit computer software to the owner or operator's computer with actual knowledge or with conscious avoidance of actual knowledge and to use such software to do any of the following: (1) Modify, through intentionally deceptive means, settings that control any of the following: (a) The page that appears when an owner or operator launches an internet browser or similar computer software used to access and navigate the internet; (b) the default provider or web proxy the owner or operator uses to access or search the internet; and (c) the owner or operator's list of bookmarks used to access web pages;

(2) Collect, through intentionally deceptive means, personally identifiable information: (a) Through the use of a keystroke-

logging function that records all keystrokes made by an owner or operator and transfers that information from the computer to another person; (b) in a manner that correlates such information with data respecting all or substantially all of the web sites visited by an owner or operator, other than web sites operated by the person collecting such information; and (c) described in section 1(10) (d), (e), or (f)(i) or (ii) of this act by extracting the information from the owner or operator's hard drive;

(3) Prevent, through intentionally deceptive means, an owner or operator's reasonable efforts to block the installation or execution of, or to disable, computer software by causing the software that the owner or operator has properly removed or disabled automatically to reinstall or reactivate on the computer;

(4) Intentionally misrepresent that computer software will be uninstalled or disabled by an owner or operator's action; and

(5) Through intentionally deceptive means, remove, disable, or render inoperative security, antispyware, or antivirus computer software installed on the computer.

Declares that it is unlawful for a person who is not an owner or operator to transmit computer software to the owner or operator's computer with actual knowledge or with conscious avoidance of actual knowledge and to use the software to do any of the following: (1) Take control of the computer by: (a) Accessing or using the modem or internet service for such computer to cause damage to the computer or cause an owner or operator to incur financial charges for a service that is not authorized by the owner or operator; (b) opening multiple, sequential, stand-alone advertisements in the owner or operator's internet browser without the authorization of an owner or operator and that a reasonable computer user cannot close without turning off the computer or closing the internet browser;

(2) Modify any of the following settings related to the computer's access to, or use of, the internet: (a) Settings that protect information about the owner or operator in order to steal the owner or operator's personally identifiable information; and (b) security settings in order to cause damage to a computer; and

(3) Prevent an owner or operator's reasonable efforts to block the installation of, or to disable, computer software by doing any of the following: (a) Presenting the owner or operator with an option to decline installation of computer software with knowledge that, when the option is selected, the installation nevertheless proceeds; and (b) falsely representing that computer software has been disabled.

Declares that it is unlawful for a person who is not an owner or operator to do any of the following with regard to the owner or operator's computer: (1) Induce an owner or operator to install a computer software component onto the computer by intentionally misrepresenting the extent to which installing the software is necessary for security or privacy reasons or in order to open, view, or play a particular type of content; and

(2) Deceptively cause the execution on the computer of a computer software component with the intent of causing an owner or operator to use the component in a manner that violates any other provision of this act.

Authorizes a person who is injured under this act to bring a civil action in the superior court to enjoin further violations, or to seek up to one thousand dollars per violation, or actual damages, whichever is greater. The injured individuals may not bring their cause of action as a class action. Nothing in this section prohibits the attorney general from bringing a class action suit under chapter 19.86 RCW.

Provides that, in an action under this act, a court may increase the damages up to three times the damages allowed if the defendant has engaged in a pattern and practice of violating this act. The court may also award costs and reasonable attorneys' fees to the prevailing party.

Declares an intent that this act is a matter of statewide concern. This act supersedes and preempts all rules, regulations, codes, ordinances, and other laws adopted by a city, county, city and county, municipality, or local agency regarding spyware and notices to consumers from computer software providers regarding information collection.

-- 2005 REGULAR SESSION --

Dec 23 Prefiled for introduction.

Jan 10 First reading, referred to Technology, Energy & Communications.  
 Jan 11 Public hearing in committee.  
 Jan 13 Public hearing in committee.  
 Feb 17 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 21 Passed to Rules Committee for second reading.  
 Mar 7 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, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 10 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Mar 17 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 FHC - Majority; do pass.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Apr 4 Executive session in committee.  
 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on second reading.  
 Apr 7 Placed on second reading by Rules Committee.  
 Apr 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 May 17 Governor signed.  
 Chapter 500, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1013** by Representative Morris

Imposing real estate excise taxes on components of certain electrical generation facilities.

Imposes an additional excise tax upon each sale of real property that is a new gas turbine electrical generation facility or component thereof. The rate of tax imposed under this provision is twenty-five one-hundredths percent of the selling price.

Takes effect January 1, 2006.

-- 2005 REGULAR SESSION --

Dec 23 Prefiled for introduction.  
 Jan 10 First reading, referred to Technology, Energy & Communications.  
 Jan 20 Public hearing in committee.

**HB 1014** by Representatives Darneille, O'Brien, Cody, Morrell, Chase, and Schual-Berke

Companion Bill: 5003

Revising DNA testing provision.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1014-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Darneille, O'Brien, Cody, Morrell, Chase, and Schual-Berke)

(DIGEST AS ENACTED)

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.

Directs the court to adopt rules for the preservation of all biological material and evidence samples in connection with criminal cases.

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.

-- 2005 REGULAR SESSION --

- Dec 23 Prefiled for introduction.  
 Jan 10 First reading, referred to Criminal Justice & Corrections.  
 Jan 21 Public hearing and executive action taken in committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 25 Placed on second reading.  
 Jan 26 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Jan 27 First reading, referred to Human Services & Corrections.  
 Feb 1 Public hearing and executive action taken in committee.  
 Feb 2 HSC - Majority; do pass with amendment(s). 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.  
 Feb 16 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Feb 28 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 9 Governor signed.  
 Chapter 5, 2005 Laws.  
 Effective date 3/9/2005.

**HB 1015** by Representatives Campbell, Morrell, Skinner, Hankins, Simpson, Schindler, and Chase

Requiring reporting of infections acquired in health care facilities.

(SUBSTITUTED FOR - SEE 2ND SUB)

Directs the department to: (1) Adopt guidelines and rules for the collection, reporting, analysis, and release of information related to hospital-acquired infection rates at hospitals. In adopting these guidelines and rules, the department shall consider the recommendations of the advisory committee established in this act as well as the definitions, methodologies, and practices of the United States centers for disease control related to hospital-acquired infections; and

(2) Publish an annual report that compares the hospital-acquired infection rates at each individual hospital in the state.

Requires each hospital to: (1) Collect information regarding hospital-acquired infection rates for the specific clinical procedures and categories identified by the department; and

(2) Prepare a report every three months and submit the reports to the department. The collection and reporting of information shall be performed in accordance with the guidelines and rules of the department.

Declares that neither the reports submitted by hospitals to the department under this act, nor any of the data contained in them are subject to discovery by subpoena or admissible as evidence in a civil proceeding.

Declares that the reports submitted by hospitals to the department of health under this act and the data contained in them are exempt from disclosure under chapter 42.17 RCW.

Takes effect August 1, 2005.

**HB 1015-S** by House Committee on Health Care (originally sponsored by Representatives Campbell, Morrell, Skinner, Hankins, Simpson, Schindler, and Chase)

Requiring reporting of hospital-acquired infections in health care facilities.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that hospitals should be implementing evidence-based measures to reduce hospital-acquired infections. The legislature further finds the public should have access to data on outcome measures regarding hospital-acquired infections. Data reporting should be consistent with national hospital reporting standards.

Provides that the department shall adopt guidelines and rules for the identification, tracking, reporting, and release of information related to outcome measures as related to health care-associated infections acquired in hospitals.

Requires the guidelines and rules to consider outcome measures, for an entire hospital or specified units, in the following categories: (1) Surgical site infections for selected procedures;

(2) Surgical antimicrobial prophylaxis;

(3) Outcome measures on ventilator-associated pneumonia;

(4) Central line-associated, laboratory-confirmed bloodstream infections in the intensive care unit; and

(5) Other categories for which there are established measures and the department determines are necessary to protect public health and safety as provided in this act.

Requires the department to publish an annual report on the department's web site that compares the hospital-acquired infection outcomes described in this act at each individual hospital in the state. Comparisons among hospitals shall be adjusted to consider patient mix and other relevant risk factors and control for provider peer groups, when appropriate. The annual report shall disclose data in a format so that no health information about any individual patient is released. The department may respond to requests for data and other information, at the requestor's expense, for special studies and analysis consistent with requirements for confidentiality of patient records and quality improvement information.

Requires the department to establish an advisory committee to make recommendations to the department in the development of guidelines and rules for the collection, reporting, and release of

information related to hospital-acquired infections and to provide advice and recommendations to the department regarding the report in this act to expand the program to ambulatory surgical centers and outpatient surgical centers.

Directs the advisory committee to meet as often as necessary to complete its duties, but not less than three times per year and report to the legislature in November 2008 regarding the activities of United States centers for disease control, centers for medicare and medicaid services, joint commission for the accreditation of health care organizations, and the institute for health care improvement related to reporting hospital-acquired infections.

Requires the department, with the advice and recommendations of the advisory committee created in this act, to issue a report by December 1, 2006, that establishes a plan and timetable for expanding the health care-associated infection identification, tracking, reporting, and analysis program established under this act to include ambulatory surgical centers and outpatient surgical centers.

Provides that neither the reports submitted by hospitals, ambulatory surgical centers, or outpatient surgical centers to the department under this subsection, nor any of the data contained in them are subject to discovery by subpoena or admissible as evidence in a civil proceeding.

**HB 1015-S2** by House Committee on Appropriations (originally sponsored by Representatives Campbell, Morrell, Skinner, Hankins, Simpson, Schindler, and Chase)

(AS OF HOUSE 2ND READING 2/13/06)

Finds that hospitals should be implementing evidence-based measures to reduce hospital-acquired infections. The legislature further finds the public should have access to data on outcome measures regarding hospital-acquired infections. Data reporting should be consistent with national hospital reporting standards.

Provides that the department shall adopt guidelines and rules for the identification, tracking, reporting, and release of information related to outcome measures as related to health care-associated infections acquired in hospitals.

Requires the guidelines and rules to consider outcome measures, for an entire hospital or specified units, in the following categories: (1) Surgical site infections for selected procedures;

(2) Surgical antimicrobial prophylaxis;

(3) Outcome measures on ventilator-associated pneumonia; and

(4) Central line-associated, laboratory-confirmed bloodstream infections in the intensive care unit.

Requires the department to publish an annual report on the department's web site that compares the hospital-acquired infection outcomes described in this act at each individual hospital in the state. Comparisons among hospitals shall be adjusted to consider patient mix and other relevant risk factors and control for provider peer groups, when appropriate. The annual report shall disclose data in a format so that no health information about any individual patient is released. The department may respond to requests for data and other information, at the requestor's expense, for special studies and analysis consistent with requirements for confidentiality of patient records and quality improvement information.

Requires the department to establish an advisory committee to make recommendations to the department in the development of guidelines and rules for the collection, reporting, and release of information related to hospital-acquired infections and to provide advice and recommendations to the department regarding the report in this act to expand the program to ambulatory surgical centers and outpatient surgical centers.

Directs the advisory committee to meet as often as necessary to complete its duties, but not less than three times per year and report to the legislature in November 2008 regarding the activities of United States centers for disease control, centers for medicare and medicaid services, joint commission for the accreditation of health care organizations, and the institute for health care improvement related to reporting hospital-acquired infections.

Requires the department, with the advice and recommendations of the advisory committee created in this act, to

issue a report by December 1, 2006, that establishes a plan and timetable for expanding the health care-associated infection identification, tracking, reporting, and analysis program established under this act to include ambulatory surgical centers and outpatient surgical centers.

Provides that neither the reports submitted by hospitals, ambulatory surgical centers, or outpatient surgical centers to the department under this subsection, nor any of the data contained in them are subject to discovery by subpoena or admissible as evidence in a civil proceeding.

-- 2005 REGULAR SESSION --

Dec 28 Prefiled for introduction.

Jan 10 First reading, referred to Health Care.

Feb 4 Public hearing in committee.

-- 2006 REGULAR SESSION --

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

Jan 10 Public hearing in committee.

Jan 31 Executive session in committee.

HC - Executive action taken by committee.

HC - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 3 Referred to Appropriations.

Feb 4 Public hearing, executive action taken, and executive action taken in committee.

APP - Executive action taken by committee.

APP - Majority; 2nd substitute bill be substituted, do pass.

Feb 7 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading.

Feb 13 2nd substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 59; nays, 39; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Health & Long-Term Care.

Feb 20 Public hearing in committee.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1016** by Representatives Campbell, Kirby, Appleton, and Simpson

Limiting when the presence of a dog may affect the availability of homeowner's insurance.

(AS OF HOUSE 2ND READING 3/14/05)

Provides that an insurer licensed to write liability insurance, such as homeowner's insurance, in this state may not deny an application for a homeowner's insurance policy, or cancel, refuse to renew, or modify an existing homeowner's insurance policy, on the basis that the applicant or insured owns or harbors a specific breed of dog on the real property, unless the dog is a dangerous dog as defined in RCW 16.08.070.

Provides that an insurer may require that the insured provide: (1) Written certification from the insured that the dog provides little risk based on the dog's nature and history; and

(2) Written certification that the dog provides little risk based on the dog's nature and history in the form of: (a) A written statement from a licensed veterinarian who may be familiar with the dog in question; or (b) a written statement from a licensed dog trainer from a canine obedience school; or (c) a canine good citizen certificate from the American kennel club.

-- 2005 REGULAR SESSION --

Dec 28 Prefiled for introduction.

Jan 10 First reading, referred to Financial Institutions & Insurance.

Jan 18 Public hearing in committee.

Jan 27 Executive session in committee.

FII - Majority; do pass.

Jan 31 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 14 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 71; nays, 25;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Financial Institutions,  
 Housing & Consumer Protection.  
 Mar 23 Public hearing in committee.  
 Mar 24 Executive session in committee.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Feb 6 House Rules "X" file.

**HB 1017** by Representatives Campbell, Morrell, McCune,  
 Lovick, Sells, Wallace, and Ormsby

Restricting the sale of pseudoephedrine to licensed pharmacists.

Provides that any compound, mixture, or preparation containing any detectable quantity of ephedrine, pseudoephedrine, or phenylpropanolamine, or their salts, isomers, or salts of isomers, dispensed, sold, or distributed at retail shall be dispensed, sold, or distributed only by a licensed pharmacist or a practitioner as defined in RCW 18.64.011.

-- 2005 REGULAR SESSION --

Dec 28 Prefiled for introduction.  
 Jan 10 First reading, referred to Health Care.  
 Feb 18 Public hearing in committee.

**HB 1018** by Representatives Campbell, Morrell, McCune,  
 Hudgins, Conway, Kenney, Lovick, Sells, and  
 Ormsby

Requiring photo identification in the sale and purchase of products containing ephedrine, pseudoephedrine, and phenylpropanolamine.

Provides that a pharmacy licensed by, or shopkeeper or itinerant vendor registered with, the department of health under chapter 18.64 RCW, or an employee thereof, or a practitioner as defined in RCW 18.64.011, may not knowingly sell, transfer, or otherwise furnish to any person a product that he or she knows to contain ephedrine, pseudoephedrine, or phenylpropanolamine, their salts, isomers, or salts of isomers, without first obtaining photo identification of the person that shows the date of birth of the person, and having the person sign a written log or receipt showing the date of the transaction, name of the person, and the amount of the product being sold, transferred, or otherwise furnished.

-- 2005 REGULAR SESSION --

Dec 28 Prefiled for introduction.  
 Jan 10 First reading, referred to Health Care.  
 Feb 18 Public hearing in committee.

**HB 1019** by Representatives Campbell, Kirby, McCune,  
 Clements, Wood, Hudgins, Simpson, Green,  
 Morrell, Conway, P. Sullivan, Linville, B. Sullivan, McDonald,  
 Lovick, Dunn, Chase, and Ormsby

Providing a property tax exemption to veterans with severe disabilities.

(DIGEST AS ENACTED)

Provides property tax exemptions for persons with disabilities related to the performance of military duties.

Finds that veterans with one hundred percent service-connected disabilities have given so much to our country that they deserve property tax relief.

Applies to taxes levied for collection in 2006 and thereafter.

-- 2005 REGULAR SESSION --

Dec 28 Prefiled for introduction.  
 Jan 10 First reading, referred to Finance.  
 Feb 16 Public hearing in committee.  
 Apr 15 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; do pass.  
 Apr 18 Placed on second reading.  
 Apr 19 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Apr 20 Held on first reading.  
 Apr 22 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, 47; nays, 0;  
 absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 House concurred in Senate amendments.  
 Passed final passage; yeas, 96; nays, 0; absent,  
 0; excused, 2.  
 Apr 24 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 3 Governor signed.  
 Chapter 248, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1020** by Representatives Morris and B. Sullivan

Regarding electrical transmission.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, on or after July 1, 2007, for applications to site electrical transmission facilities under RCW 80.50.060(3), the council must approve applications for siting of electrical transmission facilities in corridors designated for this purpose by a county or city under chapter 36.70A RCW where the county or city has: (1) Identified electrical transmission facility corridors as part of its comprehensive plan under chapter 36.70A RCW and has adopted policies and maps that guide the siting of electrical transmission facilities;

(2) Adopted development regulations under chapter 36.70A RCW that implement the siting of electrical transmission facilities; and

(3) Coordinated its applicable plan and regulations with those jurisdictions that have common borders or related regional electrical transmission facility siting issues.

Declares that the provisions of this act are intended to limit the council's authority to certify the location of electrical transmission facilities but not the regulation, construction, and operational conditions of the electrical transmission facilities.

**HB 1020-S** by House Committee on Technology, Energy &  
 Communications (originally sponsored by  
 Representatives Morris and B. Sullivan)

(DIGEST AS ENACTED)

Finds that section 1221 of the national energy policy act also authorizes a state siting authority, in those instances where applicants seek a federal construction permit otherwise authorized pursuant to section 1221 of the act, to assert jurisdiction on the basis of existing state regulatory authority.

Finds that section 1221 of the national energy policy act further authorizes a state siting authority to approve the siting of

facilities or consider the interstate benefits to be achieved by proposed construction or modification as provided for in section 1221(b)(1)(A)(i)-(ii) of the act or other provisions of the act, or rules and regulations implementing the act, and to convey the views and recommendations regarding the need for and impact of a transmission facility where the federal energy regulatory commission is determined to have jurisdiction.

Declares that the council is designated as the state authority for purposes of siting transmission facilities under the national energy policy act of 2005 and for purposes of other such rules or regulations that may be adopted by the secretary. The council's authority regarding transmission facilities is limited to those transmission facilities that are the subject of section 1221 of the national energy policy act and chapter 80.50 RCW.

-- 2005 REGULAR SESSION --

Jan 3 Prefiled for introduction.

Jan 10 First reading, referred to Technology, Energy & Communications.

Jan 14 Public hearing in committee.

Jan 27 Executive session in committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.

Jan 31 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.

Feb 28 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 93; nays, 2; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 2 First reading, referred to Water, Energy & Environment.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 WEE - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.

Apr 14 Placed on second reading by Rules Committee.

Apr 15 Committee amendment not adopted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

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

-- 2006 REGULAR SESSION --

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

Jan 26 Placed on third reading by Rules Committee.

Jan 27 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 --

Jan 31 First reading, referred to Water, Energy & Environment.

Feb 15 Public hearing in committee.

Feb 16 Executive session in committee.

Feb 21 Executive session in committee.

Feb 22 WEE - Majority; do pass with amendment(s).  
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, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 96; nays, 0; absent, 0; excused, 2.

Mar 6 Speaker signed.  
-- IN THE SENATE --

Mar 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 24 Governor signed.  
Chapter 196, 2006 Laws.  
Effective date 6/7/2006.

**HB 1021** by Representatives Morris, Morrell, B. Sullivan, McCoy, and Chase

Providing small wind permitting standards.

Finds that: (1) Wind energy is an abundant, renewable, and nonpolluting energy resource;

(2) When converted to electricity, wind energy reduces dependence on nonrenewable energy resources and reduces air and water pollution that result from conventional sources;

(3) Distributed small wind energy systems also enhance the reliability and power quality of the power grid, reduce peak power demands, increase in-state electricity generation, diversify the state's energy supply portfolio, and make the electricity supply market more competitive by promoting consumer choice; and

(4) Small wind energy systems, designed for on-site home, farm, and small commercial use, are an excellent technology to help achieve the goals of increased in-state electricity generation, reduced demand on the state electric grid, increased consumer energy independence, and nonpolluting electricity generation.

Authorizes a local agency to, by ordinance, provide for the installation of small wind energy systems on parcels of land of at least one acre in its jurisdiction. The local agency may establish a process for the issuance of a conditional use permit for small wind energy systems.

-- 2005 REGULAR SESSION --

Jan 3 Prefiled for introduction.

Jan 10 First reading, referred to Technology, Energy & Communications.

Jan 14 Public hearing in committee.

**HB 1022** by Representatives Orcutt, Buck, Kessler, Takko, and Blake

Providing tax incentives for the construction of tsunami resistant structures.

(SEE ALSO PROPOSED 1ST SUB)

Finds that coastal communities lack adequate tsunami resistant structures to protect human lives.

Declares an intent to provide incentives to construct tsunami resistant structures.

Declares an intent that these tsunami resistant structures be used for other purposes when not in use for emergency shelter such as training for emergency responders.

**HB 1022-S** by House Committee on Finance (originally sponsored by Representatives Orcutt, Buck, Kessler, Takko, and Blake)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that coastal communities lack adequate tsunami resistant structures to protect human lives.

Declares an intent to provide incentives to construct tsunami resistant structures.

Declares an intent that these tsunami resistant structures be used for other purposes when not in use for emergency shelter such as training for emergency responders.

-- 2005 REGULAR SESSION --

Jan 5 Prefiled for introduction.

Jan 10 First reading, referred to Finance.

Jan 28 Public hearing in committee.

Mar 7 Executive session in committee.

FIN - Majority; 1st substitute bill be substituted, do pass.  
 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Finance.

Rules Committee relieved of further consideration.  
 Referred to Local Government.

**HB 1023** by Representatives Orcutt, Buck, Kessler, Takko, and Blake

Authorizing an exemption from critical area development regulations for tsunami resistant structures.

(SEE ALSO PROPOSED 1ST SUB)

Declares that the guidelines established by the department under this act regarding classification of critical areas shall provide for an exemption for tsunami resistant structures built in geologically hazardous areas. For the purposes of this act, "tsunami resistant structure" means a structure that: (1) Meets construction standards adopted by a local government pursuant to guidelines issued by the national oceanic and atmospheric administration under the national tsunami hazard mitigation program as of January 1, 2005;

(2) Is designed for the primary purpose of providing emergency shelter to the residents of the local government in the event of a tsunami;

(3) Is not suitable for long-term residential habitation; and

(4) May be used as a training site for emergency responders.

**HB 1023-S** by House Committee on Local Government (originally sponsored by Representatives Orcutt, Buck, Kessler, Takko, and Blake)

Requiring critical areas classification guidelines to accommodate tsunami resistant structures.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the guidelines established by the department under this act regarding classification of critical areas shall provide for an exemption for tsunami resistant structures built in geologically hazardous areas. For the purposes of this act, "tsunami resistant structure" means a structure that: (1) Meets construction standards adopted by a local government pursuant to guidelines issued by the national oceanic and atmospheric administration under the national tsunami hazard mitigation program as of January 1, 2005;

(2) Is designed for the primary purpose of providing emergency shelter to the residents of the local government in the event of a tsunami;

(3) Is not suitable for long-term residential habitation;

(4) May be used as a training site for emergency responders; and

(5) Is included as a hazard mitigation measure in an adopted comprehensive hazard mitigation plan approved by the department of ecology or the United States federal emergency management agency.

-- 2005 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
 Jan 10 First reading, referred to Local Government.  
 Jan 17 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Feb 24 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.

**HB 1024** by Representatives Kirby and Campbell; by request of Board For Judicial Administration

Changing requirements for issuing salary warrants for judges.

(DIGEST AS ENACTED)

Revises RCW 2.56.040 relating to requirements for issuing salary warrants for judges.

-- 2005 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
 Jan 10 First reading, referred to Judiciary.  
 Jan 18 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 JUDI - Majority; do pass.  
 Jan 27 Passed to Rules Committee for second reading.  
 Feb 1 Rules Committee relieved of further consideration.  
 Placed on second reading suspension calendar.  
 Feb 4 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 8 First reading, referred to Judiciary.  
 Mar 17 Public hearing in committee.  
 Mar 29 Executive session in committee.  
 Mar 30 JUD - Majority; do pass.  
 Mar 31 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, 47; nays, 0; absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 26 Governor signed.  
 Chapter 182, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1025** by Representatives Morris, Upthegrove, Simpson, Nixon, Anderson, Morrell, Linville, B. Sullivan, Wallace, and Ormsby

Enhancing integrity of voting systems.

Requires the manufacturer or distributor of a voting system or component of a voting system to provide the secretary of state access to the source code of the voting system or component at the time the system is submitted for an examination and anytime following certification. Following certification of a voting system or component of a voting system, the manufacturer or distributor must notify the secretary of state each time the source code is modified, and provide the secretary of state access to the modified version. The source code is exempt from public disclosure under RCW 42.17.310(1)(h).

Declares that no modification, change, redesign, or improvement may be made to any voting system or component of a system related to vote tallying, casting, counting, and storage, other than hardware replacement, without notification of the secretary of state for reexamination or reapproval by the secretary of state under this act.

Requires that reexamination or reapproval of voting systems under RCW 29A.12.050 must be performed in the following manner: (1) The modification must be reviewed and approved by an appropriate independent testing authority approved by the

federal election assistance commission before submission to the secretary of state for approval.

(2) The submission must include: (a) The purpose and effect of the modification; (b) clear and complete documentation of the change including a description, an affected code, affected systems, and a before and after depiction of the change; (c) a statement from the vendor declaring the completeness of the submission, sworn under penalty of perjury and loss of system certification.

Authorizes the secretary of state to review and test the change before issuing or denying an emergency approval for use only in the subsequent election.

Provides that, after January 1, 2007, no voting device or machine may be used to conduct a primary or general or special election that uses punched holes to record the voter's choices.

Declares that the secretary of state may not certify under Title 29A RCW any voting device or machine for use in conducting a primary or general or special election that uses punched holes to record the voter's choices.

Authorizes the secretary of state to withdraw the certification of any voting system hardware, software, or system component for cause. Before withdrawing a certification the secretary of state shall conduct a public hearing intended to document and allow input from affected system users and vendors before rendering a decision. The secretary of state shall post the report of withdrawal of certification to a publicly available electronic medium and transmit notice of withdrawal of certification under this section to each county auditor within five days after completing the examination.

Requires that, before each state primary or general election logic and accuracy testing of poll site based systems or electronic voting devices must be performed by the county under the observation of the office of the secretary of state during the process of final preparation before system distribution to each poll site.

Requires that, after all tests are performed and the machine is ready for distribution, the machine must be sealed and the seal number recorded. The procedure described in this provision will serve as the official logic and accuracy test of these devices.

Provides that a log must be created during the testing of poll site based ballot counters and electronic voting devices. The log must record the time and place of each test, the precinct number, seal number, and machine number of each ballot counter or voting device, and the initials of each person testing and observing the test for each machine. This log must be included in the official logic and accuracy test materials. The processes described in this act must be open to observation and subject to all notices and observers under rules adopted by the secretary of state.

Requires the secretary of state to empanel a task force of elections and computer security experts to be known as the "Washington Voting Systems Board" to study and determine the potential for election fraud.

Requires that, if a poll site based electronic voting device produces an individual paper record at the time of voting, the device must allow the paper record to be reviewed by the voter before finalizing his or her vote.

Provides that, if a poll site based electronic voting device provides an alternative method for the voter to verify his or her vote, the alternative method must maintain privacy in the act of voting while allowing a voter to verify that his or her votes were cast and recorded as intended, in a technology separate and distinct from the poll site based electronic voting device.

Declares that any 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 the electronic record produced and counted by poll site electronic voting devices is the official record of each vote for election purposes. However, any paper records produced under this act must be stored and used as the official record of each vote for election purposes in the following specified circumstances only: (1) In the event of a mandatory manual recount of votes under RCW 29A.64.021;

(2) In the event of a requested recount under RCW 29A.64.011;

(3) By order of the county canvassing board;

(4) By order of the superior court of a county; or

(5) For use in the four percent random audit of results required by this act.

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.

Requires ballot counting systems to be secured physically and electronically against unauthorized access. Ballot counting systems must not be connected to, or operated on, any electronic network including internal office networks, the Internet, or the World Wide Web.

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. This audit must be conducted by randomly selecting four percent of the poll site based electronic voting devices, and comparing the results recorded by each device with those recorded on either the paper records or alternative voter-verified technology for three randomly selected races or issues on each device. This audit procedure must be subject to observation by political party representatives if representatives have been appointed and are present at the time of the audit.

Declares that anyone who removes a paper record or alternative voter-verified technology produced by a poll site based electronic voting device from a polling place without authorization is guilty of a class C felony punishable under RCW 9A.20.021.

Declares that all voting system and voting device purchases made after July 1, 2005, are subject to the requirements of this act. All existing voting system and voting device approval and certifications for electronic voting systems and devices are in effect until January 1, 2007.

Requires the secretary of state, in consultation with the information services board, to establish procedures for the procurement of certified voting systems through master contracts. County auditors, using funding disbursed through the election account established in the state treasury by section 1, chapter 48, Laws of 2003, for the procurement of voting systems, must consider the use of master contracts approved by the secretary of state.

Declares that nothing in this act prevents the state of Washington, its counties, or its voters from participating in the Secure Electronic Registration and Voting Experiment (SERVE) as authorized by PL 107-107, Title 16, section 1604 and chapter 17, Laws of 2003 1st sp. sess. including system certification, voter registration, and voting.

Repeals 2004 c 267 s 702.

-- 2005 REGULAR SESSION --

Jan 5	Prefiled for introduction.
Jan 10	First reading, referred to State Government Operations & Accountability.
Jan 26	Public hearing in committee.

**HB 1026** by Representatives Murray, Linville, and Morris; by request of Governor Locke

Companion Bill: 5012

Making 2003-05 supplemental transportation appropriations.

Makes 2003-05 supplemental transportation appropriations.

-- 2005 REGULAR SESSION --

Jan 6	Prefiled for introduction.
Jan 10	First reading, referred to Transportation.
Jan 19	Public hearing in committee.

**HB 1027** by Representatives Murray, Linville, and Morris; by request of Governor Locke

Companion Bill: 5011

Making 2005-07 transportation appropriations.

(SEE ALSO PROPOSED 1ST SUB)

Makes 2005-07 transportation appropriations.

**HB 1027-S** by House Committee on Transportation (originally sponsored by Representatives Murray, Linville, and Morris; by request of Governor Locke)

Making 2005-07 and 2003-05 transportation appropriations.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Makes 2005-07 and 2003-05 transportation appropriations.

-- 2005 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 10 First reading, referred to Transportation.  
 Jan 19 Public hearing in committee.  
 Apr 11 Public hearing in committee.  
 Apr 12 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Apr 13 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Transportation.

**HB 1028** by Representatives Conway, Hankins, Sells, Simpson, Wood, Campbell, Santos, Green, McIntire, Morrell, Kenney, B. Sullivan, McCoy, Hasegawa, Chase, and Ormsby; by request of Governor Locke

Companion Bill: 5097

Providing for apprenticeship utilization requirements on public works projects.

(SEE ALSO PROPOSED 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.

**HB 1028-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Hankins, Sells, Simpson, Wood, Campbell, Santos, Green, McIntire, Morrell, Kenney, B. Sullivan, McCoy, Hasegawa, Chase, and Ormsby; by request of Governor Locke)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

-- 2005 REGULAR SESSION --

Jan 7 Prefiled for introduction.  
 Jan 10 First reading, referred to Commerce & Labor.  
 Jan 19 Public hearing in committee.  
 Jan 24 Executive session in committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Jan 27 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1029** by Representatives Simpson, Rodne, B. Sullivan, and Anderson

Companion Bill: 5031

Regulating ATVs.

(SEE ALSO PROPOSED 2ND SUB)

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.

**HB 1029-S** by House Committee on Transportation (originally sponsored by Representatives Simpson, Rodne, B. Sullivan, and Anderson)

(SEE ALSO PROPOSED 2ND SUB)

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, and approved by the director.

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, 2007, to operate an ATV on public land a person under sixteen years of age 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 twenty-one days in a calendar year.

Declares that no person may: (1) Cross any interstate or limited access highway;

(2) Operate an all-terrain vehicle on public land, if under sixteen years of age, without continuous adult supervision;

(3) Operate an all-terrain vehicle on public land, if under sixteen years of age, without eye protection and a safety helmet;

(4) Carry a passenger on an all-terrain vehicle on public land unless the ATV is specifically manufactured to accommodate multiple riders.

**HB 1029-S2** by House Committee on Transportation (originally sponsored by Representatives Simpson, Rodne, B. Sullivan, and Anderson)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

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, and approved by the director.

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 January 1, 2008, to operate an ATV on public land a person under sixteen years of age 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 twenty-one days in a calendar year.

Declares that no person may: (1) Cross any interstate or limited access highway;

(2) Operate an all-terrain vehicle on public land, if under sixteen years of age, without continuous adult supervision;

(3) Operate an all-terrain vehicle on public land, if under sixteen years of age, without eye protection and a safety helmet;

(4) Carry a passenger on an all-terrain vehicle on public land unless the ATV is specifically manufactured to accommodate multiple riders.

-- 2005 REGULAR SESSION --

Jan 7 Prefiled for introduction.  
Jan 10 First reading, referred to Transportation.  
Feb 28 Public hearing in committee.  
Mar 5 Executive session in committee.

TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 7 Passed to Rules Committee for 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, 59; nays, 38; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 16 First reading, referred to Transportation.

Mar 22 Public hearing in committee.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further consideration.

Referred to Transportation.

Jan 16 Public hearing in committee.

Jan 25 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; 2nd substitute bill be substituted, do pass.

Jan 30 Passed to Rules Committee for second reading.

**HB 1030** by Representatives Orcutt, McDonald, Haler, Roach, Bailey, Serben, Kretz, Morrell, Schindler, Woods, Shabro, Dunn, Ahern, Strow, Pearson, Newhouse, Kristiansen, and Wallace

Increasing the amount of the small business business and occupation tax credit.

Amends RCW 82.04.4451 to increase the amount of the small business business and occupation tax credit.

-- 2005 REGULAR SESSION --

Jan 7 Prefiled for introduction.

Jan 10 First reading, referred to Finance.

Feb 28 Public hearing in committee.

**HB 1031** by Representatives Conway, Cody, Simpson, Wood, Green, McIntire, Morrell, Kenney, P. Sullivan, and Darneille; by request of Governor Locke

Companion Bill: 5037

Providing long-term funding for problem gambling.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides long-term funding for problem gambling.

**HB 1031-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Cody, Simpson, Wood, Green, McIntire, Morrell, Kenney, P. Sullivan, and Darneille; by request of Governor Locke)

(DIGEST AS ENACTED)

Provides long-term funding for problem gambling.

Declares an intent to provide long-term, dedicated funding for public awareness and education regarding problem and pathological gambling, training in its identification and treatment, and treatment services for problem and pathological gamblers and, as clinically appropriate, members of their families.

-- 2005 REGULAR SESSION --

Jan 7 Prefiled for introduction.

Jan 10 First reading, referred to Commerce & Labor.

Jan 17 Public hearing in committee.

Feb 23 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted,  
do pass.  
Minority; do not pass.

Feb 28 Referred to Finance.

Mar 4 Public hearing in committee.

Mar 5 FIN - Majority; do pass 1st substitute bill  
proposed by Commerce & Labor.  
Minority; do not pass.

Mar 7 Executive session in committee.  
Passed to Rules Committee for second reading.

Mar 9 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, 57; nays, 39;  
absent, 0; excused, 2.  
-- IN THE SENATE --

Mar 16 First reading, referred to Labor, Commerce,  
Research & Development.

Mar 17 Executive session in committee.

Mar 18 LCRD - Majority; without recommendation.  
And refer to Ways & Means.  
Referred to Ways & Means.

Mar 23 Executive session in committee.

Mar 28 WM - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.

Apr 1 Placed on second reading by Rules Committee.

Apr 6 Committee amendment adopted as amended.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 36; nays, 12;  
absent, 1; excused, 0.  
-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 63; nays, 32;  
absent, 0; excused, 3.

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

Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 10 Governor signed.  
Chapter 369, 2005 Laws.  
Effective date 7/1/2005.

**HB 1032** by Representatives Kirby, Roach, Simpson, and Schual-Berke; by request of Insurance Commissioner

Companion Bill: 5195

Adopting the interstate insurance product regulation compact.

(DIGEST AS ENACTED)

Declares that, under the terms and conditions of this act, the state of Washington seeks to join with other states and establish the interstate insurance product regulation compact and thus become a member of the interstate insurance product regulation commission.

Declares that the purposes of the compact under this act are, through means of joint and cooperative action among the compacting states: (1) To promote and protect the interest of consumers of individual and group annuity, life insurance, disability income, and long-term care insurance products;

(2) To develop uniform standards for insurance products covered under the compact;

(3) To establish a central clearinghouse to receive and provide prompt review of insurance products covered under the compact and, in certain cases, advertisements related thereto, submitted by insurers authorized to do business in one or more compacting states;

(4) To give appropriate regulatory approval to those product filings and advertisements satisfying the applicable uniform standard;

(5) To improve coordination of regulatory resources and expertise between state insurance departments regarding the setting of uniform standards and review of insurance products covered under the compact;

(6) To create the interstate insurance product regulation commission; and

(7) To perform these and such other related functions as may be consistent with the state regulation of the business of insurance.

-- 2005 REGULAR SESSION --

Jan 11 First reading, referred to Financial Institutions & Insurance.

Jan 20 Public hearing and executive action taken in committee.

FII - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 25 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 4 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.

-- IN THE SENATE --

Mar 8 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 29 Public hearing and executive action taken in committee.

Mar 30 FHC - Majority; do pass.

Mar 31 Passed to Rules Committee for second reading.

Apr 1 Made eligible to be placed on second reading.

Apr 5 Placed on second reading by Rules Committee.

Apr 6 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 0;  
absent, 2; excused, 1.

-- IN THE HOUSE --

Apr 11 Speaker signed.

-- IN THE SENATE --

Apr 12 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 14 Delivered to Governor.

Apr 20 Governor signed.

Chapter 92, 2005 Laws.

Effective date 7/24/2005.

**HB 1033** by Representatives Kirby, Roach, Morrell, and Simpson; by request of Insurance Commissioner

Companion Bill: 5196

Regulating insurable interests and employer-owned life insurance.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides for the regulation of insurable interests and employer-owned life insurance.

**HB 1033-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kirby, Roach, Morrell, and Simpson; by request of Insurance Commissioner)

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

Provides for the regulation of insurable interests and employer-owned life insurance.

-- 2005 REGULAR SESSION --

Jan 11 First reading, referred to Financial Institutions & Insurance.

Jan 20 Public hearing in committee.

Feb 8 Executive session in committee.

FII - Executive action taken by committee.

Feb 9 FII - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 10 Passed to Rules Committee for second reading.  
Mar 2 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, 55; nays, 43; absent, 0; excused, 0.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1034** by Representatives Kirby, Roach, and Simpson; by request of Insurance Commissioner

Companion Bill: 5197

Conducting the administrative supervision of financially distressed insurers.

(DIGEST AS ENACTED)

Provides that an insurer may be subject to administrative supervision by the commissioner if upon examination or at any other time the commissioner makes a finding that: (1) The insurer's condition renders the continuance of its business financially hazardous to the public or to its insureds consistent with title 48 RCW or any rules adopted by the commissioner;

(2) The insurer has or appears to have exceeded its powers granted under its certificate of authority and this title or any rules adopted by the commissioner;

(3) The insurer has failed to comply with the applicable provisions of Title 48 RCW or rules adopted by the commissioner such that its condition has or will render the continuance of its business financially hazardous to the public or to its insureds;

(4) The business of the insurer is being conducted fraudulently; or

(5) The insurer gives its consent.

-- 2005 REGULAR SESSION --  
Jan 11 First reading, referred to Financial Institutions & Insurance.  
Jan 20 Public hearing in committee.  
Feb 1 Executive session in committee.  
FII - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Mar 2 Made eligible to be placed on second reading.  
Mar 8 Placed on second reading by Rules Committee.  
Mar 9 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 10 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Mar 29 Public hearing in committee.  
Mar 30 Executive session in committee.  
Apr 1 FHC - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Made eligible to be placed on second reading.  
Apr 6 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, 42; nays, 0; absent, 5; excused, 2.  
-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 13 Governor signed.  
Chapter 432, 2005 Laws.  
Effective date 7/24/2005.

**HB 1035** by Representatives Kirby, Roach, Simpson, and Schual-Berke; by request of Insurance Commissioner

Companion Bill: 5317

Providing confidentiality to certain insurance commissioner examinations.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides confidentiality to certain insurance commissioner examinations.

**HB 1035-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Kirby, Roach, Simpson, and Schual-Berke; by request of Insurance Commissioner)

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

Provides confidentiality to certain insurance commissioner examinations.

-- 2005 REGULAR SESSION --  
Jan 11 First reading, referred to State Government Operations & Accountability.  
Jan 21 Public hearing in committee.  
Jan 28 Executive session in committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Feb 1 Referred to Financial Institutions & Insurance.  
Feb 16 Public hearing in committee.  
Feb 24 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; do pass 1st substitute bill proposed by State Government Operations & Accountability.  
Mar 1 Passed to Rules Committee for second reading.  
Mar 2 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, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 10 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1036** by Representative Sommers; by request of Office of Financial Management

Making 2005-07 operating appropriations based on current law.

Makes 2005-07 operating appropriations based on current law.

-- 2005 REGULAR SESSION --  
Jan 11 First reading, referred to Appropriations.

**HB 1037** by Representative Sommers; by request of Governor Locke

Companion Bill: 5074

Making 2003-05 supplemental operating appropriations.

(SEE ALSO PROPOSED 1ST SUB)

Makes 2003-05 supplemental operating appropriations.

**HB 1037-S** by House Committee on Appropriations (originally sponsored by Representative Sommers; by request of Governor Locke)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Makes 2003-05 supplemental operating appropriations.

-- 2005 REGULAR SESSION --

Jan 11 First reading, referred to Appropriations.

Jan 19 Public hearing in committee.

Mar 22 Work session in committee.

Mar 24 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 29 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Appropriations.

**HB 1038** by Representative Sommers; by request of Governor Locke

Companion Bill: 5073

Making 2005-07 operating appropriations.

Makes 2005-07 operating appropriations.

-- 2005 REGULAR SESSION --

Jan 11 First reading, referred to Appropriations.

**HB 1039** by Representative Sommers; by request of Office of Financial Management

Creating a general fund working capital designation.

Creates the ready reserve account in the state treasury. Beginning with fiscal year 2006, at the end of each fiscal year, the state treasurer shall deposit in the ready reserve account all general fund-state revenues in excess of the expenditures from general fund-state appropriations for that fiscal year, up to the state expenditure limit for that fiscal year.

Directs the office of financial management to determine the amount that is in excess of the expenditures from the general fund-state appropriation for that fiscal year and inform the state treasurer.

Provides that the ready reserve account fund balance shall not exceed five percent of annual general fund-state revenues. Any balance in excess of five percent shall be transferred upon notice by the office of financial management, but no less than once per fiscal year by the state treasurer, to the emergency reserve fund.

Authorizes the legislature to appropriate moneys from the ready reserve account with a simple majority vote of both houses of the legislature.

-- 2005 REGULAR SESSION --

Jan 11 First reading, referred to Appropriations.

**HB 1040** by Representative Sommers; by request of Office of Financial Management

Regarding the operations of residential habilitation centers.

Revises provisions relating to the operations of residential habilitation centers.

Repeals RCW 71A.20.030.

-- 2005 REGULAR SESSION --

Jan 11 First reading, referred to Children & Family Services.

**HB 1041** by Representative Sommers; by request of Office of Financial Management

Revising the nursing facility medicaid payment system.

(SEE ALSO PROPOSED 1ST SUB)

Revises the nursing facility medicaid payment system.

Repeals RCW 74.46.433 and 74.46.439.

**HB 1041-S** by House Committee on Appropriations (originally sponsored by Representative Sommers; by request of Office of Financial Management)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the nursing facility medicaid payment system.

-- 2005 REGULAR SESSION --

Jan 11 First reading, referred to Appropriations.

Jan 24 Public hearing in committee.

Apr 18 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Apr 20 Placed on second reading.

Apr 24 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Appropriations.

**HB 1042** by Representative Sommers; by request of Governor Locke

Moving the early childhood education and assistance program into the department of social and health services.

Declares that the early childhood education and assistance program is a comprehensive preschool program designed to aid at-risk children, and to enhance readiness for success in school and life. The needs of the children and their families will be best served if it is consolidated with other early childhood services.

Finds that administering similar programs from the same agency will have the benefit of improving connections with social supports, better connection between the child care programs and the preschool program for both the families and the providers, and greater administrative efficiencies.

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.

Repeals RCW 28A.215.140 and 28A.215.190.

- 2005 REGULAR SESSION --  
 Jan 11 First reading, referred to Education.  
 Jan 18 Committee relieved of further consideration.  
 Referred to Children & Family Services.
- 
- HB 1043** by Representative Sommers; by request of Office of Financial Management  
 Adjusting public pension gain-sharing increase amounts.  
 Revises public pension gain-sharing increase amounts.
- 2005 REGULAR SESSION --  
 Jan 11 First reading, referred to Appropriations.  
 Feb 17 Public hearing in committee.
- 
- HB 1044** by Representative Sommers; by request of Office of Financial Management  
 Changing pension funding methodology.  
(SUBSTITUTED FOR - SEE 1ST SUB)  
 Revises pension funding methodology.
- HB 1044-S** by House Committee on Appropriations (originally sponsored by Representative Sommers; by request of Office of Financial Management)  
(DIGEST AS ENACTED)  
 Revises pension funding methodology.  
 Requires that, during the 2005 interim, the select committee on pension policy shall study the options available to the legislature for addressing the liability associated with future gain-sharing benefits. These options may include, but shall not be limited to, repealing, delaying, or suspending the gain-sharing provisions in law; making gain-sharing discretionary; or replacing gain-sharing benefits with other benefits such as plan choice, employer defined contributions, retirement eligibility enhancements, and postretirement adjustments. The select committee on pension policy shall report the findings and recommendations of its study to the legislative fiscal committees by no later than December 15, 2005.
- 2005 REGULAR SESSION --  
 Jan 11 First reading, referred to Appropriations.  
 Apr 18 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Apr 20 Placed on second reading.  
 Apr 21 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 55; nays, 42; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Apr 22 Read first time, rules suspended, and placed on second reading calendar.  
 Apr 23 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 25; nays, 23; absent, 1; excused, 0.  
 -- IN THE HOUSE --  
 Apr 24 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 10 Governor signed.  
 Chapter 370, 2005 Laws.  
 Effective date 7/24/2005\*.
- 
- HB 1045** by Representative Sommers; by request of Office of Financial Management  
 Creating the gambling account.  
 Establishes the gambling account.
- 2005 REGULAR SESSION --  
 Jan 11 First reading, referred to Appropriations.  
 Jan 24 Public hearing in committee.
- 
- HB 1046** by Representative Sommers; by request of Office of Financial Management  
 Limiting the use of the public safety and education account.  
(SEE ALSO PROPOSED 1ST SUB)  
 Limits the use of the public safety and education account.
- HB 1046-S** by House Committee on Appropriations (originally sponsored by Representative Sommers; by request of Office of Financial Management)  
 Eliminating the public safety and education account.  
(DIGEST OF PROPOSED 1ST SUBSTITUTE)  
 Eliminates the Public Safety and Education Account (PSEA).  
 Redirects revenue deposited in the PSEA to the state general fund.
- 2005 REGULAR SESSION --  
 Jan 11 First reading, referred to Appropriations.  
 Jan 24 Public hearing in committee.  
 Feb 14 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 17 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 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Appropriations.
- 
- HB 1047** by Representatives Hudgins, Conway, McIntire, Chase, and Uptegrove  
 Concerning energy resource planning and renewable energy standards.  
 Declares an intent to establish a goal of encouraging the construction and development of renewable energy in the state of Washington to meet increasing demands for affordable and reliable electricity. Since electricity supply may lag behind electricity demand, the result may be a sharp increase in electricity prices.  
 Finds that it is desirable to shorten the time it takes to bring new electricity generation to market. Washington is a leader in the development of renewable energy technologies and the legislature acknowledges that encouraging the development of renewable technologies in meeting increased electricity demand will create jobs for Washington's citizens.  
 Requires the department to review the integrated resource plans of consumer-owned utilities and prepare a report to the legislature. The report shall include a statewide summary of utility load forecasts, load/resource balance, and utility plans for the development of thermal generation, renewable resources, and efficiency resources. The commission shall provide the department with data summarizing activities of investor-owned utilities for use in the department's statewide summary.

Directs the department to submit the initial report by December 1, 2006, and subsequent reports every two years thereafter. Where appropriate, the department may include reports required by this section within the biennial report required under RCW 43.21F.045.

-- 2005 REGULAR SESSION --

Jan 11 First reading, referred to Technology, Energy & Communications.  
Jan 18 Public hearing in committee.  
Jan 20 Public hearing in committee.

**HB 1048** by Representatives Linville, Jarrett, McIntire, Ericksen, Rodne, and Clibborn

Modifying the date for submitting local government property tax estimates to counties.

(DIGEST AS ENACTED)

Revises the date for submitting local government property tax estimates to counties from November fifteenth to November thirtieth.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Local Government.  
Jan 17 Public hearing in committee.  
Jan 26 Executive session in committee.  
LG - Majority; do pass.  
Jan 28 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 15 First reading, referred to Government Operations & Elections.  
Mar 17 Public hearing in committee.  
Mar 28 Executive session in committee.  
Mar 29 GO - Majority; do pass.  
Mar 30 Passed to Rules Committee for second reading.  
Apr 1 Placed on second reading by Rules Committee.  
Apr 5 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.  
-- IN THE HOUSE --  
Apr 6 Speaker signed.  
-- IN THE SENATE --  
Apr 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 8 Delivered to Governor.  
Apr 14 Governor signed.  
Chapter 52, 2005 Laws.  
Effective date 7/24/2005.

**HB 1049** by Representatives Green, DeBolt, Upthegrove, Kilmer, Kessler, McCoy, Sells, Blake, Schual-Berke, Kenney, P. Sullivan, Jarrett, Kagi, Simpson, Wood, Lantz, Hudgins, Morrell, Hunt, and Ormsby; by request of Public Works Board

Companion Bill: 5036

Authorizing projects recommended by the public works board.

(DIGEST AS ENACTED)

Authorizes projects recommended by the public works board.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Capital Budget.  
Jan 17 Public hearing in committee.  
Jan 19 Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; do pass.  
Jan 20 Passed to Rules Committee for second reading.

Jan 25 Rules Committee relieved of further consideration.  
Placed on second reading.  
Jan 26 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Jan 27 First reading, referred to Ways & Means.  
Feb 16 Executive session in committee.  
Feb 18 WM - 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 23 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.  
-- IN THE HOUSE --  
Mar 24 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Mar 28 Governor signed.  
Chapter 8, 2005 Laws.  
Effective date 3/28/2005.

**HB 1050** by Representatives Kenney, Hinkle, Kagi, Dunn, Quall, Clements, Morrell, McIntire, Schual-Berke, Haigh, Simpson, Linville, Santos, and Chase

Creating a foster care endowed scholarship program.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares that the purpose of the program is to help students who were in foster care attend an institution of higher education in the state of Washington. The foster care endowed scholarship program shall be administered by the higher education coordinating board.

Creates the foster care endowed scholarship advisory board.

Authorizes the higher education coordinating board to deposit twenty-five thousand dollars of state matching funds into the foster care scholarship endowment fund when the board can match state funds with an equal amount of private cash donations.

Provides that, after the initial match of twenty-five thousand dollars, state matching funds from the foster care endowed scholarship trust fund shall be released to the foster care scholarship endowment fund semiannually so long as there are funds available in the foster care endowed scholarship trust fund.

Appropriates the sum of one hundred fifty thousand dollars, or as much thereof as may be necessary, from the general fund to the higher education coordinating board for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

**HB 1050-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kenney, Hinkle, Kagi, Dunn, Quall, Clements, Morrell, McIntire, Schual-Berke, Haigh, Simpson, Linville, Santos, and Chase)

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares that the purpose of the program is to help students who were in foster care attend an institution of higher education in the state of Washington. The foster care endowed scholarship program shall be administered by the higher education coordinating board.

Creates the foster care endowed scholarship advisory board.

Authorizes the higher education coordinating board to deposit twenty-five thousand dollars of state matching funds into the foster care scholarship endowment fund when the board can match state funds with an equal amount of private cash donations.

Provides that, after the initial match of twenty-five thousand dollars, state matching funds from the foster care endowed scholarship trust fund shall be released to the foster care

scholarship endowment fund semiannually so long as there are funds available in the foster care endowed scholarship trust fund.

Appropriates the sum of one hundred fifty thousand dollars, or as much thereof as may be necessary, from the general fund to the higher education coordinating board for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

**HB 1050-S2** by House Committee on Appropriations (originally sponsored by Representatives Kenney, Hinkle, Kagi, Dunn, Quall, Clements, Morrell, McIntire, Schual-Berke, Haigh, Simpson, Linville, Santos, and Chase)

(DIGEST AS ENACTED)

Declares that the purpose of the program is to help students who were in foster care attend an institution of higher education in the state of Washington. The foster care endowed scholarship program shall be administered by the higher education coordinating board.

Creates the foster care endowed scholarship advisory board.

Authorizes the higher education coordinating board to deposit twenty-five thousand dollars of state matching funds into the foster care scholarship endowment fund when the board can match state funds with an equal amount of private cash donations.

Provides that, after the initial match of twenty-five thousand dollars, state matching funds from the foster care endowed scholarship trust fund shall be released to the foster care scholarship endowment fund semiannually so long as there are funds available in the foster care endowed scholarship trust fund.

VETO MESSAGE ON HB 1050-S2

April 28, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 9, Second Substitute House Bill 1050 entitled:

This bill and the Board creates scholarships for foster youth. I am vetoing Section 9, however, as it would limit the administrative support for the foster youth scholarship program to one-quarter full-time equivalent employee (FTE). Any money allocated for the foster youth scholarship program should go directly to that purpose. But FTE targets or limitations are properly addressed through the budget process.

For these reasons, I have vetoed Section 9 of Second Substitute House Bill 1050.

With the exception of sections Section 9, Second Substitute House Bill 1050 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Higher Education.  
Jan 21 Public hearing in committee.  
Jan 25 Executive session in committee.  
HE - Majority; 1st substitute bill be substituted, do pass.  
Jan 27 Referred to Appropriations.  
Feb 14 Public hearing in committee.  
Feb 21 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Feb 23 Placed on second reading.  
Mar 3 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 4 First reading, referred to Early Learning, K-12 & Higher Education.  
Mar 23 Public hearing in committee.  
Mar 24 Executive session in committee.  
Mar 28 EKHE - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 1 Made eligible to be placed on second reading.  
Apr 12 Placed on second reading by Rules Committee.  
Apr 13 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0; absent, 2; excused, 3.  
-- IN THE HOUSE --  
Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 19 Delivered to Governor.  
Apr 28 Governor partially vetoed.  
Chapter 215, 2005 Laws PV.  
Effective date 7/24/2005.

**HB 1051** by Representatives Murray and Ericksen; by request of Legislative Ethics Board

Companion Bill: 5046

Modifying provisions governing ethics complaints.

(AS OF HOUSE 2ND READING 3/04/05)

Amends RCW 42.52.425 and 42.52.450 relating to ethics complaints.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to State Government Operations & Accountability.  
Jan 25 Public hearing in committee.  
Feb 11 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Feb 15 Passed to Rules Committee for second reading.  
Feb 25 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 4 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 8 First reading, referred to Government Operations & Elections.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1052** by Representatives Kagi and Kenney; by request of Office of Financial Management

Companion Bill: 5047

Creating the prevention quality council.

Requires the council to meet at least annually to: (1) Identify state agencies operating or funding prevention programs;

(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.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Juvenile Justice & Family Law.  
Jan 18 Committee relieved of further consideration. Referred to Children & Family Services.  
Feb 10 Public hearing in committee.

**HB 1053** by Representatives Lantz, Priest, and Morrell

Companion Bill: 5054

Regarding patient authorization of disclosure of health care information.

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.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Judiciary.  
Jan 13 Committee relieved of further consideration. Referred to Health Care.

**HB 1054** by Representatives Lantz, Priest, and Morrell

Companion Bill: 5172

Enacting the revised Uniform Arbitration Act.

(SUBSTITUTED FOR - SEE 1ST SUB)

Enacts the revised Uniform Arbitration Act.

**HB 1054-S** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Priest, and Morrell)

(DIGEST AS ENACTED)

Enacts the revised Uniform Arbitration Act.  
Repeals provisions of chapter 7.04 RCW.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Judiciary.  
Jan 18 Public hearing in committee.  
Feb 1 Executive session in committee. JUDI - Majority; 1st substitute bill be substituted, do pass.  
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.  
Feb 28 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
-- IN THE SENATE --  
Mar 2 First reading, referred to Judiciary.  
Mar 17 Public hearing in committee.  
Mar 29 Executive session in committee.  
Mar 30 JUD - Majority; do pass with amendment(s).

Mar 31 Passed to Rules Committee for second reading.  
Apr 1 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, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 13 Governor signed.  
Chapter 433, 2005 Laws.  
Effective date 1/1/2006.

**HB 1055** by Representatives Lantz, Priest, and Morrell

Companion Bill: 5173

Enacting the Uniform Mediation Act.

(SUBSTITUTED FOR - SEE 1ST SUB)

Enacts the Uniform Mediation Act.  
Repeals RCW 5.60.070 and 5.60.072.

**HB 1055-S** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Priest, and Morrell)

(AS OF HOUSE 2ND READING 2/28/05)

Enacts the Uniform Mediation Act.  
Repeals RCW 5.60.070 and 5.60.072.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Judiciary.  
Jan 18 Public hearing in committee.  
Jan 25 Executive session in committee. JUDI - Majority; 1st substitute bill be substituted, do pass.  
Jan 27 Passed to Rules Committee for second reading.  
Feb 1 Rules Committee relieved of further consideration.

Placed on second reading suspension calendar.  
Referred to Rules 2 Review.

Feb 4 Made eligible to be placed on second reading.  
Feb 8 Placed on second reading by Rules Committee.  
Feb 15 1st substitute bill substituted.

Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 2 First reading, referred to Judiciary.

Mar 17 Public hearing in committee.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

**HB 1056** by Representatives Dunshee, Jarrett, Linville, and Ormsby; by request of Governor Locke

Companion Bill: 5050

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.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Capital Budget.

**HB 1057** by Representatives Dunshee, Jarrett, Linville, and Ormsby; by request of Governor Locke

Companion Bill: 5051

Making appropriations and authorizing expenditures for capital improvements.

Makes appropriations and authorizes expenditures for capital improvements.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Capital Budget.

Feb 21 Public hearing in committee.

Apr 6 Executive session in committee.

**HB 1058** by Representatives Dickerson, Hinkle, Moeller, Kenney, and Darneille

Revising provisions relating to mental health treatment for minors.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes an evaluation and treatment facility to 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.

**HB 1058-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Dickerson, Hinkle, Moeller, Kenney, and Darneille)

(DIGEST AS ENACTED)

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. The legislature intends that the parent-initiated treatment provisions, with their accompanying due process provisions for the minor, be made fully available to parents.

Provides that parental authorization is required for inpatient treatment of a minor under the age of thirteen.

Declares that a minor child shall have no cause of action against an evaluation and treatment facility, inpatient 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 based solely upon the fact that the minor did not consent to evaluation or treatment if the minor's parent has consented to the evaluation or treatment.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Juvenile Justice & Family Law.

Jan 21 Public hearing in committee.

Feb 2 Executive session in committee.  
JJFL - Majority; 1st substitute bill be substituted, do pass.

Feb 7 Passed to Rules Committee for second reading.

Feb 15 Made eligible to be placed on second reading.

Feb 25 Placed on second reading by Rules Committee.

Mar 3 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.

-- IN THE SENATE --

Mar 4 First reading, referred to Human Services & Corrections.

Mar 22 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 HSC - Majority; do pass with amendment(s).

Apr 4 Passed to Rules Committee for second reading.

Apr 13 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; yeas, 42; nays, 0;

absent, 0; excused, 7.

-- IN THE HOUSE --

Apr 20 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.

-- IN THE SENATE --

Apr 21 Senate 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, 42; nays, 1;

absent, 2; excused, 4.

-- IN THE HOUSE --

House concurred in Senate amendments.

Passed final passage; yeas, 97; nays, 0; absent,  
0; excused, 1.

Apr 22 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 10 Governor signed.

Chapter 371, 2005 Laws.

Effective date 7/24/2005.

**HB 1059** by Representatives Hudgins, Upthegrove, Kenney, Haigh, Kagi, Morris, McIntire, Morrell, and Chase; by request of Governor Locke

Concerning energy efficiency and renewable energy standards.

Provides for energy efficiency and renewable energy standards.

Requires that, on or before December 1, 2011, and biennially thereafter, the department and commission shall submit a report to the legislature on the accomplishments of the efficiency and renewable standards created in this act, including unachieved cost-effective conservation opportunities, and make recommendations for revisions to the standards. The commission may initiate rule-making proceedings based on the results of these reports to modify requirements imposed on investor-owned utilities.

Provides that, in the case of consumer-owned utilities, the department shall determine the amount of unachieved cost-effective conservation for the purposes of submitting a report to the legislature pursuant to this act.

Provides that, in the case of investor-owned utilities, the commission shall determine the amount of unachieved cost-effective conservation for the purposes of submitting a report to the legislature pursuant to this act.

Requires that, on or before January 1, 2017, the department shall review and recommend to the legislature continuation or modification of the efficiency and renewable standards based on assessments of the effectiveness of the standards, market conditions, and unachieved opportunities.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Technology, Energy  
& Communications.  
Mar 1 Public hearing in committee.

Companion Bill: 5098

Regulating the energy efficiency of certain products.

(SUBSTITUTED FOR - SEE 1ST SUB)

**HB 1060** by Representatives Eickmeyer, Appleton, Chase,  
McCoy, Moeller, Haigh, and McIntire

Establishing an aquatic rehabilitation zone on Hood Canal.

(SEE ALSO PROPOSED 1ST SUB)

Declares that the aquatic rehabilitation zone shall include all counties that border Hood Canal bounded by a line projected from Tala Point in Jefferson county to Foulweather Bluff in Kitsap county.

**HB 1060-S** by House Committee on Select Committee on  
Hood Canal (originally sponsored by  
Representatives Eickmeyer, Appleton, Chase, McCoy, Moeller,  
Haigh, and McIntire)

Designating the areas surrounding Hood Canal as an aquatic rehabilitation zone.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Select Committee on  
Hood Canal.

Jan 19 Public hearing in committee.

Jan 20 Executive session in committee.

HOOD - Majority; 1st substitute bill be  
substituted, do pass.  
Minority; do not pass.

Jan 25 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further  
consideration.

Referred to Select Committee on Hood Canal.

**HB 1061** by Representatives Dunn, Miloscia, and Chase; by  
request of Department of Community, Trade, and  
Economic Development

Companion Bill: 5107

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

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

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Housing.

Jan 25 Public hearing in committee.

Feb 8 Executive session in committee.

HOUS - Executive action taken by committee.  
HOUS - Majority; do pass with amendment(s).  
Minority; do not pass.

Feb 10 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further  
consideration.

Referred to Housing.

**HB 1062** by Representatives Morris, Hudgins, and Chase; by  
request of Governor Locke

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.

**HB 1062-S** by House Committee on Technology, Energy &  
Communications (originally sponsored by  
Representatives Morris, Hudgins, and Chase; by request of  
Governor Locke)

(DIGEST AS ENACTED)

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 one billion seven hundred million 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 12 First reading, referred to Technology, Energy  
& Communications.

Jan 25 Public hearing in committee.

Feb 3 Executive session in committee.

TEC - Majority; 1st substitute bill be  
substituted, do pass.

Feb 7 Passed to Rules Committee for second reading.

Feb 8 Placed on second reading.

Feb 11 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 80; nays, 18;  
absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Water, Energy & Environment.

Mar 30 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 WEE - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.

Apr 5 Passed to Rules Committee for second reading.

Apr 6 Placed on second reading by Rules Committee.  
Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 34; nays, 15; absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 18 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.

-- IN THE SENATE --

Apr 19 Senate insists on its position and asks House to concur.

-- IN THE HOUSE --

Apr 21 House concurred in Senate amendments.  
Passed final passage; yeas, 85; nays, 13; absent, 0; excused, 0.

Apr 22 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 6 Governor signed.  
Chapter 298, 2005 Laws.  
Effective date 7/24/2005.

**HB 1063** by Representatives Sommers and Kenney; by request of Office of Financial Management

Revising criminal sentencing and supervision provisions.

Revises criminal sentencing and supervision provisions.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Criminal Justice & Corrections.

**HB 1064** by Representatives Miloscia, Nixon, Haigh, Shabro, Green, Hunt, Priest, Linville, Armstrong, Simpson, Bailey, Kenney, Haler, Springer, Chase, Quall, Murray, Wallace, McDermott, Upthegrove, Kilmer, Moeller, Kessler, Appleton, Williams, McCoy, Blake, Dickerson, Conway, Tom, P. Sullivan, Kagi, Morris, Wood, McIntire, Lantz, Hudgins, Ericks, Darneille, Clibborn, Morrell, Takko, O'Brien, Ormsby, McDonald, and B. Sullivan

Companion Bill: 5124

Improving government performance and accountability.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1064-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Miloscia, Nixon, Haigh, Shabro, Green, Hunt, Priest, Linville, Armstrong, Simpson, Bailey, Kenney, Haler, Springer, Chase, Quall, Murray, Wallace, McDermott, Upthegrove, Kilmer, Moeller, Kessler, Appleton, Williams, McCoy, Blake, Dickerson, Conway, Tom, P. Sullivan, Kagi, Morris, Wood, McIntire, Lantz, Hudgins, Ericks, Darneille, Clibborn, Morrell, Takko, O'Brien, Ormsby, McDonald, and B. Sullivan)

(DIGEST AS ENACTED)

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;

(4) Fair, independent, professional performance audits of state agencies by the state auditor are essential to improving the efficiency and effectiveness of government; and

(5) The performance audit activities of the joint legislative audit and review committee should be supplemented by making fuller use of the state auditor's resources and capabilities.

Creates the citizen advisory board to improve efficiency, effectiveness, and accountability in state government.

Provides that, by June 30, 2007, and each four years thereafter, the joint legislative audit and review committee shall contract with a private entity for a performance audit of the performance audit program established in this act and the board's responsibilities under the performance audit program.

Encourages the office of the administrator for the courts to conduct performance audits of courts under the authority of the supreme court, in conformity with criteria and methods developed by the board for judicial administration that have been approved by the supreme court.

Provides that each biennium the legislature shall appropriate such sums as may be necessary, not to exceed an amount equal to two one-hundredths of one percent of the total general fund state appropriation in that biennium's omnibus operating appropriations act for purposes of the performance review, performance audits, and activities of the board authorized by this act.

VETO MESSAGE ON HB 1064-S

May 11, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 4, Engrossed Substitute House Bill No. 1064 entitled:

This bill is an important step in strengthening accountability in state government agencies. Alongside the Government Management, Accountability, and Performance program (GMAP), the statewide performance audits contemplated in this bill usher in a new era of responsible state governance.

In discussion with our State Auditor, I have decided to veto Section 4 of this bill due to funding considerations. Section 4 establishes an assessment and grading program, and authorizes the citizen advisory board to contract each year for an assessment and grading of all agency management systems, as well as all agency technology, procurement, compliance monitoring, on-line contracting and internal audit systems. The performance assessment and grading program, if implemented in all agencies every year in a meaningful way, is likely to quickly exhaust the appropriated funding for performance audits.

In addition, with the passage of House Bill 1970, all agencies will be required to apply for an independent assessment of their management systems every three years. The assessments that would result will identify strengths and weaknesses in each agency's management systems, and will give agencies more actionable feedback on a regular basis. Section 4 of Engrossed Substitute House Bill No. 1064 therefore duplicates efforts that will be accomplished more cost-effectively under House Bill 1970.

For these reasons, I have vetoed Section 4 of Engrossed Substitute House Bill No. 1064.

With the exception of Section 4, Engrossed Substitute House Bill No. 1064 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to State Government Operations & Accountability.  
Jan 18 Public hearing in committee.  
Jan 19 Executive session in committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Jan 24 Placed on second reading.  
Feb 2 1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 74; nays, 22; absent, 0; excused, 2.  
-- IN THE SENATE --  
Feb 4 First reading, referred to Government Operations & Elections.  
Feb 8 Public hearing in committee.  
Feb 24 Executive session in committee.  
Feb 28 GO - Majority; do pass with amendment(s).  
Minority; do not pass.  
And refer to Ways & Means.  
Mar 1 Referred to Ways & Means.  
Mar 30 Public hearing in committee.  
Apr 1 Executive session in committee.  
Apr 4 Executive session in committee.  
WM - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
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; yeas, 30; nays, 19; absent, 0; excused, 0.  
-- IN THE HOUSE --  
Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 75; nays, 22; absent, 0; excused, 1.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.

May 11 Governor partially vetoed.  
Chapter 385, 2005 Laws PV.  
Effective date 7/24/2005.

**HB 1065** by Representatives Hudgins, Ericksen, McCoy, Haigh, Miloscia, Simpson, Upthegrove, Kessler, Appleton, Williams, Curtis, Conway, Nixon, P. Sullivan, Kenney, Hinkle, Wallace, Jarrett, Dunn, Linville, Morris, Wood, Hunter, Sells, Clibborn, Morrell, Campbell, B. Sullivan, and Chase; by request of Department of Veterans Affairs

Companion Bill: 5096

Authorizing the armed forces license plate collection.

(SUBSTITUTED FOR - SEE 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.

**HB 1065-S** by House Committee on Transportation (originally sponsored by Representatives Hudgins, Ericksen, McCoy, Haigh, Miloscia, Simpson, Upthegrove, Kessler, Appleton, Williams, Curtis, Conway, Nixon, P. Sullivan, Kenney, Hinkle, Wallace, Jarrett, Dunn, Linville, Morris, Wood, Hunter, Sells, Clibborn, Morrell, Campbell, B. Sullivan, and Chase; by request of Department of Veterans Affairs)

(DIGEST AS ENACTED)

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 six separate designs, each containing a symbol representing a different branch of the armed forces to include army, navy, air force, marine corps, coast guard, and Washington national guard.

Creates the veterans stewardship account in the custody of the state treasurer.

Provides that all moneys deposited into the veterans stewardship account must be used by the department for activities that benefit veterans, including but not limited to, providing programs and services for homeless veterans; establishing memorials honoring veterans; and maintaining a future state veterans' cemetery. Funds from the account may not be used to supplant existing funds received by the department.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Transportation.  
Feb 14 Public hearing in committee.  
Mar 3 Executive session in committee.  
TR - Executive action taken by committee.  
Mar 7 TR - Majority; 1st substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.  
Mar 8 Made eligible to be placed on second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 14 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 1; absent, 0; excused, 1.  
-- IN THE SENATE --  
Mar 16 First reading, referred to Transportation.  
Mar 28 Work session and executive action taken in committee.  
Mar 29 TRAN - Majority; do pass with amendment(s).  
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, 47; nays, 0;  
absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 93; nays, 2; absent,  
0; excused, 3.

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

Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

Apr 28 Governor signed.  
Chapter 216, 2005 Laws.  
Effective date 7/24/2005.

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**HB 1066** by Representatives McDermott, Quall, P. Sullivan,  
Haigh, Hunter, and Ormsby; by request of Governor  
Locke

Revising learning assistance program distribution formula.

(DIGEST AS ENACTED)

Revises the learning assistance program distribution formula.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Education.

Jan 24 Public hearing in committee.

Feb 15 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.  
Minority; do not pass.

Feb 18 Referred to Appropriations.

Feb 24 Public hearing in committee.

Apr 18 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.

Apr 20 Placed on second reading.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 82; nays, 15;  
absent, 0; excused, 1.

-- IN THE SENATE --

Apr 21 Held on first reading.

Apr 22 Read first time, rules suspended, and placed on  
second reading calendar.

Apr 23 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 28; nays, 19;  
absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 24 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

May 16 Governor signed.  
Chapter 489, 2005 Laws.  
Effective date 7/24/2005.

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**HB 1067** by Representatives McDermott, Quall, and P.  
Sullivan; by request of Governor Locke

Companion Bill: 5072

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.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 1067-S** by House Committee on Education (originally  
sponsored by Representatives McDermott, Quall,  
and P. Sullivan; by request of Governor Locke)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

Establishes the education governance task force to review and  
evaluate the appropriate agency to adopt rules for and implement  
state education responsibilities that fall under the jurisdiction of  
the superintendent of public instruction, the academic  
achievement and accountability commission, and the state board  
of education as reconstituted under this act. The task force shall  
examine the possible elimination of the academic achievement  
and accountability commission and the reassignment or repeal of  
its duties.

Provides that, by December 15, 2005, the task force shall  
report to the governor, the superintendent of public instruction,  
the academic achievement and accountability commission, the  
state board of education, the legislative committees on education  
policy, and other interested parties with its recommendations,  
including proposed legislation, on the appropriate state-level  
agencies to adopt rules for and implement various statutory  
education responsibilities.

Repeals provisions of chapter 28A.305 RCW.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Education.

Feb 2 Public hearing in committee.

Mar 2 Executive session in committee.

ED - Executive action taken by committee.

ED - Majority; 1st substitute bill be substituted,  
do pass.

Minority; do not pass.

Referred to Appropriations.

Mar 17 Public hearing in committee.

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**HB 1068** by Representatives Quall, McDermott, and Haigh;  
by request of Governor Locke and Superintendent of  
Public Instruction

Companion Bill: 5071

Eliminating mandatory norm-referenced student assessments.

(DIGEST AS ENACTED)

Finds that the mandatory norm-referenced student  
assessments eliminated under this act provide information that  
teachers and parents use to improve student learning. The  
legislature intends to permit school districts to offer norm-  
referenced assessments at the districts' own expense and make  
diagnostic tools available that provide information that is at least  
as valuable as the information eliminated under this act.

Authorizes school districts to, at their own expense,  
administer norm-referenced assessments to students.

Provides that, by September 1, 2005, subject to available  
funds, the office of the superintendent of public instruction shall  
post on its web site for voluntary use by school districts, a guide  
of diagnostic assessments.

Provides that, by September 1, 2006, subject to the  
availability of amounts appropriated for this specific purpose, the  
office of the superintendent of public instruction shall make  
available to school districts diagnostic assessments that help  
improve student learning. To the greatest extent possible, the  
assessments shall be: (1) Aligned to the state's grade level  
expectations;

(2) Individualized to each student's performance level;

(3) Administered efficiently to provide results either  
immediately or within two weeks;

(4) Capable of measuring individual student growth over  
time; and

(5) Cost-effective.

Encourages the office of the superintendent of public instruction to offer at their statewide and regional staff development activities training opportunities that would assist practitioners in: (1) The interpretation of diagnostic assessments; and

(2) Application of instructional strategies that will increase student learning based on diagnostic assessment data.

Repeals RCW 28A.230.190, 28A.230.193, 28A.230.230, and 28A.230.260.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Education.  
 Feb 10 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; do pass.  
 Minority; do not pass.  
 Feb 28 Referred to Appropriations.  
 Mar 3 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Made eligible to be placed on second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 14 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 78; nays, 19;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Early Learning, K-12  
 & Higher Education.  
 Mar 25 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 EKHE - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 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, 27; nays, 22;  
 absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 3; absent,  
 0; excused, 0.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 28 Governor signed.  
 Chapter 217, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1069** by Representatives McIntire, Conway, Priest, Upthegrove, Kilmer, Moeller, Dickerson, Williams, Schual-Berke, Nixon, Springer, Sells, P. Sullivan, Green, Lovick, Kenney, Haigh, Wallace, Kagi, Simpson, Linville, Morris, Wood, Hunter, Lantz, Hudgins, Ericks, Darneille, Clibborn, Sommers, Morrell, Takko, O'Brien, Appleton, Hunt, Santos, Ormsby, Murray, and Chase

Requiring performance audits for tax preferences.

(DIGEST AS ENACTED)

Recognizes that tax preferences are enacted to meet objectives which are determined to be in the public interest. However, some tax preferences may not be efficient or equitable tools for the achievement of current public policy objectives.

Finds that, given the changing nature of the economy and tax structures of other states, periodic performance audits of tax

preferences are needed to determine if their continued existence will serve the public interest.

Directs the citizen commission for performance measurement of tax preferences to develop a schedule to accomplish an orderly review of tax preferences at least once every ten years.

Requires the joint legislative audit and review committee to report its findings and recommendations for scheduled tax preferences to the citizen commission for performance measurement of tax preferences by August 30th of each year.

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

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Finance.  
 Jan 19 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 FIN - Majority; do pass.  
 Minority; do not pass.  
 Jan 28 Passed to Rules Committee for second reading.  
 Feb 1 Rules Committee relieved of further  
 consideration. Placed on second reading.  
 Feb 7 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 63; nays, 32;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 8 First reading, referred to Ways & Means.  
 Mar 30 Public hearing in committee.  
 Apr 1 Executive session in committee.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Jan 18 Placed on third reading by Rules Committee.  
 Feb 11 Third reading, passed; yeas, 61; nays, 34;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Ways & Means.  
 Feb 21 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 Feb 27 WM - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 3 Committee amendment not adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 33; nays, 15;  
 absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 197, 2006 Laws.  
 Effective date 6/7/2006.

**HB 1070** by Representatives Fromhold, Conway, Campbell, Hunt, Chase, Sells, Williams, and Wood

Limiting amounts an entity sponsoring a retrospective rating group may retain from a refund or dividend.

Provides that, with respect to any coverage period ending on or after the effective date of this act, an entity sponsoring a retrospective rating group may not retain from any refund or dividend paid by the department to the entity an amount equal to more than ten percent of the refund or dividend for the coverage period, less any enrollment fees paid by members of the retrospective rating group to the entity for the coverage period.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Commerce & Labor.

**HB 1071** by Representatives Campbell and Morrell

Concerning the uniform disciplinary act for health professions.

(SUBSTITUTED FOR - SEE 2ND SUB)

Requires the secretary of health to establish a work group to review the complaint processing and sanction determination phases of the health professions disciplinary process. At the secretary of health's discretion, the work group may include representatives of different health profession boards and commissions, professional associations, and other interested parties. The work group shall submit a report to the legislature by December 1, 2005, with recommendations for creating: (1) Greater efficiencies between the health professions boards and commissions and the secretary of health in processing complaints against license holders; and

(2) More consistent sanction determinations that balance the protection of the public's health and the rights of health care providers among the different health professions, including recommendations for specific ranges of sanctions for each act of unprofessional conduct and the effect of any aggravating and mitigating factors that may apply to each.

Requires the disciplining authority to revoke the license of a license holder who is found to have committed three acts of unprofessional conduct from the designated list in any combination within a ten-year period.

Declares 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 instead of three.

**HB 1071-S** by House Committee on Health Care (originally sponsored by Representatives Campbell and Morrell)

(SUBSTITUTED FOR - SEE 2ND SUB)

Requires the secretary of health to establish a work group to review the complaint processing and sanction determination phases of the health professions disciplinary process. At the secretary of health's discretion, the work group may include representatives of different health profession boards and commissions, professional associations, and other interested parties. The work group shall submit a report to the legislature by December 1, 2005, with recommendations for creating: (1) Greater efficiencies between the health professions boards and commissions and the secretary of health in processing complaints against license holders; and

(2) More consistent sanction determinations that balance the protection of the public's health and the rights of health care providers among the different health professions, including recommendations for specific ranges of sanctions for each act of unprofessional conduct and the effect of any aggravating and mitigating factors that may apply to each.

Requires the disciplining authority to revoke the license of a license holder who is found, in three unrelated orders under RCW 18.130.110 in a ten-year period, to have engaged in three separate courses of unprofessional conduct based upon any combination of the designated act.

Declares that nothing in this act limits the ability of the disciplining authority to impose any sanction, including revocation, for a single violation of any subsection of RCW 18.130.180.

Provides that, notwithstanding RCW 9.96A.020(1), revocation of a license under this act is not subject to a petition for reinstatement under RCW 18.130.150.

**HB 1071-S2** by House Committee on Appropriations (originally sponsored by Representatives Campbell and Morrell)

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

Requires the secretary of health to establish a work group to review the complaint processing and sanction determination phases of the health professions disciplinary process. At the secretary of health's discretion, the work group may include representatives of different health profession boards and commissions, professional associations, and other interested parties. The work group shall submit a report to the legislature by December 1, 2005, with recommendations for creating: (1) Greater efficiencies between the health professions boards and commissions and the secretary of health in processing complaints against license holders; and

(2) More consistent sanction determinations that balance the protection of the public's health and the rights of health care providers among the different health professions, including recommendations for specific ranges of sanctions for each act of unprofessional conduct and the effect of any aggravating and mitigating factors that may apply to each.

Requires the disciplining authority to revoke the license of a license holder who is found, in three unrelated orders under RCW 18.130.110 in a ten-year period, to have engaged in three separate courses of unprofessional conduct based upon any combination of the designated act.

Declares that nothing in this act limits the ability of the disciplining authority to impose any sanction, including revocation, for a single violation of any subsection of RCW 18.130.180.

Provides that, notwithstanding RCW 9.96A.020(1), revocation of a license under this act is not subject to a petition for reinstatement under RCW 18.130.150.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Health Care.

Feb 4 Public hearing in committee.

Feb 25 Executive session in committee.

HC - Executive action taken by committee.

HC - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 1 Referred to Appropriations.

Mar 3 Public hearing in committee.

Mar 5 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; 2nd substitute bill be substituted, do pass.

Mar 7 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Jan 26 Placed on second reading by Rules Committee.

Feb 8 2nd substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 2; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 10 First reading, referred to Health & Long-Term Care.

Feb 16 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 HEA - Majority; do pass with amendment(s).

Minority; without recommendation.

And refer to Ways & Means.

Referred to Ways & Means.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1072** by Representatives Lovick and Pearson

Including salts, isomers, and salts of isomers in controlled substances provisions.

(DIGEST AS ENACTED)

Includes salts, isomers, and salts of isomers in controlled substances provisions.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Criminal Justice & Corrections.

Jan 25 Public hearing in committee.

Feb 3 Executive session in committee.  
CJC - Majority; do pass.

Feb 7 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.

Feb 25 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0;  
absent, 0; excused, 3.

-- IN THE SENATE --

Feb 28 First reading, referred to Judiciary.

Mar 17 Public hearing in committee.

Mar 30 Executive session in committee.

Apr 1 JUD - Majority; do pass.

Apr 4 Passed to Rules Committee for second reading.

Apr 5 Made eligible to be placed on second reading.

Apr 6 Placed on second reading by Rules Committee.

Apr 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 0;  
absent, 1; excused, 0.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 28 Governor signed.  
Chapter 218, 2005 Laws.  
Effective date 7/24/2005.

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**HB 1073** by Representatives Lovick and Pearson  
Revising provisions relating to storage of ammonia.  
Revises provisions relating to storage of ammonia.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Criminal Justice & Corrections.

Jan 25 Public hearing in committee.

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**HB 1074** by Representatives Dunshee, Jarrett, Chase, and Schual-Berke; by request of Department of Community, Trade, and Economic Development  
Companion Bill: 5108

Increasing the administrative cap on the housing assistance program and the affordable housing program.

(DIGEST AS ENACTED)

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 Housing.

Jan 25 Public hearing in committee.

Feb 23 Executive session in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; do pass with amendment(s).  
Minority; without recommendation.

Feb 28 Referred to Capital Budget.

Mar 3 Public hearing in committee.

Mar 4 Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; do pass without amendments(s)  
by Housing.

Mar 7 Passed to Rules Committee for second reading.

Mar 8 Made eligible to be placed on second reading.

Mar 9 Placed on second reading by Rules Committee.

Mar 14 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 2;  
absent, 0; excused, 1.

-- IN THE SENATE --

Mar 16 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 23 Public hearing in committee.

Mar 24 Executive session in committee.

Mar 25 FHC - Majority; do pass with amendment(s).  
Minority; do not pass.

Mar 28 Passed to Rules Committee for second reading.

Apr 1 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, 27; nays, 22;  
absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 93; nays, 4; absent,  
0; excused, 1.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Apr 28 Governor signed.  
Chapter 219, 2005 Laws.  
Effective date 7/24/2005.

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**HB 1075** by Representatives Kenney, Morrell, Campbell, Cody, Santos, Skinner, Green, Bailey, Schual-Berke, and Chase

Companion Bill: 5598

Modifying the composition of the nursing care quality assurance commission.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises the composition of the nursing care quality assurance commission.

**HB 1075-S** by House Committee on Health Care (originally sponsored by Representatives Kenney, Morrell, Campbell, Cody, Santos, Skinner, Green, Bailey, Schual-Berke, and Chase)

(DIGEST AS ENACTED)

Revises the composition of the nursing care quality assurance commission.

Provides that, when the secretary appoints pro tem members, reasonable efforts shall be made to ensure that at least one pro tem member is a registered nurse who is currently practicing and, in addition to meeting other minimum qualifications, has graduated from an associate or baccalaureate nursing program within three years of appointment.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Health Care.

Feb 10 Public hearing in committee.

Feb 15 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be  
substituted, do pass.

Feb 18 Passed to Rules Committee for second reading.

Feb 25 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.  
1st substitute bill substituted.

Mar 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 2;  
absent, 0; excused, 2.

-- IN THE SENATE --  
 Mar 8 First reading, referred to Health & Long-Term Care.  
 Mar 17 Public hearing in committee.  
 Mar 21 Executive session in committee.  
 Mar 22 HEA - Majority; do pass.  
 Mar 23 Passed to Rules Committee for second reading.  
 Mar 30 Placed on second reading by Rules Committee.  
 Apr 4 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Apr 5 Speaker signed.  
 -- IN THE SENATE --  
 Apr 6 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 12 Governor signed.  
 Chapter 17, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1076** by Representatives Kenney, Rodne, Sells, Quall, Dickerson, and Morrell; by request of Governor Locke

Companion Bill: 5076

Establishing the college in the high school program.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 1076-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kenney, Rodne, Sells, Quall, Dickerson, and Morrell; by request of Governor Locke)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 authorize the college in the high school pilot program to study its viability for expanding dual enrollment options for Washington state high school students.

Directs the superintendent of public instruction, the state board for community and technical colleges, and the higher education coordinating board to, in consultation with the institutions of higher education, and consistent with national standards, jointly develop and adopt rules governing the college in the high school pilot program. The rules shall allow for selection of up to six pilot sites where college in the high school program courses will be offered for three consecutive academic years beginning not later than the 2006-07 academic year. At least four of the pilot sites shall be in rural school districts where students have limited or no options for participation in the running start program.

Provides that, by December 1, 2009, the superintendent of public instruction, the state board for community and technical colleges, and the higher education coordinating board shall report to the legislature regarding the college in the high school pilot program.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Higher Education.  
 Jan 27 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 HE - Executive action taken by committee.  
 HE - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Referred to Appropriations.

**HB 1077** by Representatives Kenney, Rodne, Sells, Schual-Berke, and Morrell; by request of Governor Locke

Companion Bill: 5075

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 13 First reading, referred to Higher Education.  
 Feb 1 Public hearing in committee.

**HB 1078** by Representative Fromhold; by request of Governor Locke

Transferring the duties of the home care quality authority to the department of social and health services.

Transfers the duties of the home care quality authority to the department of social and health services.

Repeals RCW 74.39A.260, 74.39A.280, and 70.127.041.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Health Care.

**HB 1079** by Representatives Kagi, Kenney, Chase, Dickerson, and Schual-Berke; by request of Governor Locke

Companion Bill: 5084

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.

**HB 1079-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kagi, Kenney, Chase, Dickerson, and Schual-Berke; by request of Governor Locke)

Regarding postsecondary education and training support for foster youth.

(DIGEST AS ENACTED)

Declares an intent to encourage and support foster youth to pursue postsecondary education or training opportunities. A coordination committee that provides statewide planning and oversight of related efforts will improve the effectiveness of both current and future initiatives to improve postsecondary educational outcomes for foster youth. In addition, the state can provide financial support to former foster youth pursuing higher education or training by setting aside portions of the state need grant and the state work study programs specifically for foster youth.

Provides that the duties of the oversight 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.

Declares that, as used in this act, "former foster youth" means a person who is at least eighteen years of age, but not more than twenty-four years of age, who was a dependent of the department of social and health services at the time he or she attained the age of eighteen.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Higher Education.  
Feb 17 Public hearing in committee.  
Feb 25 Executive session in committee.  
HE - Executive action taken by committee.  
HE - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Mar 1 Passed to Rules Committee for second reading.  
Mar 8 Made eligible to be placed on 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, 95; nays, 0; absent, 0; excused, 3.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Early Learning, K-12 & Higher Education.  
Mar 23 Public hearing in committee.  
Mar 24 Executive session in committee.  
Mar 28 EKHE - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 1 Made eligible to be placed on second reading.  
Apr 5 Placed on second reading by Rules Committee.  
Apr 6 Rules suspended. Placed on Third Reading.

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

-- IN THE HOUSE --

Apr 11 Speaker signed.  
-- IN THE SENATE --

Apr 12 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 14 Delivered to Governor.

Apr 20 Governor signed.  
Chapter 93, 2005 Laws.  
Effective date 7/24/2005.

**HB 1080** by Representatives McDonald, O'Brien, and Morrell  
Protecting dependent persons.

(SUBSTITUTED FOR - SEE 1ST SUB)

Protects dependent persons by changing the crimes of criminal mistreatment and abandonment of a dependent person.

**HB 1080-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives McDonald, O'Brien, and Morrell)

(DIGEST AS ENACTED)

Protects dependent persons by changing the crimes of criminal mistreatment and abandonment of a dependent person.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Criminal Justice & Corrections.  
Jan 27 Public hearing in committee.  
Feb 22 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.  
Feb 24 Passed to Rules Committee for second reading.  
Feb 25 Made eligible to be placed on second reading.  
Mar 2 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, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --  
Mar 16 First reading, referred to Judiciary.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
Jan 11 Placed on third reading by Rules Committee.  
Jan 18 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Jan 19 First reading, referred to Judiciary.  
Feb 15 Public hearing in committee.  
Feb 22 Executive session in committee.  
Feb 24 JUD - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
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, 42; nays, 0; absent, 0; excused, 7.  
-- IN THE HOUSE --  
Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.  
Mar 6 Speaker signed.  
-- IN THE SENATE --

Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 27 Governor signed.  
 Chapter 228, 2006 Laws.  
 Effective date 6/7/2006.

**HB 1081** by Representatives McDonald, O'Brien, Morrell,  
 and Pearson

Requiring prehire screening for law enforcement applicants.

(DIGEST AS ENACTED)

Provides that, after the effective date of this act, the commission shall deny certification to any applicant that has lost his or her certification as a result of a break in service of more than twenty-four consecutive months if that applicant failed to successfully pass the psychological examination and the polygraph test or similar assessment procedure required in RCW 43.101.095(2), as administered by county, city, or state law enforcement agencies.

Provides that, before a person may be appointed to act as a Washington state patrol officer, the person shall meet the minimum standards for employment with the Washington state patrol, including successful completion of a psychological examination and polygraph examination or similar assessment procedure administered by the chief or his or her designee in accordance with the requirements of RCW 43.101.095(2).

-- 2005 REGULAR SESSION --  
 Jan 13 First reading, referred to Criminal Justice &  
 Corrections.  
 Jan 27 Public hearing in committee.  
 Feb 3 Executive session in committee.  
 CJC - Majority; do pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Judiciary.  
 Mar 17 Public hearing in committee.  
 Apr 1 Executive session in committee.  
 JUD - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Apr 4 Made eligible to be placed on second reading.  
 Apr 5 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, 38; nays, 0;  
 absent, 1; excused, 10.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent,  
 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 13 Governor signed.  
 Chapter 434, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1082** by Representatives Moeller, McDonald, Hasegawa,  
 Roach, Jarrett, Takko, and Chase

Reorganizing provisions concerning mental health services for  
 minors.

(AS OF HOUSE 2ND READING 2/28/05)

Reorganizes provisions concerning mental health services for  
 minors.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Juvenile Justice &  
 Family Law.  
 Jan 21 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 JJFL - Majority; do pass.  
 Feb 7 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.  
 Feb 28 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 2 First reading, referred to Human Services &  
 Corrections.  
 Mar 22 Public hearing and executive action taken in  
 committee.  
 Mar 23 HSC - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Juvenile Justice & Family Law.

**HB 1083** by Representatives Blake, Buck, Wallace, DeBolt,  
 Grant, Hinkle, Takko, Flannigan, Armstrong,  
 Kristiansen, B. Sullivan, Newhouse, Pettigrew, Quall, Linville,  
 Eickmeyer, Kessler, Chase, and Pearson

Companion Bill: 5095

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

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 1083-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Blake, Buck, Wallace, DeBolt, Grant, Hinkle, Takko, Flannigan, Armstrong, Kristiansen, B. Sullivan, Newhouse, Pettigrew, Quall, Linville, Eickmeyer, Kessler, Chase, and Pearson)

Concerning the hydraulic project approval program.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the hydraulic project approval provides critical protections for fish and fish habitat and is a key component of the state's approach to salmon recovery.

Finds that the hydraulic project approval is the only state permit solely intended to protect fish life.

Finds that the hydraulic project approval program needs to be redesigned to provide better customer service, improved consistency, and enhanced compliance and effectiveness monitoring.

Declares an intent to clarify the department of fish and wildlife's authority under chapter 77.55 RCW, streamline the application process to provide consistency and predictability for permit applicants, and ensure that those hydraulic projects with the highest potential risk to fish and fish habitat receive the highest priority.

-- 2005 REGULAR SESSION --

- Jan 13 First reading, referred to Natural Resources, Ecology & Parks.  
 Mar 1 Public hearing and executive action taken in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Referred to Appropriations.

**HB 1084** by Representatives Dunshee, Lovick, and Pearson

Authorizing limited recreational activities, playing fields, and supporting facilities existing before January 1, 2004, on designated recreational lands in jurisdictions planning under RCW 36.70A.040.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes limited recreational activities, playing fields, and supporting facilities existing before January 1, 2004, on designated recreational lands in jurisdictions planning under RCW 36.70A.040.

**HB 1084-S** by House Committee on Local Government (originally sponsored by Representatives Dunshee, Lovick, and Pearson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes limited recreational activities, playing fields, and supporting facilities existing before January 1, 2004, on designated recreational lands in jurisdictions planning under RCW 36.70A.040.

Recognizes the need for playing fields and supporting facilities for sports played on grass as well as the need to preserve agricultural land of long-term commercial significance. With thoughtful and deliberate planning, and adherence to the goals and requirements of the growth management act, both needs can be met.

Acknowledges the state's interest in preserving the agricultural industry and family farms, and recognizes that the state's rich and productive lands enable agricultural production. Because of its unique qualities and limited quantities, designated agricultural land of long-term commercial significance is best suited for agricultural and farm uses, not recreational uses.

Acknowledges also that certain local governments have either failed or neglected to properly plan for population growth and the sufficient number of playing fields and supporting facilities needed to accommodate this growth.

Recognizes also that many local governments face difficult choices when determining whether to adequately fund needed services or to provide outdoor recreational facilities that enhance the health and quality of life of its citizenry.

Declares an intent to establish a study committee on outdoor recreation to examine relevant issues and seek long-term solutions for local governments as they respond to growing needs for recreational facilities.

-- 2005 REGULAR SESSION --

- Jan 13 First reading, referred to Local Government.  
 Jan 24 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 21 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Local Government.

**HB 1085** by Representatives Linville, Kristiansen, and Pettigrew; by request of Department of Agriculture

Companion Bill: 5039

Regulating the processing of milk and milk products.

(AS OF HOUSE 2ND READING 3/03/05)

Designates regulations for the processing of milk and milk products.

-- 2005 REGULAR SESSION --

- Jan 13 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 25 Public hearing in committee.  
 Feb 2 Public hearing in committee.  
 Feb 4 Executive session in committee.  
 EDAT - Majority; do pass.  
 Feb 8 Passed to Rules Committee for second reading.  
 Feb 15 Made eligible to be placed on second reading.  
 Feb 25 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 2; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 4 First reading, referred to Agriculture & Rural Economic Development.  
 Mar 24 Public hearing and executive action taken in committee.  
 Mar 25 ARED - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1086** by Representatives Linville, Kristiansen, and Pettigrew; by request of Department of Agriculture

Companion Bill: 5004

Regulating commercial feed.

(DIGEST AS ENACTED)

Revises provisions relating to the regulation of commercial feed.

Repeals RCW 15.53.9053.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Economic Development, Agriculture & Trade.

Jan 25 Public hearing in committee.

Feb 2 Executive session in committee. EDAT - Majority; do pass.

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.

Feb 28 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 2 First reading, referred to Agriculture & Rural Economic Development.

Mar 24 Public hearing and executive action taken in committee.

Mar 25 ARED - Majority; do pass. Passed to Rules Committee for second reading.

Mar 30 Placed on second reading by Rules Committee.

Apr 4 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 41; nays, 0; absent, 0; excused, 8.

-- IN THE HOUSE --

Apr 5 Speaker signed.

-- IN THE SENATE --

Apr 6 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 12 Governor signed. Chapter 18, 2005 Laws. Effective date 7/24/2005\*.

**HB 1087** by Representatives McIntire, Sommers, and Dickerson; by request of Governor Locke

Imposing a tax on handling carbonated beverages for sale.

Provides that a tax is imposed on the privilege of handling for sale a carbonated beverage in this state. The rate of the tax shall be equal to forty-two one-hundredths cents per ounce. Fractional amounts shall be taxed proportionately.

Provides that credit shall be allowed against taxes imposed in this chapter for any carbonated beverage tax paid to another state with respect to the same carbonated beverage.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Finance.

**HB 1088** by Representatives McIntire and Sommers; by request of Governor Locke

Imposing a tax on physician services to increase funding for the health services account.

Provides that, in addition to any other tax, a tax is imposed on persons engaging within this state in the business activity of providing physician services.

Declares that the tax is equal to the gross income multiplied by the rate of one percent.

Does not apply to services provided by a: (1) Hospital as defined in RCW 70.41.020;

(2) Health maintenance organization as defined in RCW 48.46.020; or

(3) Person in respect to his or her employment in the capacity of an employee or servant as distinguished from that of an independent contractor.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Finance.

**HB 1089** by Representatives McIntire and Sommers; by request of Governor Locke

Increasing taxes on alcoholic beverages.

Increases taxes on alcoholic beverages.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Finance.

**HB 1090** by Representatives Hudgins, Jarrett, Sommers, Bailey, Morris, Strow, Nixon, Kenney, Hasegawa, Lantz, Flannigan, Santos, Murray, Wood, Upthegrove, Dickerson, B. Sullivan, Schual-Berke, Cody, Pettigrew, Conway, Simpson, Woods, McIntire, Kagi, Chase, Tom, Morrell, and Kilmer

Companion Bill: 5394

Using pictograms in transportation signs.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1090-S** by House Committee on Transportation (originally sponsored by Representatives Hudgins, Jarrett, Sommers, Bailey, Morris, Strow, Nixon, Kenney, Hasegawa, Lantz, Flannigan, Santos, Murray, Wood, Upthegrove, Dickerson, B. Sullivan, Schual-Berke, Cody, Pettigrew, Conway, Simpson, Woods, McIntire, Kagi, Chase, Tom, Morrell, and Kilmer)

(DIGEST AS ENACTED)

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 13 First reading, referred to Transportation.

Jan 31 Public hearing in committee.

Feb 10 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; 1st substitute bill be substituted, do pass.

Feb 15 Passed to Rules Committee for second reading.

Feb 25 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 4 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 8 First reading, referred to Transportation.

Mar 21 Public hearing in committee.

Mar 23 Executive session in committee.

Mar 24 TRAN - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 30 Placed on second reading by Rules Committee.

Apr 4 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 0; absent, 1; excused, 2.  
 -- IN THE HOUSE --  
 Apr 5 Speaker signed.  
 -- IN THE SENATE --  
 Apr 6 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 12 Governor signed.  
 Chapter 19, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1091** by Representatives Linville, Newhouse, Flannigan, Grant, McCoy, Chase, Morrell, and Kilmer; by request of Department of Community, Trade, and Economic Development

Companion Bill: 5040

Providing additional funding for the community economic revitalization board's programs.

(SUBSTITUTED FOR - SEE 1ST SUB)

Appropriates the sum of two million two hundred fifty thousand dollars from the general fund-state for the fiscal year ending June 30, 2006, and the sum of two million two hundred fifty thousand dollars is appropriated from the general fund-state for the fiscal year ending June 30, 2007, to the department of community, trade, and economic development solely for deposit in the public facility construction loan revolving account for the purposes of chapter 43.160 RCW.

Authorizes the department of community, trade, and economic development to enter into an agreement with the community economic revitalization board to implement the small business incubator program under RCW 43.176.030 and to serve as the department's designee in making expenditures from the small business incubator account under RCW 43.176.040.

**HB 1091-S** by House Committee on Appropriations (originally sponsored by Representatives Linville, Newhouse, Flannigan, Grant, McCoy, Chase, Morrell, and Kilmer; by request of Department of Community, Trade, and Economic Development)

(AS OF HOUSE 2ND READING 3/10/05)

Authorizes the department of community, trade, and economic development to enter into an agreement with the community economic revitalization board to implement the small business incubator program under RCW 43.176.030 and to serve as the department's designee in making expenditures from the small business incubator account under RCW 43.176.040.

-- 2005 REGULAR SESSION --  
 Jan 13 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 25 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 EDAT - Majority; do pass.  
 Feb 4 Referred to Appropriations.  
 Feb 16 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Mar 7 Passed to Rules Committee for 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, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to International Trade & Economic Development.

Mar 22 Public hearing and executive action taken in committee.  
 Mar 29 Executive session in committee.  
 Mar 31 ITED - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1092** by Representatives Grant, Newhouse, Kristiansen, and Linville; by request of Department of Community, Trade, and Economic Development

Companion Bill: 5086

Modifying rural Washington loan fund provisions.

(DIGEST AS ENACTED)

Revises rural Washington loan fund provisions.

-- 2005 REGULAR SESSION --  
 Jan 13 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 25 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 EDAT - Majority; do pass.  
 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.  
 Feb 28 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 2 First reading, referred to International Trade & Economic Development.  
 Mar 17 Public hearing and executive action taken in committee.  
 Mar 29 Executive session in committee.  
 Mar 31 ITED - Majority; do pass.  
 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, 45; nays, 0; absent, 0; excused, 4.  
 -- IN THE HOUSE --  
 Apr 11 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 14 Delivered to Governor.  
 Apr 20 Governor signed.  
 Chapter 94, 2005 Laws.  
 Effective date 7/1/2005\*.

**HB 1093** by Representatives B. Sullivan, Kristiansen, Lovick, and Sells

Setting a fee for operation of overweight eductor trucks.

Establishes a fee for operation of overweight eductor trucks.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.

**HB 1094** by Representatives Santos, Hasegawa, Conway, Darneille, Chase, Hudgins, Dickerson, Schual-Berke, Morrell, Wood, and McCoy

Establishing reporting requirements to monitor the effectiveness of tax incentives.

(SEE ALSO PROPOSED 1ST SUB)

Declares that, in order to improve the effectiveness of tax incentives for supporting private enterprise and to ensure that they achieve the goal of raising living standards for working families and strengthening the Washington state economy, the legislature finds it necessary to collect, analyze, and make publicly available information regarding those tax incentives.

**HB 1094-S** by House Committee on Finance (originally sponsored by Representatives Santos, Hasegawa, Conway, Darneille, Chase, Hudgins, Dickerson, Schual-Berke, Morrell, Wood, and McCoy)

Modifying tax incentive reporting requirements.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to require businesses benefitting from certain tax incentives to complete annual surveys to provide information necessary to measure the state's return on investment in tax incentives through an evaluation of the quantity and quality of employment offered by such persons, the expansion and diversification of the state's economy, and business growth and retention.

Intends that annual surveys not unduly increase the administrative burden on business, and therefore, annual surveys should borrow from other state and federal definitions and reporting requirements to the maximum extent possible.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Finance.  
Jan 19 Public hearing in committee.  
Mar 7 Executive session in committee.  
FIN - Majority; 1st substitute bill be substituted, 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.  
Rules Committee relieved of further consideration.  
Referred to Finance.

**HB 1095** by Representatives Santos, Hasegawa, Conway, Darneille, Chase, and McCoy

Disallowing tax expenditures that exceed a specified limit.

Declares that the intent of this act is to: (1) Establish a limit on state tax expenditures that will ensure that the monetary value of state tax expenditures, as a percent of the limited general fund budget, does not exceed a reasonable amount;

(2) Protect taxpayers who do not directly benefit from tax expenditures from paying higher taxes to support essential government services while retaining tax expenditures that have a clear benefit to low and middle-income families such as the sales tax exemptions on food and prescription drugs and property tax exemptions for senior citizens;

(3) Ensure that the growth of state tax expenditures does not threaten adequate funding of essential services, including health care and education;

(4) Ensure that local governments are not threatened by runaway growth in tax expenditures.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Finance.

**HB 1096** by Representatives Santos, Hasegawa, Conway, Darneille, Chase, McCoy, Hudgins, Schual-Berke, and Morrell

Requiring a tax expenditure report as part of the biennial budget documents.

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

Requires a tax expenditure report as part of the biennial budget documents.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Finance.  
Jan 19 Public hearing in committee.  
Feb 4 Executive session in committee.  
Feb 7 FIN - Majority; do pass.  
Minority; do not pass.  
Feb 8 Passed to Rules Committee for second reading.  
Feb 25 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 64; nays, 34; absent, 0; excused, 0.

-- IN THE SENATE --

Mar 9 First reading, referred to Ways & Means.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Feb 6 Placed on third reading by Rules Committee.  
Feb 14 Referred to Rules 3 Consideration.

**HB 1097** by Representatives Schual-Berke, Hinkle, Kagi, McCoy, Dickerson, Sells, Hunter, Roach, Tom, Nixon, Jarrett, Upthegrove, Murray, Campbell, Pettigrew, Roberts, Simpson, Ormsby, Appleton, Morrell, Haler, Dunn, P. Sullivan, O'Brien, Chase, Strow, and Conway; by request of Washington Council for Prevention of Child Abuse and Neglect

Companion Bill: 5104

Creating the "Keep Kids Safe" license plate series.

(SUBSTITUTED FOR - SEE 1ST SUB)

Creates the "Keep Kids Safe" license plate series.

**HB 1097-S** by House Committee on Transportation (originally sponsored by Representatives Schual-Berke, Hinkle, Kagi, McCoy, Dickerson, Sells, Hunter, Roach, Tom, Nixon, Jarrett, Upthegrove, Murray, Campbell, Pettigrew, Roberts, Simpson, Ormsby, Appleton, Morrell, Haler, Dunn, P. Sullivan, O'Brien, Chase, Strow, and Conway; by request of Washington Council for Prevention of Child Abuse and Neglect)

(DIGEST AS ENACTED)

Creates the "Keep Kids Safe" license plate series.

Directs the treasurer to credit the proceeds to the children's trust fund established under RCW 43.121.100.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Transportation.  
Feb 14 Public hearing in committee.  
Mar 3 Executive session in committee.  
TR - Executive action taken by committee.  
Mar 7 TR - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Mar 14 Placed on second reading.  
Mar 15 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16 First reading, referred to Transportation.  
Mar 28 Work session and executive action taken in committee.  
Mar 29 TRAN - Majority; do pass.

Mar 30 Passed to Rules Committee for second reading.  
 Apr 1 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 Apr 6 Speaker signed.  
 -- IN THE SENATE --  
 Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 8 Delivered to Governor.  
 Apr 14 Governor signed.  
 Chapter 53, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1098** by Representatives Linville, Kristiansen, and Grant  
 Changing provisions relating to the trust water rights program.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to enhance the effectiveness of the trust water rights program by improving existing incentives, removing disincentives, and clarifying and consolidating procedures for establishing trust water rights.

Repeals RCW 90.38.005, 90.38.010, 90.38.020, 90.38.030, 90.38.040, 90.38.050, 90.38.900, 90.38.901, 90.38.902, 90.42.010, 90.42.030, 90.42.040, 90.42.050, 90.42.070, and 90.42.080.

**HB 1098-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Linville, Kristiansen, and Grant)

Concerning the trust water rights program.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that: (1) Under present physical conditions in the Yakima river basin there is an insufficient supply of water to satisfy the needs of the basin;

(2) Pursuant to P.L. 96-162, which was urged for enactment by this state, the United States is now conducting a study of ways to provide needed waters through improvements of the federal water project presently existing in the Yakima river basin;

(3) The interests of the state will be served by developing programs, in cooperation with the United States and the various water users in the basin, that increase the overall ability to manage basin waters in order to better satisfy both present and future needs for water in the Yakima river basin.

Declares it is the purpose of this act to improve the ability of the state to work with the United States and various water users of the Yakima river basin in a program designed to satisfy both existing rights, and other presently unmet as well as future needs of the basin.

Repeals RCW 90.38.005, 90.38.010, 90.38.020, 90.38.030, 90.38.040, 90.38.050, 90.38.900, 90.38.901, and 90.38.902.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 1 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not 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.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.

Referred to Economic Development,  
 Agriculture & Trade.

**HB 1099** by Representatives Linville, McCoy, Quall, Pettigrew, and Chase; by request of Governor Locke

Companion Bill: 5120

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.

Declares that the objectives of the program are to: (1) Improve the reliability of water rights issued by the department between 1980 and 2003 that are subject to minimum instream flows or other mitigation conditions to protect streamflows;

(2) Improve streamflows during the primary period of fish optimization on the mainstem; and

(3) Mitigate for the streamflow impacts of future water right permits as provided by the program.

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.

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.

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.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 11 Public hearing in committee.

**HB 1100** by Representatives Kenney, Priest, Morrell, Fromhold, Jarrett, Sommers, Ormsby, Appleton, Tom, Anderson, Roberts, P. Sullivan, Lantz, Dickerson, Schual-Berke, and Santos

Creating a state financial aid account.

(SUBSTITUTED FOR - SEE 1ST SUB)

Creates the state financial aid account in the custody of the state treasurer. The primary purpose of the account is to ensure that all appropriations designated for financial aid through statewide student financial aid programs are made available to eligible students.

Requires the higher education coordinating board to deposit in the account all money received for the state need grant program established under RCW 28B.92.010, the state work-study program established under chapter 28B.12 RCW, the Washington

scholars program established under RCW 28A.600.110, the Washington award for vocational excellence program established under RCW 28C.04.525, and the educational opportunity grant program established under chapter 28B.101 RCW.

Provides that expenditures from the account shall be used for scholarships to students eligible for the programs according to program rules and policies.

Declares that disbursements from the account are exempt from appropriations and the allotment provisions of chapter 43.88 RCW.

Provides that only the executive director of the higher education coordinating board or the executive director's designee may authorize expenditures from the account.

**HB 1100-S** by House Committee on Appropriations (originally sponsored by Representatives Kenney, Priest, Morrell, Fromhold, Jarrett, Sommers, Ormsby, Appleton, Tom, Anderson, Roberts, P. Sullivan, Lantz, Dickerson, Schual-Berke, and Santos)

(DIGEST AS ENACTED)

Creates the state financial aid account in the custody of the state treasurer. The primary purpose of the account is to ensure that all appropriations designated for financial aid through statewide student financial aid programs are made available to eligible students.

Requires the higher education coordinating board to deposit in the account all money received for the state need grant program established under RCW 28B.92.010, the state work-study program established under chapter 28B.12 RCW, the Washington scholars program established under RCW 28A.600.110, the Washington award for vocational excellence program established under RCW 28C.04.525, and the educational opportunity grant program established under chapter 28B.101 RCW.

Provides that expenditures from the account shall be used for scholarships to students eligible for the programs according to program rules and policies.

Declares that disbursements from the account are exempt from appropriations and the allotment provisions of chapter 43.88 RCW.

Provides that only the executive director of the higher education coordinating board or the executive director's designee may authorize expenditures from the account.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Higher Education.  
 Jan 25 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 HE - Majority; do pass.  
 Feb 3 Referred to Appropriations.  
 Feb 14 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Feb 23 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading by Rules Committee.  
 Mar 3 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.

-- IN THE SENATE --

Mar 7 First reading, referred to Early Learning, K-12 & Higher Education.  
 Mar 21 Public hearing in committee.  
 Mar 24 Executive session in committee.  
 Mar 28 EKHE - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0;  
 absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 139, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1101** by Representatives Kenney, Fromhold, Jarrett, Sommers, Ormsby, Kagi, Roberts, and Haigh

Authorizing community and technical college boards of trustees to set and adjust college presidents' compensation.

Authorizes community and technical college boards of trustees to set and adjust college presidents' compensation.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Higher Education.  
 Jan 28 Public hearing in committee.

**HB 1102** by Representatives DeBolt, Chase, and Alexander

Reimbursing political subdivisions for criminal justice costs incurred in an institution under the jurisdiction of the secretary of the department of social and health services.

Provides reimbursement for political subdivisions for criminal justice costs incurred in an institution under the jurisdiction of the secretary of the department of social and health services.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Local Government.  
 Feb 21 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 28 Referred to Appropriations.

**HB 1103** by Representatives DeBolt, B. Sullivan, Blake, Holmquist, Linville, Hinkle, Ericksen, Sump, Alexander, Crouse, Chase, Orcutt, Buck, Kessler, Haler, Kristiansen, and Haigh

Authorizing forest products operations of statewide significance.

(SEE ALSO PROPOSED 1ST SUB)

Encourages investments in Washington's natural resource-based economy by permitting new timber mills that process only wood grown in Washington to be built with materials and labor that are not subject to state taxes, to allow these mills to have guaranteed permit timelines, to allow these mills to be sited outside of the growth management act, and to exempt trucks serving the mill from transportation taxes and fees.

**HB 1103-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives DeBolt, B. Sullivan, Blake, Holmquist, Linville, Hinkle, Ericksen, Sump, Alexander, Crouse, Chase, Orcutt, Buck, Kessler, Haler, Kristiansen, and Haigh)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Encourages investments in Washington's natural resource-based economy by permitting new timber mills that process only wood grown in Washington to be built with materials and labor that are not subject to state taxes, to allow these mills to have guaranteed permit timelines, to allow these mills to be sited outside of the growth management act, and to exempt trucks serving the mill from transportation taxes and fees.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 24 Committee relieved of further consideration.

Referred to Natural Resources, Ecology & Parks.  
 Feb 18 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 28 Referred to Finance.  
 Mar 7 Public hearing in committee.

**HB 1104** by Representatives Green, Haigh, Nixon, Talcott, and Shabro

Companion Bill: 5140

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

(SEE ALSO PROPOSED 1ST SUB)

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

**HB 1104-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Green, Haigh, Nixon, Talcott, and Shabro)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to State Government Operations & Accountability.  
 Jan 28 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1105** by Representatives Appleton, Jarrett, Moeller, Sells, Fromhold, Conway, Grant, Hunt, Haigh, Pettigrew, Morris, Tom, Santos, Ormsby, Williams, Linville, Kilmer, Roberts, Cody, Flannigan, Wallace, Darneille, Kagi, Chase, Dickerson, and Uptegrove

Regulating petition signature gatherers.

Finds that paying workers who gather signatures for initiatives and referendum petitions on the basis of the number of signatures the worker secures increases the possibility of fraud in the signature gathering process. This practice may encourage the signature gatherer to misrepresent the ballot measure, to apply undue pressure on a person to sign a petition that the person is not qualified to sign, to encourage signing even if the person has previously signed, or to invite forgery.

Provides that a person who solicits or collects signatures on a statewide initiative or referendum petition must be a resident of Washington and must be at least eighteen years of age.

Provides that a person who pays another for soliciting or collecting signatures on an initiative or referendum petition must pay wages at an hourly rate or salary equal to or more than the minimum wage established under RCW 49.46.020. The department of labor and industries must enforce this provision in a manner consistent with Title 49 RCW.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to State Government Operations & Accountability.  
 Jan 26 Public hearing in committee.

**HB 1106** by Representatives Haigh, Schindler, Simpson, Morris, Green, Miloscia, Hunt, P. Sullivan, Takko, and Chase

Companion Bill: 5136

Modifying fire protection district property tax levies.

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

Provides that a fire protection district may protect the district's tax levy from prorating 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 Local Government.  
 Jan 27 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 10 Referred to Finance.  
 Mar 3 Public hearing in committee.  
 Mar 7 Executive session in committee.  
 FIN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 14 Placed on second reading.  
 Mar 15 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 17 First reading, referred to Government Operations & Elections.  
 Mar 29 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 GO - Majority; do pass.  
 Minority; without recommendation.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Apr 4 Executive session in committee.  
 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1107** by Representatives Dickerson, Talcott, Linville, Tom, Priest, Darneille, Pettigrew, Shabro, Jarrett, McCoy, Roberts, Kagi, Clements, Dunn, Hunter, Quall, Haler, Hinkle, Cody, Walsh, Ormsby, Kilmer, Simpson, Kessler, Morrell, Williams, O'Brien, Chase, Hunt, Schual-Berke, Conway, Santos, Haigh, Uptegrove, and B. Sullivan

Companion Bill: 5141

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.

**HB 1107-S** by House Committee on Appropriations (originally sponsored by Representatives Dickerson, Talcott, Linville, Tom, Priest, Darneille, Pettigrew, Shabro, Jarrett, McCoy, Roberts, Kagi, Clements, Dunn, Hunter, Quall, Haler, Hinkle, Cody, Walsh, Ormsby, Kilmer, Simpson, Kessler, Morrell, Williams, O'Brien, Chase, Hunt, Schual-Berke, Conway, Santos, Haigh, Upthegrove, and B. Sullivan)

(DIGEST AS ENACTED)

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, 2009, 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.

Provides that school districts shall provide or contract for early intervention services in partnership with local birth-to-three lead agencies and birth-to-three providers. Services provided under this act shall not supplant services or funding currently provided in the state for early intervention services to eligible children with disabilities from birth to three years of age. The state-designated birth-to-three lead agency shall be payor of last resort for birth-to-three early intervention services provided under this act.

Declares that the services in this act are not part of the state's program of basic education pursuant to Article IX of the state Constitution.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Children & Family Services.  
 Jan 31 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 CFS - Majority; do pass.  
 Feb 3 Referred to Appropriations.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Jan 26 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 7 Placed on second reading.  
 Feb 9 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 10 First reading, referred to Early Learning, K-12 & Higher Education.  
 Feb 15 Public hearing in committee.  
 Feb 17 Executive session in committee.  
 Feb 20 EKHE - Majority; do pass.

And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 22 Executive session in committee.  
 Feb 23 WM - Majority; do pass with amendment(s).  
 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, 46; nays, 0; absent, 2; excused, 1.  
 -- IN THE HOUSE --  
 Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 28 Governor signed.  
 Chapter 269, 2006 Laws.  
 Effective date 6/7/2006\*.

**HB 1108** by Representatives Grant, Walsh, Wallace, Rodne, Wood, Morrell, Lovick, Williams, Jarrett, Kilmer, Simpson, Kessler, Chase, and Dickerson

Providing additional limitations for vehicles passing pedestrians or bicyclists.

(DIGEST AS ENACTED)

Provides that the driver of a vehicle approaching a pedestrian or bicycle that is on the roadway or on the right-hand shoulder or bicycle lane of the roadway shall pass to the left at a safe distance to clearly avoid coming into contact with the pedestrian or bicyclist, and shall not again drive to the right side of the roadway until safely clear of the overtaken pedestrian or bicyclist.

Provides that no vehicle shall be driven on the left side of the roadway when a bicycle or pedestrian is within view of the driver and is approaching from the opposite direction, or is present, in the roadway, shoulder, or bicycle lane within a distance unsafe to the bicyclist or pedestrian due to the width or condition of the roadway, shoulder, or bicycle lane.

Declares that nothing in RCW 46.61.110, 46.61.120, or 46.61.125 relieves pedestrians and bicyclists of their legal duties while traveling on public highways.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Transportation.  
 Feb 28 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Made eligible to be placed on second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 10 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Transportation.  
 Mar 21 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 TRAN - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Apr 1 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 1; absent, 3; excused, 0.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.

Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 11 Governor signed.  
 Chapter 396, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1109** by Representatives Kirby and Chase  
 Modifying designated smoking area requirements.

Provides that a person under the age of eighteen is not allowed in the designated smoking area of a bar, tavern, bowling alley, or restaurant.

Requires an employer to disclose to a prospective employee that all or a portion of the establishment that the prospective employee would work at is a designated smoking area.

-- 2005 REGULAR SESSION --  
 Jan 14 First reading, referred to Health Care.

**HB 1110** by Representatives Eickmeyer, B. Sullivan, Hinkle, Haler, and Newhouse

Modifying recertification standards for private applicators of pesticides.

(DIGEST AS ENACTED)

Amends RCW 17.21.128 relating to recertification standards for private applicators of pesticides.

-- 2005 REGULAR SESSION --  
 Jan 14 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 4 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; do pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 3 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 7 First reading, referred to Agriculture & Rural Economic Development.  
 Mar 22 Public hearing in committee.  
 Mar 24 Executive session in committee.  
 Mar 25 ARED - Majority; do pass with amendment(s).  
 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, 46; nays, 0; absent, 1; excused, 2.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 11 Governor signed.  
 Chapter 397, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1111** by Representatives Upthegrove, Woods, Morris, Skinner, B. Sullivan, Jarrett, Wallace, Morrell, and Chase

Enhancing requirements for notice to impounded vehicle owners.  
 Amends RCW 46.55.110 relating to notice to owners of impounded vehicles.

-- 2005 REGULAR SESSION --  
 Jan 14 First reading, referred to Transportation.

**HB 1112** by Representatives Quall, Bailey, Morris, Strow, Kristiansen, and Pearson; by request of Board For Judicial Administration

Companion Bill: 5070

Creating an additional superior court position.

(DIGEST AS ENACTED)

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 14 First reading, referred to Judiciary.  
 Jan 25 Public hearing and executive action taken in committee.  
 JUDI - Majority; do pass.  
 Jan 27 Referred to Appropriations.  
 Feb 7 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 Feb 10 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Minority; do not pass.  
 Feb 11 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 4 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 8 First reading, referred to Judiciary.  
 Mar 29 Executive session in committee.  
 Mar 30 JUD - Majority; do pass.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 2; excused, 2.  
 -- IN THE HOUSE --  
 Apr 11 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 14 Delivered to Governor.  
 Apr 20 Governor signed.  
 Chapter 95, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1113** by Representatives Wallace, Jarrett, Fromhold, Armstrong, Moeller, Lovick, Morrell, Kilter, Dickerson, Appleton, Wood, Ormsby, Sells, and Chase

Companion Bill: 5115

Regulating traffic signal preemption devices.

(SUBSTITUTED FOR - SEE 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.

**HB 1113-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Wallace, Jarrett, Fromhold, Armstrong, Moeller, Lovick, Morrell, Kilmer, Dickerson, Appleton, Wood, Ormsby, Sells, and Chase)

(DIGEST AS ENACTED)

Declares that "signal preemption device" means a device that is capable of altering the normal operation of a traffic control signal. Any such device manufactured by a vehicle manufacturer is not a signal preemption device for purposes of this section if the primary purpose of the device is any purpose other than the preemption of traffic signals and the device's ability to alter traffic signals is unintended and incidental to the device's primary purpose.

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 14 First reading, referred to Criminal Justice & Corrections.  
Feb 3 Executive session in committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.  
Feb 7 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 11 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 15 First reading, referred to Judiciary.  
Mar 29 Executive session in committee.  
Mar 30 JUD - Majority; without recommendation.  
And refer to Transportation.  
Referred to Transportation.

Mar 31 Executive session in committee.  
Apr 1 TRAN - Majority; do pass.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Apr 11 Rules suspended. Placed on Third Reading.  
Apr 12 Third reading, passed; yeas, 43; nays, 0; absent, 0; excused, 6.  
-- IN THE HOUSE --  
Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 19 Delivered to Governor.  
Apr 26 Governor signed.  
Chapter 183, 2005 Laws.  
Effective date 7/24/2005.

**HB 1114** by Representatives Tom, Springer, Jarrett, Haigh, Nixon, Hunter, Priest, Kilmer, Dunn, Anderson, and Strow

Allowing longer candidates' statements on the secretary of state's web site.

(SEE ALSO PROPOSED 1ST SUB)

Provides that candidates' statements that appear on the web site of the secretary of state or on the web sites of county auditors may contain up to one thousand words.

**HB 1114-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Tom, Springer, Jarrett, Haigh, Nixon, Hunter, Priest, Kilmer, Dunn, Anderson, and Strow)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that candidates' statements that appear on the web site of the secretary of state may contain up to one thousand words. The secretary of state shall absorb within existing resources any increased costs due to the maximum number of words in this act.

Provides that candidates' statements that appear on the web sites of county auditors may contain up to one thousand words.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to State Government Operations & Accountability.  
Jan 26 Public hearing in committee.  
Feb 11 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Feb 15 Referred to Appropriations.  
Feb 24 Public hearing in committee.

**HB 1115** by Representatives Tom, Fromhold, Hunter, Jarrett, and Talcott

Providing for school directors' associations.

(SEE ALSO PROPOSED 1ST SUB)

Requires each board of directors of the school districts of the state to be a member of the Washington state school directors' association or another organization within the state that provides services that include but need not be limited to: (1) Coordinating policymaking, control, and management of school districts;

(2) Conducting studies and disseminating information on ways to increase the efficiency of school board administration;

(3) Purchasing liability insurance for school directors, which may indemnify the directors against any or all liabilities for personal or bodily injuries and property damage arising from their acts or omissions while performing or while in good faith purporting to perform their official duties as school directors;

(4) Providing advice and assistance to local boards to promote their primary duty of representing the public interest; and

(5) Upon request by a local school district board of directors, providing specialized services, research information, and consultants to advise and assist the board in particular problem areas, if the information or services or consultants are not already available from other state agencies, educational service districts, or from information and research services authorized by RCW 28A.320.110.

**HB 1115-S** by House Committee on Education (originally sponsored by Representatives Tom, Fromhold, Hunter, Jarrett, and Talcott)

Providing for membership in school directors' associations to be voluntary.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, until December 31, 2005, the membership of the school directors' association shall comprise the members of the boards of directors of the school districts of the state. School boards of directors that intend to resign from the association under this act must provide the association with at least five months' prior written notice of that intent.

Provides that, beginning on January 1, 2006, membership in the school directors' association shall be voluntary for school district boards of directors.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Education.  
 Feb 2 Public hearing in committee.  
 Feb 14 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 17 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 4 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Education.

**HB 1116** by Representatives Wallace, Ericksen, Linville, Kristiansen, Grant, Serben, Walsh, Sells, and Strow

Companion Bill: 5143

Authorizing a "Ski & Ride Washington" license plate.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes a "Ski & Ride Washington" license plate.

**HB 1116-S** by House Committee on Transportation (originally sponsored by Representatives Wallace, Ericksen, Linville, Kristiansen, Grant, Serben, Walsh, Sells, and Strow)

(DIGEST AS ENACTED)

Authorizes a "Ski & Ride Washington" license plate.  
 Creates the "Ski & Ride Washington" 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 of RCW 46.16.765, the department must contract with a qualified nonprofit organization for the purpose of promoting winter snowsports (i.e. skiing and snowboarding) and related programs such as ski and ride safety programs, underprivileged youth "ski and ride" programs, and active, healthy lifestyle programs.

(2) The qualified nonprofit organization must meet all requirements set out in RCW 46.16.765.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Transportation.  
 Feb 14 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for 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, 95; nays, 2; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Transportation.  
 Mar 28 Work session and executive action taken in committee.  
 Mar 29 TRAN - Majority; do pass with amendment(s).  
 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, 42; nays, 0; absent, 0; excused, 7.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 90; nays, 5; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 Apr 28 Governor signed.  
 Chapter 220, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1117** by Representatives Ericksen, Linville, Newhouse, Buri, Strow, and B. Sullivan

Increasing the highway weight limit for the movement of certain farm implements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 46.44.130 to state that the limitations of RCW 46.44.010, 46.44.020, 46.44.030, and 46.44.041 shall not apply to the movement of farm implements of less than one hundred sixty thousand pounds gross weight for farm implements transporting dairy nutrients that comply with the provisions of chapter 90.64 RCW or forty-five thousand pounds gross weight for all other farm implements.

**HB 1117-S** by House Committee on Transportation (originally sponsored by Representatives Ericksen, Linville, Newhouse, Buri, Strow, and B. Sullivan)

Modifying provisions for the transport of farm implements on highways.

(DIGEST AS ENACTED)

Directs the Washington state department of transportation to study the issue of enabling Washington state farms to operate in an economically feasible manner while following federal and state laws, including laws regarding livestock nutrient management, and protecting state roads and highways. The department shall work with the United States department of transportation, local transportation authorities, transportation agencies in other states, and legislative members and/or staff. By December 1, 2005, the department shall report its findings and recommendations to the transportation committees of the legislature.

VETO MESSAGE ON HB 1117-S

April 20, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 2, Substitute House Bill 1117 entitled:

This legislation requires the Washington state Department of Transportation to study the issue of enabling Washington state farms to operate in an economically feasible manner while following federal and state laws and protecting state roads and highways.

The bill also permits overweight farm implements transporting dairy nutrients, in order to comply with the Dairy Nutrient Management Act, to travel over city and county roads. Cities and counties may enact restrictions on the movement of these farm implements.

Farming and the maintenance of our streets and roads are both vital economic interests in our state. I recognize that our farmers are faced with many challenges as they try to operate efficiently and profitably, while complying with environmental and transportation regulations. The economic impact of stricter transportation regulations on our farmers is an issue that needs to be resolved. I am vetoing, therefore, only the emergency clause in the bill (Section 2) to give our local jurisdictions time to take whatever actions they deem necessary to best protect their streets and roads. I view this legislation as a temporary solution. I fully expect the Department's study and subsequent recommendations to result in legislation next session that will resolve this issue for both our farmers and local jurisdictions.

We cannot afford to lose our farms; but we also cannot afford to damage our roads and streets in this time of very limited revenue.

For these reasons, I have signed Section 1 and vetoed Section 2 of Substitute House Bill 1117.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Transportation.  
Jan 24 Public hearing in committee.  
Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 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, 95; nays, 0; absent, 0; excused, 3.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Transportation.  
Mar 23 Public hearing in committee.  
Mar 30 Executive session in committee.  
Mar 31 TRAN - Majority; do pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Apr 1 Made eligible to be placed on second reading.  
Apr 5 Placed on second reading by Rules Committee.  
Apr 6 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.  
-- IN THE HOUSE --  
Apr 11 Speaker signed.

-- IN THE SENATE --

Apr 12 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 14 Delivered to Governor.  
Apr 20 Governor partially vetoed.  
Chapter 96, 2005 Laws PV.  
Effective date 7/24/2005.

**HB 1118** by Representatives Ericksen, DeBolt, Sump, Kristiansen, Holmquist, Roach, Newhouse, and Pearson

Concerning the removal of gravel from waterways to reduce flooding.

Provides that the legislative authority of any county may remove gravel from streams or other watercourses when the gravel removal is deemed by the county legislative authority to be beneficial in reducing the impact of potential flooding.

Provides that, prior to removing gravel, the county legislative authority must first contact the department of fish and wildlife for a suggestion of when gravel removal would have the minimum impact on aquatic life. Except in an emergency situation, the actual removal of gravel should occur as close as possible to the dates provided by the department of fish and wildlife.

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.

Applies also to flood control districts and diking districts.

Declares that the department may not prohibit, penalize, or condition a flood control district operating under this act, a diking district operating under this act, or a county legislative authority operating under RCW 36.32.290 when removing gravel from streams or other watercourses for flood control or flood impact reduction purposes.

Provides that, however, the department shall, when requested by a flood control district, diking district, or county, provide a range of suggested dates when gravel removal will have the minimum impact to aquatic life.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Natural Resources, Ecology & Parks.  
Feb 11 Public hearing in committee.

**HB 1119** by Representatives Ericksen and Holmquist  
Regarding sex offender housing stipends.

Amends RCW 72.02.110 to provide that prior to the distribution of any funds used to facilitate housing, including transitional housing funds or stipends, rent assistance payments, and regional transition funds, for a released sex offender classified as a risk level II or III, the secretary of corrections must receive approval from the county or city legislative authority where the offender intends to reside.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Criminal Justice & Corrections.

**HB 1120** by Representatives Dunshee, Jarrett, Ormsby, Morrell, Roberts, Chase, and Linville

Companion Bill: 5651

Returning interest earned to the community and technical college capital projects account.

(SUBSTITUTED FOR - SEE 1ST SUB)

Returns interest earned to the community and technical college capital projects account.

**HB 1120-S** by House Committee on Capital Budget (originally sponsored by Representatives Dunshee, Jarrett, Ormsby, Morrell, Roberts, Chase, and Linville)

(AS OF HOUSE 2ND READING 2/07/06)

Returns interest earned to the community and technical college capital projects account.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Capital Budget.  
Feb 2 Public hearing in committee.  
Feb 14 Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; do pass.  
Feb 16 Referred to Appropriations.  
Mar 1 Public hearing in committee.  
Mar 2 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.  
Mar 4 Passed to Rules Committee for second reading.  
Mar 8 Made eligible to be placed on second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 10 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0;  
absent, 0; excused, 3.

-- IN THE SENATE --

Mar 12 First reading, referred to Ways & Means.  
Mar 22 Executive session in committee.  
Mar 24 WM - Majority; do pass.  
Mar 25 Passed to Rules Committee for second reading.  
Apr 24 By resolution, returned to House Rules  
Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in  
present status.  
Rules Committee relieved of further  
consideration.  
Referred to Capital Budget.  
Jan 18 Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; 1st substitute bill be substituted,  
do pass.  
Jan 20 Passed to Rules Committee for second reading.  
Jan 26 Placed on second reading by Rules Committee.  
Feb 7 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.  
-- IN THE SENATE --  
Feb 9 First reading, referred to Ways & Means.  
Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 1121** by Representatives Ericksen, Orcutt, Schindler, Shabro, Roach, McCune, DeBolt, Holmquist, Kessler, Haler, and Dunn

Providing tax relief for paper manufacturers.

Provides tax relief for paper manufacturers.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Finance.

**HB 1122** by Representatives Kenney, Priest, Dickerson, Jarrett, Morrell, Wood, Kagi, Ormsby, Williams, Tom, Sells, Shabro, McDermott, and Santos

Providing for training teachers for the deaf.

Declares an intent to provide an incentive for institutions of higher education to develop curricula, design education and

training programs, and use innovative service delivery models for teachers of the deaf and hard of hearing.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Higher Education.  
Jan 25 Public hearing in committee.  
Feb 1 Executive session in committee.  
HE - Majority; do pass.  
Feb 3 Referred to Appropriations.  
Feb 14 Public hearing in committee.

**HB 1123** by Representatives Kenney, Dickerson, McIntire, Morrell, Santos, Cody, Upthegrove, Hasegawa, Moeller, Kagi, Ormsby, Chase, Williams, O'Brien, Green, P. Sullivan, Schual-Berke, Sells, Wallace, B. Sullivan, and McDermott

Companion Bill: 5029

Requiring safe drinking water in schools.

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.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Health Care.  
Feb 11 Public hearing in committee.

**HB 1124** by Representatives Eickmeyer, Buck, Blake, Upthegrove, B. Sullivan, Chase, and Dunshee

Authorizing the use of signs, banners, or decorations over highways under limited circumstances.

(DIGEST AS ENACTED)

Provides that the uniform system adopted by the secretary under this act may allow signs, banners, or decorations over a highway that: (1) Are in unincorporated areas;

(2) Are at least twenty vertical feet above a highway; and

(3) Do not interfere with or obstruct the view of any traffic control device.

Directs the department to adopt rules regulating signs, banners, or decorations installed under this act.

- 2005 REGULAR SESSION --
- Jan 17 First reading, referred to Transportation.  
 Jan 24 Public hearing in committee.  
 Feb 3 Executive session in committee.  
 Feb 7 TR - Majority; do pass.  
 Feb 8 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 4 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.
- IN THE SENATE --
- Mar 8 First reading, referred to Transportation.  
 Mar 22 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 TRAN - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on 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, 42; nays, 0;  
 absent, 1; excused, 6.
- IN THE HOUSE --
- Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent,  
 0; excused, 3.  
 Apr 21 Speaker signed.
- IN THE SENATE --
- Apr 22 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Apr 23 Delivered to Governor.  
 May 11 Governor signed.  
 Chapter 398, 2005 Laws.  
 Effective date 7/24/2005.
- 
- HB 1125** by Representatives Serben, Lantz, Priest, Shabro,  
 and Ahern  
 Companion Bill: 5055  
 Managing trusts and estates.  
 (DIGEST AS ENACTED)  
 Establishes provisions for the management of trusts and  
 estates.  
 Repeals RCW 11.04.270.
- 2005 REGULAR SESSION --
- Jan 17 First reading, referred to Judiciary.  
 Jan 25 Public hearing and executive action taken in  
 committee.  
 JUDI - Majority; do pass.  
 Jan 27 Passed to Rules Committee for second reading.  
 Feb 1 Rules Committee relieved of further  
 consideration.  
 Placed on second reading suspension calendar.  
 Feb 4 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.
- IN THE SENATE --
- Feb 8 First reading, referred to Judiciary.  
 Mar 24 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 JUD - 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, 49; nays, 0;  
 absent, 0; excused, 0.
- IN THE HOUSE --
- Apr 11 Speaker signed.
- IN THE SENATE --
- Apr 12 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Apr 14 Delivered to Governor.  
 Apr 20 Governor signed.  
 Chapter 97, 2005 Laws.  
 Effective date 7/24/2005.
- 
- HB 1126** by Representatives Kagi, Fromhold, Simpson,  
 Ormsby, Roberts, O'Brien, McIntire, Wallace,  
 Kenney, Haigh, Darneille, Dickerson, Santos, Linville, Moeller,  
 Chase, Cody, Hankins, and Hunt  
 Companion Bill: 5538  
 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.  
 Repeals RCW 28A.215.140 and 28A.215.190.
- 2005 REGULAR SESSION --
- Jan 17 Held on first reading.  
 Jan 18 First reading, referred to Children & Family  
 Services.
- 
- HB 1127** by Representatives B. Sullivan, Rodne, P. Sullivan,  
 Jarrett, Kirby, Nixon, McCoy, and Shabro  
 Changing bidding requirements for wastewater projects.  
 (SUBSTITUTED FOR - SEE 1ST SUB)  
 Amends RCW 48.30.270 to revise bidding requirements for  
 wastewater projects.
- HB 1127-S** by House Committee on Financial Institutions &  
 Insurance (originally sponsored by  
 Representatives B. Sullivan, Rodne, P. Sullivan, Jarrett, Kirby,  
 Nixon, McCoy, and Shabro)  
 (AS OF HOUSE 2ND READING 3/10/05)  
 Amends RCW 48.30.270 to revise bidding requirements for  
 wastewater projects.  
 Declares 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  
 (5) 2000 c 143 s 3 (uncodified).
- 2005 REGULAR SESSION --
- Jan 17 First reading, referred to State Government  
 Operations & Accountability.  
 Jan 26 Committee relieved of further consideration.  
 Referred to Financial Institutions & Insurance.

Feb 8 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; 1st substitute bill be substituted,  
 do pass.  
 Minority; do not pass.  
 Mar 8 Passed to Rules Committee for second reading.  
 Mar 10 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Financial Institutions,  
 Housing & Consumer Protection.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Jan 18 Placed on third reading by Rules Committee.  
 Jan 23 House Rules "X" file.

**HB 1128** by Representative Nixon

Companion Bill: 5231

Modifying the definition of "conviction" for chapter 77.15 RCW.  
 (REVISED FOR PASSED LEGISLATURE: Concerning the  
 revocation and suspension of hunting and fishing privileges.)

(DIGEST AS ENACTED)

Provides that, if a person is convicted of an offense, has an  
 uncontested notice of infraction, fails to appear at a hearing to  
 contest an infraction, or is found to have committed an infraction  
 three times in ten years involving any violation of recreational  
 hunting or fishing laws or rules, the department shall order a  
 revocation and suspension of all recreational hunting and fishing  
 privileges for two years.

Declares that a violation punishable as an infraction counts  
 towards the revocation and suspension of recreational hunting and  
 fishing privileges only where that violation is: (1) Punishable as a  
 crime on the effective date of this act and is subsequently  
 decriminalized; or

(2) One of the following violations, as they exist on the  
 effective date of this act: RCW 77.15.160 (1) or (2); WAC 220-  
 56-116; WAC 220-56-315(11); or WAC 220-56-355 (1) through  
 (4).

Authorizes the commission to, by rule, designate additional  
 infractions that do not count towards the revocation and  
 suspension of recreational hunting and fishing privileges.

Provides that neither the commission nor the director have the  
 authority to adopt a rule providing that a violation punishable as  
 an infraction shall be a crime.

-- 2005 REGULAR SESSION --  
 Jan 17 First reading, referred to Natural Resources,  
 Ecology & Parks.  
 Jan 27 Public hearing in committee.  
 Feb 4 Executive session in committee.  
 Feb 7 NREP - Majority; do pass.  
 Minority; without recommendation.  
 Feb 9 Passed to Rules Committee for second reading.  
 Feb 15 Made eligible to be placed on second reading.  
 Feb 25 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 7 First reading, referred to Natural Resources,  
 Ocean & Recreation.  
 Mar 17 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 NROR - Majority; do pass.

Apr 1 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 15 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent,  
 0; excused, 0.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 9 Governor signed.  
 Chapter 321, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1129** by Representative Nixon

Facilitating initiative petition production.

Declares that nothing in RCW 29A.72.100 prohibits the  
 person proposing the measure from making the blank petition  
 available in electronic form to persons intending to print and  
 circulate petitions, as long as the electronic form is secured so  
 that the blank petition may not be altered by a person of ordinary  
 skill before printing. The secretary of state may make the  
 electronic form of the blank petition available for download from  
 the secretary of state's web site.

Directs the secretary of state to adopt rules establishing  
 readability standards, including, but not limited to, the minimum  
 font size of the text used on petitions.

-- 2005 REGULAR SESSION --  
 Jan 17 First reading, referred to State Government  
 Operations & Accountability.

**HB 1130** by Representatives Nixon, Haigh, Kenney, and Shabro

Eliminating drop-in inspections of campaign accounts.

(DIGEST AS ENACTED)

Amends RCW 42.17.080 to eliminate drop-in inspections of  
 campaign accounts.

-- 2005 REGULAR SESSION --  
 Jan 17 First reading, referred to State Government  
 Operations & Accountability.  
 Jan 28 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 SGOA - Majority; do pass.  
 Feb 4 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Government  
 Operations & Elections.  
 Mar 24 Public hearing in committee.  
 Mar 28 Executive session in committee.  
 Mar 30 GO - Majority; do pass.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 15 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 26 Governor signed.  
Chapter 184, 2005 Laws.  
Effective date 7/24/2005.

**HB 1131** by Representatives Nixon, Haigh, and Shabro  
Regulating mail to constituents.

(AS OF HOUSE 2ND READING 1/13/06)

Provides that, during the period beginning on the forty-fifth day after the date of the adjournment of a regular legislative session in the year of a general election for a state legislator's election to office and continuing through November 30th immediately after the general election, the restrictions in RCW 42.52.185 apply to letters, newsletters, brochures, or other pieces of literature sent by electronic mail at public expense.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to State Government  
Operations & Accountability.

Jan 28 Public hearing in committee.

Feb 2 Executive session in committee.  
SGOA - Majority; do pass.

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.

Feb 28 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0;  
absent, 0; excused, 3.

-- IN THE SENATE --

Mar 2 First reading, referred to Government  
Operations & Elections.

Mar 28 Public hearing in committee.

Mar 30 Executive session in committee.

Apr 1 GO - Majority; do pass.

Passed to Rules Committee for second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 24 Referred to Rules.

By resolution, returned to House Rules  
Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Jan 11 Placed on third reading by Rules Committee.

Jan 13 Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.

-- IN THE SENATE --

Jan 16 First reading, referred to Government  
Operations & Elections.

Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 1132** by Representatives Nixon, Haigh, and Shabro  
Allowing more candidates to file with the secretary of state.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes filings with the secretary of state for declarations of candidacy for the state legislature, the court of appeals, and the superior court when the candidate is seeking office in a district comprised of voters from two or more counties.

Provides that the secretary of state and the county auditor may accept declarations of candidacy for candidates for the state legislature, the court of appeals, and the superior court when the candidate is seeking office in a district comprised of voters from one county.

**HB 1132-S** by House Committee on State Government  
Operations & Accountability (originally  
sponsored by Representatives Nixon, Haigh, and Shabro)

(DIGEST AS ENACTED)

Authorizes filings with the secretary of state for declarations of candidacy for the state legislature, the court of appeals, and the superior court when the candidate is seeking office in a district comprised of voters from two or more counties.

Provides that the secretary of state and the county auditor may accept declarations of candidacy for candidates for the state legislature, the court of appeals, and the superior court when the candidate is seeking office in a district comprised of voters from one county.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to State Government  
Operations & Accountability.

Jan 26 Public hearing in committee.

Feb 11 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be  
substituted, do pass.

Feb 15 Passed to Rules Committee for second reading.

Feb 25 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 4 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0;

absent, 0; excused, 2.

-- IN THE SENATE --

Mar 8 First reading, referred to Government  
Operations & Elections.

Mar 28 Public hearing in committee.

Mar 30 Executive session in committee.

Apr 1 GO - Majority; do pass.

Passed to Rules Committee for second reading.

Apr 13 Placed on second reading by Rules Committee.

Apr 14 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 37; nays, 0;

absent, 2; excused, 10.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 28 Governor signed.

Chapter 221, 2005 Laws.

Effective date 7/24/2005.

**HB 1133** by Representatives Nixon, Haigh, and Shabro  
Reorganizing public disclosure law.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that chapter 42.17 RCW contains laws relating to several discrete subjects. Therefore, the purpose of this act is to recodify some of those laws and create a new chapter in the Revised Code of Washington that contains laws pertaining to open government.

**HB 1133-S** by House Committee on State Government  
Operations & Accountability (originally  
sponsored by Representatives Nixon, Haigh, and Shabro)

(DIGEST AS ENACTED)

Finds that chapter 42.17 RCW contains laws relating to several discrete subjects. Therefore, the purpose of this act is to recodify some of those laws and create a new chapter in the Revised Code of Washington that contains laws pertaining to open government.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to State Government Operations & Accountability.  
 Feb 1 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 4 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 8 First reading, referred to Government Operations & Elections.  
 Mar 17 Public hearing in committee.  
 Mar 28 Executive session in committee.  
 Mar 30 GO - Majority; do pass.  
 Minority; without recommendation.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on second reading.  
 Apr 14 Placed on second reading by Rules Committee.  
 Apr 15 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0; absent, 1; excused, 2.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 May 4 Governor signed.  
 Chapter 274, 2005 Laws.  
 Effective date 7/1/2006.

**HB 1134** by Representatives Nixon, Haigh, Williams, P. Sullivan, Shabro, and Linville

Creating an open government ombudsman.

(SEE ALSO PROPOSED 1ST SUB)

Creates the office of the open government ombudsman within the office of the state auditor to provide information on public records and open public meetings to state and local agencies and the public, represent the public in obtaining public records from state and local agencies, and maintain a web site to assist the public in obtaining information and public records under this chapter.

Provides that the office of the open government ombudsman shall perform the following duties: (1) Provide training and legal advice to state and local agencies and the public on the rights and responsibilities of individuals requesting public records, on the procedures for obtaining public records, and on the responsibilities of state and local agencies to release records;

(2) Upon receipt of a legally sufficient complaint, investigate the refusal of an agency to disclose public records and provide legal representation for individuals alleging: (a) They have a legal claim of access to public records; (b) the agency has redacted information that should be disclosed; or (c) there has been a delay in disclosing records;

(3) Provide training to state and local agencies on agency responsibilities relating to open public meetings;

(4) Submit annually by November 1st to the auditor and appropriate committees of the legislature a report analyzing the work of the office of the open government ombudsman;

(5) Establish and maintain a public records clearinghouse and informational web site; and

(6) Adopt rules necessary to implement this act.

**HB 1134-S** by House Committee on State Government Operations & Accountability (originally

sponsored by Representatives Nixon, Haigh, Williams, P. Sullivan, Shabro, and Linville)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Creates the office of the open government ombudsman within the office of the attorney general to provide information on public records and open public meetings to state and local agencies and the public, represent the public in obtaining public records from state and local agencies, and maintain a web site to assist the public in obtaining information and public records under this act.

Provides that the office of the open government ombudsman shall perform the following duties: (1) Provide training and legal advice to state and local agencies and the public on the rights and responsibilities of individuals requesting public records, on the procedures for obtaining public records, and on the responsibilities of state and local agencies to release records;

(2) Upon receipt of a legally sufficient complaint, investigate the refusal of an agency to disclose public records and provide legal representation for individuals alleging: (a) They have a legal claim of access to public records; (b) the agency has redacted information that should be disclosed; or (c) there has been a delay in disclosing records;

(3) Provide training to state and local agencies on agency responsibilities relating to open public meetings;

(4) Submit annually by November 1st to the attorney general and appropriate committees of the legislature a report analyzing the work of the office of the open government ombudsman;

(5) Establish and maintain a public records clearinghouse and informational web site; and

(6) Adopt rules necessary to implement this act.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to State Government Operations & Accountability.

Feb 1 Public hearing in committee.

Mar 2 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation.

Referred to Appropriations.

**HB 1135** by Representatives Miloscia, O'Brien, Kirby, Clibborn, Chase, P. Sullivan, and McIntire

Companion Bill: 5165

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 biological samples are 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.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Criminal Justice & Corrections.

Jan 25 Public hearing in committee.

**HB 1136** by Representatives O'Brien, Darneille, Kirby, Miloscia, Lovick, and Chase

Companion Bill: 5166

Ordering a study of electronic monitoring systems.

(DIGEST AS ENACTED)

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.

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

VETO MESSAGE ON HB 1136

May 13, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 4, House Bill No. 1136 entitled:

Section 3 of the bill requires the Department of Corrections to operate an electronic monitoring program beginning on January 1, 2006. In its entirety, Section 4 states: "This act expires December 31, 2005." Section 4 was apparently left in the bill inadvertently after Section 3 was added. Section 3 cannot be effective if Section 4 remains in the bill.

For these reasons, I have vetoed Section 4 of House Bill No. 1136.

With the exception of Section 4, House Bill No. 1136 is approved.

Respectfully submitted,

Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Criminal Justice & Corrections.

Jan 27 Public hearing in committee.

Feb 3 Executive session in committee.  
CJC - Majority; do pass.

Feb 7 Passed to Rules Committee for second reading.

Mar 8 Made eligible to be placed on second reading.

Mar 9 Placed on second reading by Rules Committee.

Mar 10 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0;  
absent, 0; excused, 3.

-- IN THE SENATE --

Mar 12 First reading, referred to Human Services & Corrections.

Mar 29 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 HSC - Majority; do pass with amendment(s).

Apr 4 Passed to Rules Committee for second reading.

Apr 6 Made eligible to be placed on second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 11 Committee amendment adopted as amended.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 49; nays, 0;  
absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.

Passed final passage; yeas, 95; nays, 0; absent,  
0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 13 Governor partially vetoed.  
Chapter 435, 2005 Laws PV.  
Effective date 7/24/2005\*\*.

**HB 1137** by Representatives Morrell, Orcutt, Cody, McDonald, Green, Campbell, Clibborn, Schindler, Kagi, Woods, Hunt, Miloscia, Linville, Lantz, Moeller, Williams, Wallace, and Kenney

Companion Bill: 5248

Modifying the scope of care provided by physical therapists.

(SUBSTITUTED FOR - SEE 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.

**HB 1137-S** by House Committee on Health Care (originally sponsored by Representatives Morrell, Orcutt,

Cody, McDonald, Green, Campbell, Clibborn, Schindler, Kagi, Woods, Hunt, Miloscia, Linville, Lantz, Moeller, Williams, Wallace, and Kenney)

(DIGEST AS ENACTED)

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 it is unlawful for any person to practice or in any manner hold himself or herself out to practice physical therapy or designate himself or herself as a physical therapist, unless he or she is licensed in accordance with this act.

Requires a physical therapist to refer persons under his or her care to appropriate health care practitioners if the physical therapist has reasonable cause to believe symptoms or conditions are present that require services beyond the scope of practice under this chapter or when physical therapy is contraindicated.

Provides that a physical therapist may perform electroneuromyographic examinations for the purpose of testing neuromuscular function only by referral from an authorized health care practitioner and only upon demonstration of further education and training in electroneuromyographic examinations as established by rule. Within two years after July 1, 2005, the secretary shall waive the requirement for further education and training for those physical therapists licensed under this chapter who perform electroneuromyographic examinations.

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 17 First reading, referred to Health Care.  
 Feb 1 Public hearing in committee.  
 Feb 8 Executive session in committee.  
 HC - Executive action taken by committee.  
 Feb 9 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 10 Passed to Rules Committee for second reading.  
 Feb 15 Made eligible to be placed on second reading.  
 Feb 25 Placed on second reading by Rules Committee.  
 Mar 3 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 1;  
 absent, 0; excused, 1.  
 Vote on third reading will be reconsidered.  
 Third reading, passed; yeas, 88; nays, 9;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 7 First reading, referred to Health & Long-Term Care.  
 Mar 23 Public hearing in committee.  
 Mar 24 Executive session in committee.  
 Mar 25 HEA - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Mar 28 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on 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; yeas, 40; nays, 9;  
 absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 94; nays, 1; absent,  
 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 17 Governor signed.  
 Chapter 501, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1138** by Representatives Ericksen and Holmquist  
 Regulating fees for using an automated teller machine.

(DIGEST AS ENACTED)

Authorizes the owner of an automated teller machine to charge an access fee or surcharge to a customer conducting a transaction using an account from a financial institution that is located outside of the United States.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Financial Institutions & Insurance.  
 Jan 25 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 FII - Majority; do pass.  
 Jan 31 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Mar 17 Public hearing in committee.  
 Mar 29 Executive session in committee.  
 Mar 30 FHC - Majority; do pass.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 1 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, 44; nays, 0;  
 absent, 1; excused, 4.  
 -- IN THE HOUSE --  
 Apr 11 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 14 Delivered to Governor.  
 Apr 20 Governor signed.  
 Chapter 98, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1139** by Representative Upthegrove

Preventing conflicts of interest for attorneys serving as pro tempore judges, commissioners, and guardians ad litem.

(AS OF HOUSE 2ND READING 2/04/05)

Prevents conflicts of interest for attorneys serving as pro tempore judges, commissioners, and guardians ad litem.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Judiciary.  
 Jan 25 Public hearing and executive action taken in committee.  
 JUDI - Majority; do pass.  
 Jan 27 Passed to Rules Committee for second reading.

Feb 1 Rules Committee relieved of further consideration.  
Placed on second reading suspension calendar.

Feb 4 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --

Feb 8 First reading, referred to Judiciary.

Mar 22 Public hearing in committee.

Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --

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

Feb 6 House Rules "X" file.

**HB 1140** by Representatives Bailey, Cody, and Wallace

Companion Bill: 5159

Developing a schedule of fees for performing independent reviews of health care disputes.

(DIGEST AS ENACTED)

Provides that, no later than January 1, 2006, the department of health 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.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Health Care.

Jan 28 Public hearing in committee.

Feb 11 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.

Feb 16 Passed to Rules Committee for second reading.

Feb 25 Placed on second reading suspension calendar.

Mar 3 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --

Mar 7 First reading, referred to Health & Long-Term Care.

Mar 17 Public hearing in committee.

Mar 21 Executive session in committee.

Mar 22 HEA - Majority; do pass.

Mar 23 Passed to Rules Committee for second reading.

Apr 1 Placed on second reading by Rules Committee.

Apr 5 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0; absent, 2; excused, 0.  
-- IN THE HOUSE --

Apr 6 Speaker signed.  
-- IN THE SENATE --

Apr 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 8 Delivered to Governor.

Apr 14 Governor signed.  
Chapter 54, 2005 Laws.  
Effective date 7/24/2005.

**HB 1141** by Representatives Conway, Tom, Wood, Buri, Miloscia, Condotta, Armstrong, and Kenney

Changing the expiration date of the Washington real estate research account.

(DIGEST AS ENACTED)

Changes the expiration date of the Washington real estate research account to September 30, 2010.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Commerce & Labor.

Jan 26 Public hearing in committee.

Jan 27 Executive session in committee.  
CL - Majority; do pass.

Jan 31 Passed to Rules Committee for second reading.

Feb 25 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 4 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --

Mar 8 First reading, referred to Labor, Commerce, Research & Development.

Mar 24 Public hearing and executive action taken in committee.  
LCRD - Majority; do pass.

Mar 25 Passed to Rules Committee for second reading.

Apr 11 Placed on second reading by Rules Committee.

Apr 12 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.  
-- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --

Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 26 Governor signed.  
Chapter 185, 2005 Laws.  
Effective date 7/24/2005.

**HB 1142** by Representatives Chase, Conway, Pettigrew, Skinner, Ormsby, Condotta, Kessler, Armstrong, Linville, Eickmeyer, Morrell, Kenney, and Santos

Companion Bill: 5211

Prohibiting pyramid promotional schemes.

(SEE ALSO PROPOSED 1ST SUB)

Prohibits pyramid promotional schemes.  
Repeals RCW 19.102.010 and 19.102.020.

**HB 1142-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Chase, Conway, Pettigrew, Skinner, Ormsby, Condotta, Kessler, Armstrong, Linville, Eickmeyer, Morrell, Kenney, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Prohibits pyramid promotional schemes.  
Repeals RCW 19.102.010 and 19.102.020.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Commerce & Labor.

Jan 27 Public hearing in committee.  
-- 2006 REGULAR SESSION --

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

Jan 23 Public hearing and executive action taken in committee.  
CL - Executive action taken by committee.

Jan 25 CL - Majority; 1st substitute bill be substituted, do pass.

Jan 26 Passed to Rules Committee for second reading.

**HB 1143** by Representatives Green, Nixon, Haigh, McDermott, Hunt, and Morrell; by request of Public Disclosure Commission

Companion Bill: 5033

Regarding penalties for violations of the public disclosure act.

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

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.

Declares an intent 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.

## -- 2005 REGULAR SESSION --

- Jan 17 First reading, referred to State Government Operations & Accountability.  
 Jan 28 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.  
 Minority; do not pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 63; nays, 35; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Government Operations & Elections.  
 Mar 24 Public hearing in committee.  
 Mar 28 Executive session in committee.  
 Mar 30 GO - Majority; do pass.  
 Minority; without recommendation.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 11 Placed on second reading by Rules Committee.  
 Apr 14 Rules suspended. Placed on Third Reading.  
 Third reading, failed; yeas, 24; nays, 22; absent, 0; excused, 3.

**HB 1144** by Representatives Haigh, Nixon, McDermott, Morrell, and Schual-Berke; by request of Public Disclosure Commission

Companion Bill: 5034

Making restrictions on campaign funding.

(SUBSTITUTED FOR - SEE 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 that, based upon the findings, this act is narrowly tailored to accomplish the following and is intended 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.

**HB 1144-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Haigh, Nixon, McDermott, Morrell, and Schual-Berke; by request of Public Disclosure Commission)

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

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 that, based upon the findings, this act is narrowly tailored to accomplish the following and is intended 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.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to State Government Operations & Accountability.  
 Jan 28 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 15 Passed to Rules Committee for second reading.  
 Mar 2 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, 76; nays, 22;  
 absent, 0; excused, 0.

-- IN THE SENATE --

Mar 9 First reading, referred to Government Operations & Elections.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

**HB 1145** by Representatives Clibborn, Tom, Morrell, Springer, Curtis, Ormsby, Kagi, Eickmeyer, Kenney, and Darneille

Authorizing donation of unclaimed personal property to nonprofit charitable organizations.

(AS OF HOUSE 2ND READING 2/03/06)

Authorizes donation of unclaimed personal property to nonprofit charitable organizations.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Local Government.  
 Jan 24 Public hearing in committee.  
 Feb 10 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 14 Passed to Rules Committee for second reading.  
 Feb 15 Made eligible to be placed on second reading.  
 Feb 25 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.

-- IN THE SENATE --

Mar 7 First reading, referred to Government Operations & Elections.  
 Mar 17 Public hearing in committee.  
 Mar 21 Executive session in committee.  
 Mar 23 GO - Majority; do pass.  
 Mar 24 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Local Government.  
 Jan 16 Public hearing and executive action taken in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Jan 18 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Feb 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 1;  
 absent, 0; excused, 2.

-- IN THE SENATE --

Feb 6 First reading, referred to Government Operations & Elections.  
 Feb 22 Public hearing and executive action taken in committee.  
 Feb 24 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 3 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

**HB 1146** by Representatives Roach, Kirby, and Simpson  
 Companion Bill: 5212  
 Funding group life insurance.

(DIGEST AS ENACTED)

Amends RCW 48.24.020 and 48.24.030 relating to funding group life insurance.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Financial Institutions & Insurance.  
 Jan 25 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 FII - Majority; do pass with amendment(s).  
 Jan 31 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 11 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 --  
 Feb 15 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Mar 29 Public hearing and executive action taken in committee.  
 Mar 30 FHC - Majority; do pass.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 12 Placed on second reading by Rules Committee.  
 Apr 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 40; nays, 0; absent, 0; excused, 9.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 28 Governor signed.  
 Chapter 222, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1147** by Representatives Clements, O'Brien, Skinner, Woods, Pearson, Simpson, Lovick, Tom, and B. Sullivan

Protecting communities from sex offenders through the establishment of community protection zones.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides for the protection of communities from sex offenders through the establishment of community protection zones.

Provides that, within two years of the effective date of this act, each school district shall conduct at least one public hearing regarding the question of whether the district should adopt a written policy on notifying parents and guardians of students attending a school when the school receives a sex offender community notification under RCW 4.24.550.

Provides that, in order to provide adequate notice to the public of the meeting, the district shall make a good faith effort to provide at least fourteen days' advance notice of the meeting to:

- (1) All newspapers of general circulation in the community;
- (2) All local radio and television stations generally available to persons in the community; and
- (3) All parents and guardians of students attending schools in the district.

Declares that nothing in this provision shall be interpreted to impose a duty on behalf of the school district to adopt such a policy.

**HB 1147-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Clements, O'Brien, Skinner, Woods, Pearson, Simpson, Lovick, Tom, and B. Sullivan)

(DIGEST AS ENACTED)

Provides for the protection of communities from sex offenders through the establishment of community protection zones.

Declares that "community protection zone" means the area within eight hundred eighty feet of the facilities and grounds of a public or private school.

Provides that, if the offense that caused the offender to be sentenced under this section was an offense listed in this act and the victim of the offense was under eighteen years of age at the time of the offense, the court shall, as a condition of community custody, prohibit the offender from residing in a community protection zone.

Provides that, for any offender prohibited from living in a community protection zone under RCW 9.94A.712(6)(a)(ii), the

department may not approve a residence location if the proposed residence is in a community protection zone.

Establishes the joint task force on sex offender management to examine issues of community safety and the management of sex offenders in the community and shall work in collaboration with the partnership for community safety.

Requires the task force to make recommendations to the governor and the legislature not later than December 1, 2005, on the following subjects: (1) The effectiveness of community protection zones and other strategies to promote community safety, including recommendations on proactive and reactive approaches to sex offender residence locations and any statutory, constitutional, or practical limitations on the state's ability to address sex offender housing requirements;

(2) Standardization of the community sex offender notification process;

(3) Applicability of the public disclosure act to sex offender information sharing;

(4) The training needs of law enforcement, criminal justice staff, and school personnel to increase community safety in relationship to sex offender notification and management strategies; and

(5) The impact and advisability of prenotification of local government officials related to sex offender residence location.

Provides that law enforcement agencies and the department of corrections are immune from civil liability for damages from discretionary decisions made under this act if they make a good faith effort to comply with this act.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Criminal Justice & Corrections.

Feb 22 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.

Feb 24 Passed to Rules Committee for second reading.

Feb 25 Placed on second reading by Rules Committee.

Mar 3 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 7 First reading, referred to Human Services & Corrections.

Mar 17 Public hearing in committee.

Mar 31 Executive session in committee.

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

Apr 4 Passed to Rules Committee for second reading.

Apr 6 Placed on second reading by Rules Committee.

Apr 12 Committee amendment adopted as amended.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 13 Governor signed.  
 Chapter 436, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1148** by Representatives Schual-Berke, Bailey, Morrell, Condotta, Cody, Clibborn, Hinkle, Moeller, Kagi, Lantz, McIntire, and Armstrong

Companion Bill: 5146

Allowing quality improvement committee confidentiality.

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 and all meetings, proceedings, and deliberations of the board of commissioners, its staff or agents, to review the report or the activities 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.

Declares 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 4.24.240, 4.24.250, 43.70.510, and 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 17 First reading, referred to Health Care.

**HB 1149** by Representatives Kirby, Orcutt, Blake, Murray, Dunshee, Clements, Conway, Condotta, Walsh, Strow, Morrell, Armstrong, Hinkle, Dunn, Grant, Campbell, Newhouse, Holmquist, Chase, Kilmer, Eickmeyer, Woods, B. Sullivan, and Darneille

Preventing motorcycle profiling.

Requires local law enforcement agencies to: (1) Adopt a written policy designed to condemn and prevent motorcycle profiling;

(2) Review and audit their existing procedures, practices, and training to ensure that they do not enable or foster the practice of motorcycle profiling;

(3) Institute training to address the issues related to motorcycle profiling. Officers should be trained in how to better interact with persons they stop so that legitimate police actions are not misperceived as motorcycle profiling; and

(4) Work with the motorcycle groups in their communities to appropriately address the issue of motorcycle profiling.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Criminal Justice & Corrections.

Jan 27 Public hearing in committee.

**HB 1150** by Representatives Kirby, Campbell, Simpson, and Murray

Changing provisions relating to dangerous dogs.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions relating to dangerous dogs.

**HB 1150-S** by House Committee on Judiciary (originally sponsored by Representatives Kirby, Campbell, Simpson, and Murray)

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

Revises provisions relating to dangerous dogs.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Judiciary.

Jan 26 Public hearing in committee.

Feb 18 Executive session in committee.

JUDI - Executive action taken by committee.

JUDI - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation.

Feb 22 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.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 84; nays, 12; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 10 First reading, referred to Judiciary.

Mar 30 Public hearing in committee.

Apr 1 Executive session in committee.

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

Minority; without recommendation.

Apr 4 Passed to Rules Committee for second reading.

Apr 14 Placed on second reading by Rules Committee.

Apr 24 Referred to Rules.

By resolution, returned to House Rules

Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further consideration.

Referred to Judiciary.

**HB 1151** by Representatives Lovick, Campbell, Lantz, Jarrett, Simpson, Williams, Murray, and B. Sullivan

Companion Bill: 5377

Regulating the keeping of dangerous wild animals.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

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 the effective date of this act, or who possesses 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.

**HB 1151-S** by House Committee on Judiciary (originally sponsored by Representatives Lovick, Campbell, Lantz, Jarrett, Simpson, Williams, Murray, and B. Sullivan)

(AS OF HOUSE 2ND READING 1/18/06)

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 for the remainder of the animal's life. The person must maintain veterinary records, acquisition papers for the animal, if available, or other documents or records that establish that the person possessed the animal prior to the effective date of this act. The person shall have the burden of proving that he or she possessed the animal prior to the effective date of this act.

Provides that the animal control authority or a law enforcement officer may immediately confiscate a potentially dangerous wild animal if: (1) 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

(2) 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.

Provides that a person who violates section 4 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 17 First reading, referred to Judiciary.
- Jan 26 Public hearing in committee.
- Feb 11 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Feb 15 Passed to Rules Committee for second reading.
- Feb 25 Placed on second reading by Rules Committee.
- Mar 7 1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 67; nays, 31; absent, 0; excused, 0.

-- IN THE SENATE --

- Mar 8 First reading, referred to Judiciary.
- Mar 31 Executive session in committee.
- Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

- Jan 9 By resolution, reintroduced and retained in present status.
  - Jan 11 Placed on third reading by Rules Committee.
  - Jan 18 Third reading, passed; yeas, 67; nays, 29; absent, 0; excused, 2.
- IN THE SENATE --
- Jan 19 First reading, referred to Judiciary.
  - Feb 16 Public hearing in committee.
  - Feb 21 Executive session in committee.
  - Feb 23 JUD - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Passed to Rules Committee for second reading.
  - Feb 24 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, 42; nays, 1; absent, 0; excused, 6.

-- IN THE HOUSE --

- Mar 4 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.

-- IN THE SENATE --

- Mar 8 Returned to House Rules 3.

**HB 1152** by Representatives Kagi, Fromhold, Jarrett, Schual-Berke, Walsh, Quall, B. Sullivan, Grant, Ormsby, Kessler, Simpson, Moeller, Lovick, Roberts, Chase, Williams, P. Sullivan, Tom, Morrell, McIntire, Kenney, Haigh, McDermott, Dickerson, Santos, and Linville

Creating a Washington early learning council.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent to build on the efforts of communities across the state to improve the quality of early learning environments available to children and their families, as well as the information available to families relating to those early learning environments.

Recognizes that efforts to improve early learning must build upon existing partnerships between the public and private sectors. The experiences and resources of both public and private entities are essential to making meaningful and lasting improvements in the quality of early learning environments across the state. Statewide leadership is needed to guide and support the efforts of the private and public sectors working together to make systemwide improvements in the quality, affordability, and accessibility of early learning opportunities.

Declares an intent to establish an effective oversight body, composed of representation from the public and private sectors, to provide leadership and vision to strengthen the quality of early learning services and programs for all children and families in the state.

Repeals RCW 74.13.090 and 74.13.0901.

**HB 1152-S** by House Committee on Children & Family Services (originally sponsored by Representatives Kagi, Fromhold, Jarrett, Schual-Berke, Walsh, Quall, B. Sullivan, Grant, Ormsby, Kessler, Simpson, Moeller, Lovick, Roberts, Chase, Williams, P. Sullivan, Tom, Morrell, McIntire, Kenney, Haigh, McDermott, Dickerson, Santos, and Linville)

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent to build on the efforts of communities across the state to improve the quality of early learning environments available to children and their families, as well as the information available to families relating to those early learning environments.

Recognizes that efforts to improve early learning must build upon existing partnerships between the public and private sectors. The experiences and resources of both public and private entities are essential to making meaningful and lasting improvements in the quality of early learning environments across the state. Statewide leadership is needed to guide and support the efforts of the private and public sectors working together to make systemwide improvements in the quality, affordability, and accessibility of early learning opportunities.

Declares an intent to establish an effective oversight body, composed of representation from the public and private sectors, to provide leadership and vision to strengthen the quality of early learning services and programs for all children and families in the state.

Establishes the Washington early learning council in the governor's office. The purpose of the council is to provide vision, leadership, and direction to the improvement, realignment, and expansion of early learning programs and services for children birth to five years of age in order to better meet the early learning needs of children and their families. The goal of the council is to build upon existing efforts and recommend new initiatives, as necessary, to create an adequately financed, high-quality, accessible, and comprehensive early learning system that benefits all young children whose parents choose it.

Requires the council to develop a voluntary, quality-based, graduated rating system consisting of levels of quality to be achieved by licensed child care providers serving children and families in the state. The purpose of the rating system is to provide families with vital information about the quality of early learning programs available to them and to increase the quality of early learning programs operating throughout the state. In developing the voluntary rating system, the council shall seek to build upon existing partnerships and initiate new partnerships between the public and private sectors.

Declares that implementation of the voluntary rating system shall initially consist of two pilot sites in different geographic regions of the state with demonstrated public-private partnerships to support implementation. In developing the voluntary rating system, the council shall make recommendations concerning both initial and subsequent statewide implementation of the rating system, including the following: (1) Potential implementing entities;

(2) Sources of funding for implementation;

(3) Necessary infrastructure for facilitating and supporting participation in the rating system, including assistance necessary to help providers progress up the tiers; and

(4) Strategies for raising public awareness of the rating system.

Directs the council to complete initial development of the voluntary rating system by December 1, 2005, and begin initial implementation of the two pilot sites by March 30, 2006.

Directs the council to develop a tiered-reimbursement system that provides higher rates of reimbursement for state-subsidized child care for licensed child care providers that achieve one or more levels of quality above basic licensing requirements in accordance with the voluntary quality-based graduated rating system developed pursuant to this act.

Requires the council to complete development of the tiered-reimbursement system by December 1, 2005.

Repeals RCW 74.13.090 and 74.13.0901.

**HB 1152-S2** by House Committee on Appropriations (originally sponsored by Representatives Kagi, Fromhold, Jarrett, Schual-Berke, Walsh, Quall, B. Sullivan, Grant, Ormsby, Kessler, Simpson, Moeller, Lovick, Roberts, Chase, Williams, P. Sullivan, Tom, Morrell, McIntire, Kenney, Haigh, McDermott, Dickerson, Santos, and Linville)

(DIGEST AS ENACTED)

Declares an intent to build on the efforts of communities across the state to improve the quality of early learning environments available to children and their families, as well as the information available to families relating to those early learning environments.

Recognizes that efforts to improve early learning must build upon existing partnerships between the public and private sectors. The experiences and resources of both public and private entities are essential to making meaningful and lasting improvements in the quality of early learning environments across the state. Statewide leadership is needed to guide and support the efforts of the private and public sectors working together to make systemwide improvements in the quality, affordability, and accessibility of early learning opportunities.

Declares an intent to establish an effective oversight body, composed of representation from the public and private sectors, to provide leadership and vision to strengthen the quality of early learning services and programs for all children and families in the state.

Establishes the Washington early learning council in the governor's office. The purpose of the council is to provide vision, leadership, and direction to the improvement, realignment, and expansion of early learning programs and services for children birth to five years of age in order to better meet the early learning needs of children and their families. The goal of the council is to build upon existing efforts and recommend new initiatives, as necessary, to create an adequately financed, high-quality, accessible, and comprehensive early learning system that benefits all young children whose parents choose it.

Requires the council to develop a voluntary, quality-based, graduated rating system consisting of levels of quality to be achieved by licensed child care providers serving children and families in the state. The purpose of the rating system is to provide families with vital information about the quality of early learning programs available to them and to increase the quality of early learning programs operating throughout the state. In developing the voluntary rating system, the council shall seek to build upon existing partnerships and initiate new partnerships between the public and private sectors.

Directs the council to complete initial development of the voluntary rating system by December 1, 2005, and begin initial implementation of the two pilot sites by March 30, 2006.

Directs the council to develop a tiered-reimbursement system that provides higher rates of reimbursement for state-subsidized child care for licensed child care providers that achieve one or more levels of quality above basic licensing requirements in accordance with the voluntary quality-based graduated rating system developed pursuant to this act.

Requires the council to complete development of the tiered-reimbursement system by December 1, 2005, and begin initial implementation of the two pilot sites by March 30, 2006.

Repeals RCW 74.13.090 and 74.13.0901.

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

-- 2005 REGULAR SESSION --

- Jan 17 First reading, referred to Children & Family Services.
- Jan 27 Public hearing in committee.
- Feb 2 Executive session in committee.  
CFS - Majority; 1st substitute bill be substituted, do pass.
- Feb 4 Referred to Appropriations.
- Feb 14 Public hearing in committee.
- Feb 22 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.
- Feb 24 Passed to Rules Committee for second reading.
- Feb 25 Made eligible to be placed on second reading.
- Mar 2 Placed on second reading by Rules Committee.
- Mar 9 2nd substitute bill substituted.  
Floor amendment(s) adopted.  
Returned to second reading for amendment.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 68; nays, 28; absent, 0; excused, 2.
- IN THE SENATE --
- Mar 10 First reading, referred to Early Learning, K-12 & Higher Education.
- Mar 24 Public hearing in committee.
- Mar 30 Executive session in committee.
- Mar 31 EKHE - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.
- Apr 1 On motion, referred to Ways & Means.
- Apr 4 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendments(s) by Early Learning, K-12 & Higher Education.  
Minority; do not pass.  
Minority; without recommendation.
- Apr 6 Passed to Rules Committee for second reading.
- Apr 14 Placed on second reading by Rules Committee.  
Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 30; nays, 16; absent, 0; excused, 3.
- IN THE HOUSE --
- Apr 19 House concurred in Senate amendments.

Passed final passage; yeas, 77; nays, 21; absent, 0; excused, 0.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 16 Governor signed.  
 Chapter 490, 2005 Laws.  
 Effective date 5/16/2005.

**HB 1153** by Representatives Springer, Nixon, Clibborn, Jarrett, Simpson, P. Sullivan, Shabro, and B. Sullivan

Equalizing the costs of providing municipal services to newly annexed areas.

(SUBSTITUTED FOR - SEE 1ST SUB)

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 temporary surtax will spread the burden upon all residents in annexation areas.

Declares that, because it is temporary, it will provide revenue during a transition period necessary to establish those municipal services needed in the newly annexed area.

Declares an intent of this act to 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.

**HB 1153-S** by House Committee on Local Government (originally sponsored by Representatives Springer, Nixon, Clibborn, Jarrett, Simpson, P. Sullivan, Shabro, and B. Sullivan)

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

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 temporary surtax will spread the burden upon all residents in annexation areas.

Declares that, because it is temporary, it will provide revenue during a transition period necessary to establish those municipal services needed in the newly annexed area.

Declares an intent of this act to 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.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Local Government.  
 Jan 26 Public hearing in committee.  
 Feb 10 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 16 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, 58; nays, 35; absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 15 First reading, referred to Government Operations & Elections.  
 Mar 29 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 GO - Majority; do pass with amendment(s).

Minority; do not pass.  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 24 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Local Government.

**HB 1154** by Representatives Schual-Berke, Campbell, Kirby, Jarrett, Green, Kessler, Simpson, Clibborn, Hasegawa, Appleton, Moeller, Kagi, Ormsby, Chase, McCoy, Kilmer, Williams, O'Brien, P. Sullivan, Tom, Morrell, Fromhold, Dunshee, Lantz, McIntire, Sells, Murray, Kenney, Haigh, Darneille, McDermott, Dickerson, Santos, and Linville

Companion Bill: 5450

Requiring that insurance coverage for mental health services be at parity with medical and surgical services.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1154-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Schual-Berke, Campbell, Kirby, Jarrett, Green, Kessler, Simpson, Clibborn, Hasegawa, Appleton, Moeller, Kagi, Ormsby, Chase, McCoy, Kilmer, Williams, O'Brien, P. Sullivan, Tom, Morrell, Fromhold, Dunshee, Lantz, McIntire, Sells, Murray, Kenney, Haigh, Darneille, McDermott, Dickerson, Santos, and Linville)

(DIGEST AS ENACTED)

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 17 First reading, referred to Financial Institutions & Insurance.  
 Jan 18 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 FII - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 26 Placed on second reading.  
 Jan 28 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 67; nays, 25; absent, 0; excused, 6.  
 -- IN THE SENATE --  
 Jan 31 First reading, referred to Health & Long-Term Care.  
 Feb 21 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 Feb 25 HEA - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 40; nays, 9; absent, 0; excused, 0.

-- IN THE HOUSE --  
Speaker signed.

-- IN THE SENATE --  
Mar 4 President signed.

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

Mar 9 Governor signed.  
Chapter 6, 2005 Laws.  
Effective date 7/24/2005.

**HB 1155** by Representatives Upthegrove, Jarrett, B. Sullivan, Haler, Clibborn, Simpson, and McIntire

Companion Bill: 5882

Modifying county and city sales and use tax provisions.

Amends RCW 82.14.450 relating to county sales and use taxes.

-- 2005 REGULAR SESSION --  
Jan 17 First reading, referred to Local Government.  
Jan 26 Public hearing in committee.  
Jan 27 Public hearing in committee.  
Feb 9 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Minority; do not pass.  
Feb 10 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Local Government.

**HB 1156** by Representatives Green, Campbell, Cody, and Appleton

Companion Bill: 5706

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 in addition to other 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;

(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.

Repeals RCW 18.29.110, 18.29.130 and 18.29.170.

-- 2005 REGULAR SESSION --  
Jan 17 First reading, referred to Health Care.

**HB 1157** by Representatives Roach and Kirby

Companion Bill: 5045

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

(AS OF HOUSE 2ND READING 2/28/05)

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 18 First reading, referred to Financial Institutions & Insurance.  
Jan 25 Public hearing in committee.  
Jan 27 Executive session in committee.  
FII - Majority; do pass with amendment(s).  
Jan 31 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.  
Feb 28 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 --  
Mar 2 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1158** by Representatives Takko and Alexander

Companion Bill: 5014

Modifying county treasurer administrative provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises county treasurer administrative provisions.

**HB 1158-S** by House Committee on Local Government (originally sponsored by Representatives Takko and Alexander)

(DIGEST AS ENACTED)

Revises county treasurer administrative provisions.

-- 2005 REGULAR SESSION --  
Jan 18 First reading, referred to Local Government.  
Jan 27 Public hearing in committee.  
Feb 15 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.  
Feb 18 Passed to Rules Committee for second reading.

Mar 2 Placed on second reading by Rules Committee.  
 Mar 4 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 8 First reading, referred to Government  
 Operations & Elections.  
 Mar 24 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 GO - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Apr 11 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, 44; nays, 0;  
 absent, 0; excused, 5.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent,  
 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 17 Governor signed.  
 Chapter 502, 2005 Laws.  
 Effective date 5/17/2005.

**HB 1159** by Representatives Kirby and Priest

Companion Bill: 5657

Limiting liability for persons working with liquefied petroleum gas.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1159-S** by House Committee on Judiciary (originally sponsored by Representatives Kirby and Priest)(AS OF HOUSE 2ND READING 3/09/05)

Provides that a person who sells at retail, supplies, handles, or transports liquefied petroleum gas is not liable for civil damages for injury, wrongful death, or loss of property caused by the use of liquefied petroleum gas equipment or a liquefied petroleum gas appliance when: (1) The equipment or appliance was being used in a manner or for a purpose other than its intended use or in a manner or for a purpose that was not foreseeable and could not have been expected; and

(2) The use was without the person's actual or constructive knowledge.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.  
 Feb 18 Public hearing in committee.

Mar 2 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - 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, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 10 First reading, referred to Judiciary.  
 Mar 30 Executive session in committee.  
 Apr 1 JUD - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Apr 4 Made eligible to be placed on second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 13 Referred to Rules.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Judiciary.

**HB 1160** by Representatives Conway, Wood, Green, Hudgins, McCoy, Lovick, Darneille, Morrell, Chase, Cody, Kenney, and Sells

Reducing workplace violence in state hospitals.

(DIGEST AS ENACTED)

Provides that, by September 1st of each year, the department shall report to the house committee on commerce and labor and the senate committee on commerce and trade, or successor committees, on the department's efforts to reduce violence in the state hospitals.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Commerce & Labor.  
 Jan 24 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 CL - Majority; do pass.  
 Jan 31 Passed to Rules Committee for second reading.  
 Feb 15 Placed on second reading suspension calendar.  
 Feb 28 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 85; nays, 0;  
 absent, 0; excused, 13.  
 -- IN THE SENATE --  
 Mar 1 First reading, referred to Human Services &  
 Corrections.  
 Mar 24 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 HSC - Majority; do pass.  
 Apr 4 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, 46; nays, 0;  
 absent, 2; excused, 1.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 26 Governor signed.  
 Chapter 187, 2005 Laws.

Effective date 7/24/2005.

**HB 1161** by Representatives Buri, O'Brien, Walsh, Ericks, Darneille, McCoy, Clements, Serben, Pearson, Strow, Kristiansen, Moeller, Lovick, Simpson, Campbell, Tom, Morrell, Chase, Ahern, Newhouse, Armstrong, Woods, Sells, and Ormsby

Adding entities entitled to notification about sex offenders and kidnapping offenders.

(DIGEST AS ENACTED)

Amends RCW 4.24.550 to add public libraries as an entity to receive notification.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Criminal Justice & Corrections.  
 Feb 3 Public hearing in committee.  
 Feb 10 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Feb 14 Passed to Rules Committee for second reading.  
 Feb 15 Placed on second reading suspension calendar.  
 Feb 28 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 87; nays, 0; absent, 0; excused, 11.  
 -- IN THE SENATE --  
 Mar 1 First reading, referred to Human Services & Corrections.  
 Mar 17 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 HSC - 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, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 11 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 14 Delivered to Governor.  
 Apr 20 Governor signed.  
 Chapter 99, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1162** by Representatives Roach, Nixon, Bailey, Holmquist, McDonald, Rodne, Campbell, Shabro, McCune, Kessler, Kristiansen, Dunn, Newhouse, Woods, and Condotta

Companion Bill: 5670

Requiring the opportunity for a referendum for critical areas regulations.

Requires the opportunity for a referendum for critical areas regulations.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Local Government.

**HB 1163** by Representatives Roach, Holmquist, Anderson, Nixon, Bailey, Rodne, McDonald, Shabro, McCune, Kristiansen, Dunn, Pearson, Haler, Newhouse, and Woods

Companion Bill: 5548

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 18 First reading, referred to Finance.

**HB 1164** by Representatives Roach, Nixon, Holmquist, Anderson, Bailey, Rodne, McDonald, Shabro, Campbell, McCune, Kristiansen, Dunn, Woods, and Condotta

Companion Bill: 5546

Requiring the opportunity for a referendum for critical areas regulations.

Requires the opportunity for a referendum for critical areas regulations.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Local Government.

**HB 1165** by Representatives Roach, Holmquist, Anderson, Bailey, Campbell, Rodne, McDonald, Shabro, McCune, Kristiansen, Dunn, Pearson, Haler, Ahern, Newhouse, Woods, and Condotta

Companion Bill: 5671

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 --

Jan 18 First reading, referred to Local Government.

**HB 1166** by Representative Chase

Including access to family planning services in growth management planning.

Includes access to family planning services in growth management planning.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Local Government.

Mar 17 Public hearing in committee.

**HB 1167** by Representative Chase

Companion Bill: 5941

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.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Technology, Energy & Communications.

**HB 1168** by Representatives Appleton, O'Brien, Cody, Campbell, Moeller, P. Sullivan, Chase, Flannigan, McCoy, Sells, Simpson, Darneille, Hasegawa, McIntire, Murray, McDermott, Morrell, Green, Schual-Berke, Kagi, Kessler, Dickerson, Kenney, Hankins, Conway, Lantz, Ormsby, Wallace, and Upthegrove

Authorizing the state board of pharmacy to regulate nonresident Canadian pharmacies.

(SUBSTITUTED FOR - SEE 2ND SUB)

Authorizes the state board of pharmacy to regulate nonresident Canadian pharmacies.

Directs the board to attempt to develop a reciprocal licensing agreement for licensure of nonresident pharmacies with Health Canada or an applicable Canadian province. If the board is unable to develop such an agreement, the board shall develop a process to license participating Canadian nonresident pharmacies through on-site inspection and certification.

**HB 1168-S** by House Committee on Health Care (originally sponsored by Representatives Appleton, O'Brien, Cody, Campbell, Moeller, P. Sullivan, Chase, Flannigan, McCoy, Sells, Simpson, Darneille, Hasegawa, McIntire, Murray, McDermott, Morrell, Green, Schual-Berke, Kagi, Kessler, Dickerson, Kenney, Hankins, Conway, Lantz, Ormsby, Wallace, and Upthegrove)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that as consumers' prescription drug costs continue to rise, people across the state of Washington are exercising the option to purchase prescription drugs from Canada for their personal use. The state has a strong interest in the safety of drugs purchased through this mechanism. To address this interest, the legislature intends to authorize the state board of pharmacy to regulate nonresident Canadian pharmacies.

Directs the board to attempt to develop a licensing agreement for licensure of nonresident pharmacies with Health Canada or an applicable Canadian province. If the board is unable to develop such an agreement, the board shall develop a process to license participating Canadian nonresident pharmacies through on-site inspection and certification.

**HB 1168-S2** by House Committee on Appropriations (originally sponsored by Representatives Appleton, O'Brien, Cody, Campbell, Moeller, P. Sullivan, Chase, Flannigan, McCoy, Sells, Simpson, Darneille, Hasegawa, McIntire, Murray, McDermott, Morrell, Green, Schual-Berke, Kagi, Kessler, Dickerson, Kenney, Hankins, Conway, Lantz, Ormsby, Wallace, and Upthegrove)

(DIGEST AS ENACTED)

Finds that as consumers' prescription drug costs continue to rise, people across the state of Washington are exercising the option to purchase prescription drugs from Canada for their personal use. The state has a strong interest in the safety of drugs purchased through this mechanism. To address this interest, the legislature intends to authorize the state board of pharmacy to regulate nonresident Canadian pharmacies.

Directs the board to attempt to develop a reciprocal licensing agreement for licensure of nonresident pharmacies with Health Canada or an applicable Canadian province. If the board is unable to develop such an agreement, the board shall develop a process to license participating Canadian nonresident pharmacies through on-site inspection and certification.

Provides that, by September 1, 2005, the board of pharmacy shall, in consultation with the department and the health care authority, submit a waiver request to the federal food and drug

administration that authorizes the importation of prescription drugs from Canada.

Provides that, upon approval of the federal waiver allowing for the importation of prescription drugs from Canada, the board, in consultation with the department and the health care authority, shall license Canadian pharmacies that provide services to Washington residents under RCW 18.64.350 and RCW 18.64.360.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Health Care.

Jan 25 Public hearing in committee.

Feb 1 Executive session in committee.  
HC - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 3 Referred to Appropriations.

Feb 7 Public hearing in committee.

Feb 9 Executive session in committee.

Feb 10 APP - Executive action taken by committee.

APP - Majority; 2nd substitute bill be substituted, do pass.

Minority; do not pass.

Feb 11 Placed on second reading.

Feb 25 2nd substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 54; nays, 41; absent, 0; excused, 3.

-- IN THE SENATE --

Feb 28 First reading, referred to Health & Long-Term Care.

Mar 23 Public hearing in committee.

Mar 24 Executive session in committee.

Mar 25 HEA - Majority; do pass.

Minority; do not pass.

Minority; without recommendation.

And refer to Ways & Means.

Mar 28 On motion, referred to Rules.

Apr 5 Made eligible to be placed on second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 12 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 33; nays, 14; absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.

Passed final passage; yeas, 60; nays, 35; absent, 0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 4 Governor signed.

Chapter 275, 2005 Laws.

Effective date 7/24/2005.

**HB 1169** by Representatives Quall, P. Sullivan, Talcott, Strow, Grant, Buri, Morrell, Miloscia, Dickerson, Morris, Lovick, Simpson, Tom, Chase, Kenney, O'Brien, Sells, Ormsby, Haigh, and Santos

Including public school facilities as essential public facilities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 36.70A.200 to include public school facilities as essential public facilities.

**HB 1169-S** by House Committee on Local Government (originally sponsored by Representatives Quall, P. Sullivan, Talcott, Strow, Grant, Buri, Morrell, Miloscia, Dickerson, Morris, Lovick, Simpson, Tom, Chase, Kenney, O'Brien, Sells, Ormsby, Haigh, and Santos)

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

Amends RCW 36.70A.200 to include public school facilities as essential public facilities.

Provides that, by resolution, a school district board of directors can declare a specific public school facility an essential public facility, but it cannot specify a particular parcel, site, or geographic area for its location.

## -- 2005 REGULAR SESSION --

- Jan 18 First reading, referred to Local Government.  
 Jan 24 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Feb 23 Passed to Rules Committee for second reading.  
 Mar 14 Placed on second reading.  
 Mar 15 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Government Operations & Elections.  
 Mar 29 Public hearing in committee.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Local Government.

**HB 1170** by Representatives Dickerson, Cody, Sommers, Darneille, Schual-Berke, Kenney, and Clibborn

Eliminating basic health plan eligibility of persons holding student visas.

(DIGEST AS ENACTED)

Finds that the basic health plan is a valuable means of providing access to affordable health insurance coverage for low-income families and individuals in Washington state.

Finds that persons studying in the United States as full-time students under temporary visas must show, as a condition of receiving their temporary visa, that they have sufficient funds available for self-support during their entire proposed course of study. For this reason, the legislature finds that it is not appropriate to provide subsidized basic health plan coverage to this group of students.

## -- 2005 REGULAR SESSION --

- Jan 18 First reading, referred to Health Care.  
 Feb 3 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Feb 16 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 3 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 7 First reading, referred to Health & Long-Term Care.  
 Mar 21 Public hearing in committee.  
 Mar 23 Executive session in committee.  
 HEA - Majority; do pass.  
 Mar 24 Passed to Rules Committee for second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 14 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 45; nays, 0; absent, 1; excused, 3.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 26 Governor signed.

Chapter 188, 2005 Laws.

Effective date 7/24/2005.

**HB 1171** by Representatives Dickerson, Moeller, Cody, Roberts, Schual-Berke, Appleton, Morrell, Darneille, Chase, Kenney, and Ormsby

Limiting the court's discretion concerning denial of dissolution decrees.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, in considering a petition for dissolution, a court may not use the petitioner's pregnancy as a basis for denying the decree for dissolution, nor may the court continue the matter on that basis.

**HB 1171-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Dickerson, Moeller, Cody, Roberts, Schual-Berke, Appleton, Morrell, Darneille, Chase, Kenney, and Ormsby)

(DIGEST AS ENACTED)

Provides that, in considering a petition for dissolution of marriage, a court shall not use a party's pregnancy as the sole basis for denying or delaying the entry of a decree of dissolution of marriage. Granting a decree of dissolution of marriage when a party is pregnant does not affect further proceedings under the uniform parentage act, chapter 26.26 RCW.

## -- 2005 REGULAR SESSION --

- Jan 18 First reading, referred to Juvenile Justice & Family Law.  
 Feb 4 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; 1st substitute bill be substituted, do pass.  
 Feb 14 Passed to Rules Committee for second reading.  
 Feb 15 Placed on second reading suspension calendar.  
 Feb 28 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 89; nays, 0; absent, 0; excused, 9.  
 -- IN THE SENATE --  
 Mar 1 First reading, referred to Judiciary.  
 Mar 30 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 JUD - 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, 44; nays, 0; absent, 4; excused, 1.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 8 Delivered to Governor.  
 Apr 14 Governor signed.  
 Chapter 55, 2005 Laws.

Effective date 7/24/2005.

**HB 1172** by Representatives Holmquist, Kristiansen, Grant, Kretz, Newhouse, Buri, Skinner, Strow, Roach, Walsh, Sump, Hinkle, Pearson, Clements, Condotta, Haler, and Armstrong

Exempting certain withdrawals of water from the provisions of RCW 90.44.050.

Exempts certain withdrawals of water from the provisions of RCW 90.44.050.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Economic Development, Agriculture & Trade.

**HB 1173** by Representatives Dickerson, Conway, Wood, Green, Cody, Williams, Simpson, Hudgins, Campbell, McCoy, Ericks, Hunt, Blake, Roberts, Fromhold, Sells, Moeller, Appleton, Darneille, Morrell, Schual-Berke, Chase, Kenney, Takko, Hasegawa, Kagi, Ormsby, Haigh, and Santos

Companion Bill: 5069

Establishing family leave insurance.

(SEE ALSO PROPOSED 1ST 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.

**HB 1173-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Dickerson, Conway, Wood, Green, Cody, Williams, Simpson, Hudgins, Campbell, McCoy, Ericks, Hunt, Blake, Roberts, Fromhold, Sells, Moeller, Appleton, Darneille, Morrell, Schual-Berke, Chase, Kenney, Takko, Hasegawa, Kagi, Ormsby, Haigh, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

Provides that, beginning on January 1, 2006, for each individual, each employer shall pay a premium of two cents per hour worked, up to a maximum of forty hours per week, to the department in the manner and at such intervals as the department directs for deposit in the family leave insurance account. In the payment of premiums, a fractional part of a cent shall be disregarded unless it amounts to one-half cent or more, in which case it shall be increased to one cent.

Requires that, beginning September 1, 2006, the department shall report to the legislature by September 1st of each year on

projected and actual program participation, premium rates, fund balances, and outreach efforts.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Commerce & Labor.

Jan 31 Public hearing in committee.

Mar 2 Executive session in committee.

CL - Executive action taken by committee.

CL - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Referred to Appropriations.

Mar 5 Public hearing in committee.

**HB 1174** by Representatives McCoy, Campbell, Morrell, Chase, Condotta, Hunt, Appleton, Hudgins, Armstrong, Hinkle, Conway, Lantz, Ormsby, Haigh, and Uptegrove

Changing veterans' tuition waiver provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises veterans' tuition waiver provisions.

Provides that, subject to the limitations in RCW 28B.15.910, the governing boards of the state universities, the regional universities, The Evergreen State College, and the community colleges, may waive all or a portion of tuition and fees for the following persons: (1) An eligible veteran or national guard member;

(2) A child and the spouse of an eligible veteran or national guard member who became totally disabled as defined in RCW 28B.15.385 while engaged in active federal military or naval service, or who is determined by the federal government to be a prisoner of war or missing in action;

(3) A child and the surviving spouse of an eligible veteran or national guard member who lost his or her life while engaged in active federal military or naval service. However, upon remarriage, the surviving spouse of an eligible veteran or national guard member is ineligible for a waiver under this act.

Repeals RCW 28B.10.265, 28B.15.620, 28B.15.625, 28B.15.628, and 28B.15.629.

**HB 1174-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives McCoy, Campbell, Morrell, Chase, Condotta, Hunt, Appleton, Hudgins, Armstrong, Hinkle, Conway, Lantz, Ormsby, Haigh, and Uptegrove)

(DIGEST AS ENACTED)

Revises veterans' tuition waiver provisions.

Provides that, subject to the limitations in RCW 28B.15.910, the governing boards of the state universities, the regional universities, The Evergreen State College, and the community colleges, may waive all or a portion of tuition and fees for the following persons: (1) An eligible veteran or national guard member;

(2) A child and the spouse of an eligible veteran or national guard member who became totally disabled as defined in RCW 28B.15.385 while engaged in active federal military or naval service, or who is determined by the federal government to be a prisoner of war or missing in action;

(3) A child and the surviving spouse of an eligible veteran or national guard member who lost his or her life while engaged in active federal military or naval service. However, upon remarriage, the surviving spouse of an eligible veteran or national guard member is ineligible for a waiver under this act.

Declares that, as used in this act "eligible veteran or national guard member" means a Washington domiciliary who was an active or reserve member of the United States military or naval forces, or a national guard member called to active duty, who served in active federal service in a war or conflict fought on foreign soil or in international waters or in another location in support of those serving on foreign soil or in international waters, and if discharged from service, has received an honorable discharge.

Repeals RCW 28B.10.265, 28B.15.620, 28B.15.628, and 28B.15.629.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Higher Education.  
 Feb 3 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 HE - Executive action taken by committee.  
 HE - Majority; 1st substitute bill be substituted, do pass.  
 Feb 16 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 4 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 8 First reading, referred to Early Learning, K-12 & Higher Education.  
 Mar 28 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 EKHE - 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 as amended.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 3 Governor signed.  
 Chapter 249, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1175** by Representatives McCoy, Buri, Clibborn, Morrell, Ormsby, Wood, Hunt, Appleton, Chase, Darneille, and

Revising the order of vesting for the right to control disposition of human remains.

Provides that, if any person to whom the right of control has vested pursuant to this act has been charged with first or second degree murder or first degree manslaughter in connection with the decedent's death, the right of control is relinquished and passed on in accordance with this act.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.

**HB 1176** by Representatives Morris, Dickerson, and Uptegrove

Allowing motorcycles between lanes during congestion.

Authorizes motorcycles between lanes during congestion.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Transportation.  
 Feb 28 Public hearing in committee.

**HB 1177** by Representatives Morris, Clibborn, Linville, Simpson, P. Sullivan, Blake, Williams, Quall, Uptegrove, and Kilmer

Establishing a permitting bill of rights.

Declares that citizens of the state of Washington have the right to know the following information when applying for a permit, license, or authorization to engage in a lawful activity: (1) Right to know the minimum and maximum time required by an agency for a decision on a permit or license, including public comment requirements;

(2) Right to know the minimum and maximum amount of information required for an agency to make a decision on a permit or license;

(3) Right to know when an agency considers an application complete for processing;

(4) Right to know the minimum and maximum costs in agency fees that will be incurred by the permit or license applicant; and

(5) Right to know the reasons for a denial of a permit or license in writing.

Requires state permitting and licensing agencies to track the progress in meeting the information requirements established under this act. Beginning on or before December 31, 2006, each state permitting and licensing agency shall prepare an annual report of its performance for the preceding fiscal year.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to State Government Operations & Accountability.  
 Feb 9 Public hearing in committee.

**HB 1178** by Representatives McDonald, Dickerson, Rodne, Kagi, Priest, Ahern, Pearson, Campbell, McCune, Kristiansen, Moeller, Dunn, Nixon, Darneille, Shabro, Schual-Berke, Roach, Strow, O'Brien, Condotta, and Holmquist

Ensuring the rights of parents to monitor the communications and conversations of their minor children.

(SEE ALSO PROPOSED 1ST SUB)

Ensures the rights of parents to monitor the communications and conversations of their minor children.

**HB 1178-S** by House Committee on Judiciary (originally sponsored by Representatives McDonald, Dickerson, Rodne, Kagi, Priest, Ahern, Pearson, Campbell, McCune, Kristiansen, Moeller, Dunn, Nixon, Darneille, Shabro, Schual-Berke, Roach, Strow, O'Brien, Condotta, and Holmquist)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Ensures the rights of parents to monitor the communications and conversations of their minor children.

Finds that parents have the right and the responsibility to protect the welfare and health of their minor children and that a parent therefore should not be criminally liable for intercepting or recording any phone conversation of his or her minor child.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.  
 Feb 2 Public hearing in committee.  
 Feb 25 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.

Mar 1 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 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Judiciary.

**HB 1179** by Representatives Murray, Shabro, Wallace, Woods, Jarrett, Simpson, Springer, Dickerson,

Quall, Armstrong, Kenney, Clibborn, and McIntire; by request of Department of Transportation

Companion Bill: 5201

Authorizing a pilot project for high-occupancy toll lanes.

(SUBSTITUTED FOR - SEE 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.

**HB 1179-S** by House Committee on Transportation (originally sponsored by Representatives Murray, Shabro, Wallace, Woods, Jarrett, Simpson, Springer, Dickerson, Quall, Armstrong, Kenney, Clibborn, and McIntire; by request of Department of Transportation)

(DIGEST AS ENACTED)

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.

Acknowledges that state route 167 provides an ideal test of the high-occupancy toll lane concept because it is a congested corridor, it has underused capacity in the high-occupancy vehicle lane, and it has adequate right of way for improvements needed to test the concept.

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.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Transportation.  
Jan 31 Public hearing in committee.  
Feb 10 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 15 Passed to Rules Committee for second reading.  
Feb 25 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.  
Mar 4 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 83; nays, 13;  
absent, 0; excused, 2.

-- IN THE SENATE --

Mar 8 First reading, referred to Transportation.

Mar 28 Work session and executive action taken in committee.

Mar 29 TRAN - Majority; do pass with amendment(s).  
Minority; do not pass.

Passed to Rules Committee for second reading.

Apr 1 Made eligible to be placed on 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, 47; nays, 2;  
absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.

Passed final passage; yeas, 86; nays, 9; absent,  
0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 9 Governor signed.

Chapter 312, 2005 Laws.

Effective date 7/24/2005\*.

**HB 1180** by Representatives Kilmer, Wallace, and Woods; by request of Department of Transportation

Companion Bill: 5199

Harmonizing vehicle size limits with federal rules.

(DIGEST AS ENACTED)

Harmonizes vehicle size limits with federal rules.

Provides that the department of transportation may, within the provisions set forth in chapter 46.44 RCW, adopt rules for size and weight criteria relating to vehicles considered to be specialized equipment by the federal highway administration for interstate travel or as determined by the department for intrastate travel.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Transportation.

Jan 27 Public hearing in committee.

Feb 3 Executive session in committee.

Feb 7 TR - Majority; do pass.

Feb 8 Passed to Rules Committee for second reading.

Feb 15 Made eligible to be placed on second reading.

Feb 25 Placed on second reading by Rules Committee.

Mar 3 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 1;  
absent, 0; excused, 1.

-- IN THE SENATE --

Mar 7 First reading, referred to Transportation.

Mar 28 Work session and executive action taken in committee.

Mar 29 TRAN - Majority; do pass.

Passed to Rules Committee for second reading.

Apr 13 Placed on second reading by Rules Committee.

Apr 14 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0;  
absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.  
Apr 26 Governor signed.  
Chapter 189, 2005 Laws.  
Effective date 7/24/2005.

**HB 1181** by Representatives Flannigan, Ericksen, Wallace, Woods, Chase, and Kilmer; by request of Department of Transportation

Companion Bill: 5200

Facilitating sealed ocean-going container movement.

(SUBSTITUTED FOR - SEE 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.

**HB 1181-S** by House Committee on Transportation (originally sponsored by Representatives Flannigan, Ericksen, Wallace, Woods, Chase, and Kilmer; by request of Department of Transportation)

(DIGEST AS ENACTED)

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 inch width of tire, and gross vehicle weight must not exceed one hundred five thousand five hundred pounds.

Provides that any agreement entered into by the department as authorized under this act with a port district adjacent to Puget Sound and located within a county that has a population of more than seven hundred thousand, but less than one million, must limit the applicability of any established heavy haul corridor to that portion of state route no. 509 beginning at milepost 0.25 in the vicinity of East 'D' Street and ending at milepost 3.88 in the vicinity of Taylor Way.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Transportation.  
Jan 26 Public hearing in committee.  
Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 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, 94; nays, 1; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 12 First reading, referred to Transportation.  
Mar 28 Work session and executive action taken in committee.  
Mar 29 TRAN - Majority; do pass with amendment(s). Passed to Rules Committee for second reading.  
Apr 1 Made eligible to be placed on 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; yeas, 45; nays, 0; absent, 3; excused, 1.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 9 Governor signed.  
Chapter 311, 2005 Laws.  
Effective date 7/24/2005.

**HB 1182** by Representatives Springer, Green, and Ormsby; by request of State Treasurer

Companion Bill: 5205

Making payments under certain bond authorization acts.

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

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 for such refunding bonds on each date on which the interest or principal and interest payment is due on such refunding bonds 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 Capital Budget.  
Feb 2 Public hearing in committee.  
Feb 10 Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; do pass.  
Feb 14 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 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 10 First reading, referred to Ways & Means.  
Mar 22 Executive session in committee.  
Mar 24 WM - Majority; do pass.  
Mar 25 Passed to Rules Committee for second reading.  
Apr 14 Placed on second reading by Rules Committee.  
Apr 24 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

**HB 1183** by Representatives Williams and Serben; by request of Supreme Court

Renaming the commission on supreme court reports.

(DIGEST AS ENACTED)

Amends RCW 2.32.160 to rename the commission on supreme court reports.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.  
 Jan 25 Public hearing and executive action taken in committee.  
 JUDI - Majority; do pass.  
 Jan 27 Passed to Rules Committee for second reading.  
 Feb 1 Rules Committee relieved of further consideration.  
 Placed on second reading suspension calendar.  
 Feb 4 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 8 First reading, referred to Judiciary.  
 Mar 22 Public hearing in committee.  
 Mar 29 Executive session in committee.  
 Mar 30 JUD - Majority; do pass.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 26 Governor signed.  
 Chapter 190, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1184** by Representatives Flannigan, Hinkle, Takko, and Shabro

Companion Bill: 5206

Providing training for new county officers.

(AS OF HOUSE 2ND READING 2/03/06)

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 Local Government.  
 Jan 27 Public hearing in committee.  
 Feb 10 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 14 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 3 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --

Mar 7 First reading, referred to Government Operations & Elections.

Mar 31 Public hearing and executive action taken in committee.

Apr 1 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.

Apr 14 Placed on second reading by Rules Committee.  
 Apr 24 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further consideration.

Referred to Local Government.

Jan 16 Public hearing and executive action taken in committee.

LG - Executive action taken by committee.  
 LG - Majority; do pass.

Jan 18 Passed to Rules Committee for second reading.

Jan 26 Placed on second reading by Rules Committee.

Feb 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 2; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 6 First reading, referred to Government Operations & Elections.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1185** by Representatives Morrell, Haler, Morris, Tom, Green, Jarrett, Clibborn, Moeller, Upthegrove, Pettigrew, Chase, Flannigan, Cody, Newhouse, Wallace, Hasegawa, Quall, Linville, Simpson, B. Sullivan, Sells, Lantz, Schual-Berke, Appleton, Campbell, Darneille, Dickerson, Armstrong, Kenney, Condotta, Kagi, Ormsby, Hunt, McIntire, Haigh, and Kilmer

Prohibiting disclosure of personal wireless numbers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that a provider of personal wireless services, as defined in RCW 35.99.010, or any direct or indirect affiliate or agent of a provider, shall not include the dialing number of any subscriber for inclusion in any directory of any form, nor shall it sell the contents of any directory data base, without first obtaining the express written consent of that subscriber.

**HB 1185-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morrell, Haler, Morris, Tom, Green, Jarrett, Clibborn, Moeller, Upthegrove, Pettigrew, Chase, Flannigan, Cody, Newhouse, Wallace, Hasegawa, Quall, Linville, Simpson, B. Sullivan, Sells, Lantz, Schual-Berke, Appleton, Campbell, Darneille, Dickerson, Armstrong, Kenney, Condotta, Kagi, Ormsby, Hunt, McIntire, Haigh, and Kilmer)

(DIGEST AS ENACTED)

Declares that a radio communications service company, as defined in RCW 80.04.010, or any direct or indirect affiliate or agent of a provider, shall not include the phone number of any subscriber for inclusion in any directory of any form, nor shall it sell the contents of any directory data base, without first obtaining the express, opt-in consent of that subscriber. The subscriber's consent must be obtained either in writing or electronically, and a receipt must be provided to the subscriber.

Declares that every knowing violation of this act is punishable by a fine of up to fifty thousand dollars for each violation.

Authorizes the attorney general to bring actions to enforce compliance with this act. For the first violation by any company or organization of this act, the attorney general may notify the company with a letter of warning that the act has been violated.

Provides that no telecommunications company, nor any official or employee of a telecommunications company, shall be subject to criminal or civil liability for the release of customer information as authorized by this act.

- 2005 REGULAR SESSION --
- Jan 18 First reading, referred to Technology, Energy & Communications.
- Feb 3 Public hearing in committee.
- Feb 17 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.
- Feb 21 Passed to Rules Committee for second reading.
- Feb 25 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, 96; nays, 0; absent, 0; excused, 2.
- IN THE SENATE --
- Mar 10 First reading, referred to Financial Institutions, Housing & Consumer Protection.
- Mar 17 Public hearing in committee.
- Mar 29 Executive session in committee.
- Apr 1 FHC - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Made eligible to be placed on second reading.
- Apr 6 Placed on second reading by Rules Committee.
- Apr 11 Committee amendment adopted as amended.
- Apr 13 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 0; absent, 1; excused, 3.
- IN THE HOUSE --
- Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.
- Apr 21 Speaker signed.
- IN THE SENATE --
- Apr 22 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- May 9 Governor signed.  
Chapter 322, 2005 Laws.  
Effective date 7/24/2005.

**HB 1186** by Representatives O'Brien, Kessler, Kagi, Buck, Lovick, Campbell, Williams, Kenney, Clibborn, and Ormsby

Companion Bill: 5209

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 Criminal Justice & Corrections.
- Feb 4 Public hearing in committee.

**HB 1187** by Representatives Dickerson, Moeller, Kagi, Roberts, Darneille, Schual-Berke, Chase, Clibborn, McIntire, Upthegrove, and Hasegawa

Eliminating mandatory minimum sentences for youthful offenders tried as adults. (REVISED FOR PASSED

LEGISLATURE: Eliminating mandatory minimum sentences for certain youthful offenders tried as adults.)

(DIGEST AS ENACTED)

Finds that emerging research on brain development indicates that adolescent brains, and thus adolescent intellectual and emotional capabilities, differ significantly from those of mature adults. It is appropriate to take these differences into consideration when sentencing juveniles tried as adults.

Finds that applying mandatory minimum sentences for juveniles tried as adults prevents trial court judges from taking these differences into consideration in appropriate circumstances.

Intends to eliminate the application of mandatory minimum sentences under RCW 9.94A.540 to juveniles tried as adults, and to continue to apply all other adult sentencing provisions to juveniles tried as adults.

- 2005 REGULAR SESSION --
- Jan 18 First reading, referred to Juvenile Justice & Family Law.
- Feb 1 Public hearing in committee.
- Feb 8 Executive session in committee.  
JJFL - Executive action taken by committee.  
JJFL - Majority; do pass.  
Minority; do not pass.
- Feb 10 Passed to Rules Committee for second reading.
- Mar 2 Placed on second reading by Rules Committee.
- Mar 10 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.
- IN THE SENATE --
- Mar 12 First reading, referred to Human Services & Corrections.
- Mar 29 Public hearing in committee.
- Mar 31 Executive session in committee.
- Apr 1 HSC - Majority; do pass with amendment(s).  
Minority; do not pass.
- Apr 4 Passed to Rules Committee for second reading.
- Apr 6 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, 49; nays, 0; absent, 0; excused, 0.
- IN THE HOUSE --
- Apr 18 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --
- Apr 21 Senate 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, 49; nays, 0; absent, 0; excused, 0.
- IN THE HOUSE --
- House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.
- Apr 22 Speaker signed.  
-- IN THE SENATE --  
President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Apr 23 Delivered to Governor.
- May 13 Governor signed.  
Chapter 437, 2005 Laws.  
Effective date 7/24/2005.

**HB 1188** by Representatives Murray, Woods, Conway, O'Brien, Ericks, Condotta, Wood, Simpson,

Campbell, P. Sullivan, Lovick, Williams, Chase, Hinkle, and Ormsby

Companion Bill: 5208

Negotiating state patrol officer wages and wage-related matters.

(SUBSTITUTED FOR - SEE 2ND SUB)

Amends RCW 41.56.473 and 41.56.475 relating to negotiating state patrol officer wages and wage-related matters.

**HB 1188-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Murray, Woods, Conway, O'Brien, Ericks, Condotta, Wood, Simpson, Campbell, P. Sullivan, Lovick, Williams, Chase, Hinkle, and Ormsby)

(SUBSTITUTED FOR - SEE 2ND SUB)

Amends RCW 41.56.473 and 41.56.475 relating to negotiating state patrol officer wages and wage-related matters.

**HB 1188-S2** by House Committee on Appropriations (originally sponsored by Representatives Murray, Woods, Conway, O'Brien, Ericks, Condotta, Wood, Simpson, Campbell, P. Sullivan, Lovick, Williams, Chase, Hinkle, and Ormsby)

Negotiating state patrol officer wages, wage-related matters, and nonwage matters.

(DIGEST AS ENACTED)

Amends RCW 41.56.473 and 41.56.475 relating to negotiating state patrol officer wages, wage-related matters, and nonwage matters.

-- 2005 REGULAR SESSION --

- Jan 18 First reading, referred to Commerce & Labor.  
 Jan 24 Public hearing and executive action taken in committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Jan 26 Referred to Appropriations.  
 Feb 16 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Mar 1 Referred to Transportation.  
 Mar 3 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass 2nd substitute bill proposed by Appropriations.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Made eligible to be placed on second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 10 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Transportation.  
 Mar 28 Work session and executive action taken in committee.  
 Mar 29 TRAN - Majority; do pass with amendment(s). Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on 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, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --

Apr 19 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.

-- IN THE SENATE --

Apr 20 Senate 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, 46; nays, 0; absent, 2; excused, 1.

-- IN THE HOUSE --

Apr 21 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.

Apr 22 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 13 Governor signed.

Chapter 438, 2005 Laws.

Effective date 7/24/2005.

**HB 1189** by Representatives Moeller, Bailey, McCoy, Armstrong, Williams, Newhouse, Fromhold, Springer, Ericks, Flannigan, Curtis, Cody, Condotta, Appleton, Hinkle, Morrell, Campbell, Pearson, Chase, Dickerson, Linville, Woods, Kenney, O'Brien, Conway, Lantz, Sells, Kagi, Ormsby, Haigh, Upthegrove, Hasegawa, and Kilmer

Companion Bill: 5393

Providing relief for indigent veterans and their families.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1189-S** by House Committee on Local Government (originally sponsored by Representatives Moeller, Bailey, McCoy, Armstrong, Williams, Newhouse, Fromhold, Springer, Ericks, Flannigan, Curtis, Cody, Condotta, Appleton, Hinkle, Morrell, Campbell, Pearson, Chase, Dickerson, Linville, Woods, Kenney, O'Brien, Conway, Lantz, Sells, Kagi, Ormsby, Haigh, Upthegrove, Hasegawa, and Kilmer)

(DIGEST AS ENACTED)

Declares an intent for each county to establish a veterans' advisory board responsible for advising the county legislative authority on needed and appropriate 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.

Recognizes that counties respond to the needs of indigent veterans and family members in the manner most appropriate to the needs and resources of the county. The legislature intends for the provisions of this act to facilitate the effective use of assistance funds through efficient model programs that benefit veterans and family members experiencing financial hardships.

Declares it is the policy of the state of Washington that bias shall not play a role in the distribution of the veterans' assistance fund.

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, and 73.08.050.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Local Government.  
 Jan 27 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 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, 90; nays, 6;  
 absent, 0; excused, 2.

-- IN THE SENATE --

Mar 10 First reading, referred to Government Operations & Elections.  
 Mar 24 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 GO - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Apr 6 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, 49; nays, 0;  
 absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.  
 May 3 Governor signed.  
 Chapter 250, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1190** by Representatives Pettigrew, Hinkle, Santos, Nixon, Kagi, Roberts, Darneille, Walsh, Haler, Chase, Cody, Kenney, Clibborn, Ormsby, McIntire, and Hasegawa

Companion Bill: 5213

Supporting the long-term success of families with children by removing barriers to Temporary Assistance for Needy Families and the WorkFirst programs.

(SEE ALSO PROPOSED 1ST SUB)

Supports the long-term success of families with children by removing barriers to Temporary Assistance for Needy Families and the WorkFirst programs.

**HB 1190-S** by House Committee on Children & Family Services (originally sponsored by Representatives Pettigrew, Hinkle, Santos, Nixon, Kagi, Roberts, Darneille, Walsh, Haler, Chase, Cody, Kenney, Clibborn, Ormsby, McIntire, and Hasegawa)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Supports the long-term success of families with children by removing barriers to Temporary Assistance for Needy Families and the WorkFirst programs.

Provides that, pursuant to 21 U.S.C. 862a(d)(1), the department shall exempt individuals from the eligibility restrictions of 21 U.S.C. 862a(a)(1) and (2) to ensure eligibility

for temporary assistance for needy families benefits and federal food assistance.

Takes effect September 1, 2005.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Children & Family Services.  
 Jan 31 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Feb 11 Referred to Appropriations.  
 Feb 21 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Children & Family Services.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1191** by Representatives Jarrett, Kenney, Priest, and Sommers

Regarding resident tuition at institutions of higher education.

Amends RCW 28B.15.012 relating to resident tuition at institutions of higher education for persons who hold nonimmigrant visas.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Higher Education.  
 Feb 4 Public hearing in committee.

**HB 1192** by Representatives Upthegrove, Priest, Miloscia, Morrell, Haler, and Darneille

Companion Bill: 5217

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 Natural Resources, Ecology & Parks.

**HB 1193** by Representatives Simpson, P. Sullivan, Kessler, Campbell, Chase, and Haigh

Providing an excise tax exemption for new businesses.

Authorizes an excise tax exemption for new businesses.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Finance.  
 Feb 28 Public hearing in committee.

**HB 1194** by Representatives Simpson, Campbell, Appleton, Clements, Cody, Sommers, P. Sullivan, Morrell, Schual-Berke, Chase, Dickerson, Kenney, O'Brien, Clibborn, Conway, Green, Sells, Kagi, Ormsby, Wallace, Upthegrove, Hasegawa, and Kilmer

Regarding reimportation of prescription drugs.

(AS OF HOUSE 2ND READING 2/16/05)

Requires each agency administering a state purchased health care program as defined in RCW 41.05.011(2) to, in cooperation with other agencies, take any actions needed to: (1) Undertake bulk purchasing of drugs approved by the federal food and drug administration from Canadian pharmacies and wholesalers, upon

approval of a waiver by the federal food and drug administration or upon passage of federal legislation authorizing bulk reimportation of prescription drugs;

(2) Facilitate personal importation of drugs approved by the food and drug administration from Canadian pharmacies for individuals participating in state purchased health care programs.

Directs the health care authority to develop an internet web site and use the pharmacy connection program established under RCW 41.05.520 to provide information to Washington residents regarding opportunities to purchase prescription drugs from Canada and the best means to ensure that any prescription drugs they purchase have been safely manufactured, distributed, and stored. The attorney general shall review the web site and the information provided through the pharmacy connection program and certify that they do not violate any applicable state or federal law.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Health Care.  
 Jan 25 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 HC - Majority; do pass.  
 Feb 3 Referred to Appropriations.  
 Feb 7 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 Feb 10 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Minority; do not pass.  
 Feb 11 Placed on second reading.  
 Feb 16 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 56; nays, 17;  
 absent, 0; excused, 0.  
 Vote on third reading will be reconsidered.  
 Third reading, passed; yeas, 56; nays, 42;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 17 First reading, referred to Health & Long-Term  
 Care.  
 Mar 23 Public hearing in committee.  
 Mar 24 Executive session in committee.  
 Mar 25 HEA - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 And refer to Ways & Means.  
 Mar 28 Referred to Ways & Means.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 House Rules "X" file.

**HB 1195** by Representative Simpson

Revising rules for vesting of short subdivisions.

Provides that a short subdivision shall be governed by the terms of approval of the short subdivision under RCW 58.17.060. Except as provided under this act, for a period of five years after short subdivision approval according to RCW 58.17.060, the statutes, ordinances, and regulations in effect at the time of short subdivision approval shall govern the short subdivision unless the legislative body finds that a change in conditions creates a serious threat to the public health or safety in the short subdivision.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Local Government.  
 Feb 3 Public hearing in committee.

**HB 1196** by Representatives Kirby, Roach, Simpson, and Chase; by request of Insurance Commissioner

Companion Bill: 5194

Including the longshore and harbor workers' compensation account within the Washington insurance guaranty association.

(SUBSTITUTED FOR - SEE 1ST SUB)

Includes the longshore and harbor workers' compensation account within the Washington insurance guaranty association.

**HB 1196-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kirby, Roach, Simpson, and Chase; by request of Insurance Commissioner)

(DIGEST AS ENACTED)

Includes the longshore and harbor workers' compensation account within the Washington insurance guaranty association.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Financial Institutions  
 & Insurance.  
 Jan 27 Public hearing in committee.  
 Feb 3 Executive session in committee.  
 FII - Majority; 1st substitute bill be substituted,  
 do pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 25 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 93; nays, 2;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 28 First reading, referred to Labor, Commerce,  
 Research & Development.  
 Mar 21 Public hearing and executive action taken in  
 committee.  
 LCRD - Majority; do pass.  
 Mar 22 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 6 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 11 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 14 Delivered to Governor.  
 Apr 20 Governor signed.  
 Chapter 100, 2005 Laws.  
 Effective date 4/20/2005.

**HB 1197** by Representatives Roach and Kirby; by request of Insurance Commissioner

Companion Bill: 5362

Regulating insurance, generally.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1197-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Roach and Kirby; by request of Insurance Commissioner)

(DIGEST AS ENACTED)

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.

VETO MESSAGE ON HB 1197-S

April 28, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Sections 26-30, Substitute House Bill No. 1197 entitled:

Sections 26-30 of Substitute House Bill No. 1197, which concern Medicare supplemental insurance, are redundant and already covered in Senate Bill 5198 (Implementing changes to Medicare supplemental insurance requirements as mandated by the Medicare Modernization Act of 2003 and other federal requirements). I signed Senate Bill 5198 on April 13, 2005.

For these reasons, I have vetoed Sections 26-30 of Substitute House Bill No. 1197.

With the exception of Sections 26-30, Substitute House Bill No. 1197 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Financial Institutions & Insurance.

Jan 27 Public hearing in committee.

Feb 3 Executive session in committee.  
FII - Majority; 1st substitute bill be substituted, do pass.

Feb 7 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.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 4 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 29 Public hearing and executive action taken in committee.

Mar 30 FHC - Majority; do pass.

Mar 31 Passed to Rules Committee for second reading.

Apr 1 Made eligible to be placed on second reading.

Apr 12 Placed on second reading by Rules Committee.

Apr 13 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 0; absent, 1; excused, 3.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 28 Governor partially vetoed.  
Chapter 223, 2005 Laws PV.  
Effective date 7/24/2005.

**HB 1198** by Representatives Linville, Bailey, and Cody  
Companion Bill: 5358

Regarding speech-language pathologists and audiologists.

(AS OF HOUSE 2ND READING 2/28/05)

Revises provisions for the regulation of speech-language pathologists and audiologists.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Health Care.

Feb 1 Public hearing in committee.

Feb 8 Executive session in committee.  
HC - Executive action taken by committee.

Feb 9 HC - Majority; do pass.

Feb 10 Passed to Rules Committee for second reading.

Feb 15 Placed on second reading suspension calendar.

Feb 28 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 89; nays, 0; absent, 0; excused, 9.

-- IN THE SENATE --

Mar 1 First reading, referred to Health & Long-Term Care.

Mar 17 Public hearing in committee.

Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --

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

**HB 1199** by Representatives Pearson, O'Brien, Lovick, Kristiansen, Ahern, Rodne, Walsh, Buri, McDonald, Strow, Holmquist, Condotta, and Priest

Modifying the collection of blood alcohol content evidence.

Finds and declares that: (1) The state has a compelling interest in preventing fatal vehicle accidents in this state;

(2) In order to prevent fatal vehicle accidents, it is necessary to analyze and understand the causes of such accidents, including the role played by alcohol;

(3) The state's compelling interest in preventing fatal vehicle accidents therefore creates a special need beyond normal law enforcement for the collection of evidence of blood alcohol content from drivers involved in fatal vehicle accidents; and

(4) Because evidence of blood alcohol content diminishes over time, requiring a warrant before that evidence can be collected would be impracticable and would frustrate the state's interest in collecting the information.

Provides that, in order to foster the prevention of fatal vehicle accidents, it is the intent of the legislature to: (1) Allow law enforcement officers to collect evidence of blood alcohol content from operators in fatal vehicle accidents; and

(2) Require hospitals to disclose evidence of blood alcohol content that they have collected from operators involved in fatal vehicle accidents to law enforcement.

Declares that a person who operates a vehicle within this state is deemed to have given consent, subject to RCW 46.61.506, to a test of his or her breath for the purpose of determining the alcohol concentration in his or her breath if the person is involved in a vehicle accident in which there has been a fatality.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.

**HB 1200** by Representatives Pearson, O'Brien, Lovick, Kristiansen, Rodne, McDonald, Walsh, Ahern, Buri, Strow, Holmquist, Condotta, and Hinkle

Establishing standardized chemical dependency assessment protocols.

(SEE ALSO PROPOSED 1ST SUB)

Finds that standardized chemical dependency assessment protocols should be required in court-involved chemical dependency cases to ensure accurate assessments and treatment plans. Assessment protocols should require that collateral background information be obtained along with a drug screen urinalysis obtained at time of assessment for all assessments with an initial finding of other than substance dependence, and that a

standardized assessment summary should be required in all court-involved assessments.

Provides that court-involved assessments are limited to persons who have been arrested for a violation of driving while under the influence of intoxicating liquor or any drug under RCW 46.61.502 or being in actual physical control of a vehicle while under the influence of any intoxicating liquor or any drug under RCW 46.61.504.

Requires a chemical dependency professional under chapter 246-811 WAC, a trainee supervised by an approved supervisor under chapter 246-810 WAC, or a probation assessment officer under chapter 388-805 WAC, to conduct each client assessment.

**HB 1200-S** by House Committee on Judiciary (originally sponsored by Representatives Pearson, O'Brien, Lovick, Kristiansen, Rodne, McDonald, Walsh, Ahern, Buri, Strow, Holmquist, Condotta, and Hinkle)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Applies to alcohol and drug assessments conducted on persons convicted of a violation of RCW 46.61.502 or 46.61.504 as well as persons charged with a violation of those provisions who are petitioning for a deferred prosecution under RCW 10.05.020. All such alcohol and drug assessments shall be performed in accordance with this act.

Requires every assessment to be conducted by a chemical dependency professional certified by the department of health under chapter 18.205 RCW, by a chemical dependency professional trainee who is directly supervised by a supervisor approved under department of health rules, or by a probation assessment officer qualified under department of social and health services rules pursuant to RCW 46.61.516.

Requires an evaluation to be made of a copy of the analysis of the client's blood alcohol level and other drug levels at the time of arrest, if available, and the client's self-reported driving record and a copy of the client's abstract of driving record.

-- 2005 REGULAR SESSION --  
 Jan 18 First reading, referred to Judiciary.  
 Feb 4 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Referred to Appropriations.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Feb 1 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Judiciary.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 1201** by Representatives Pearson, O'Brien, Woods, Lovick, Kristiansen, McDonald, Roach, Ahern, Priest, Walsh, Strow, Rodne, Buri, Holmquist, Condotta, Simpson, Shabro, and Armstrong

Tracking school status of sex offenders.

Provides that any person who is attending, or is planning to attend, a public or private school regulated under Title 28A RCW shall provide the name and address of his or her school when registering.

Provides that, if a person required to register under RCW 9A.44.130 enrolls in a new public or private school regulated under Title 28A RCW within the same county in which he or she is registered, graduates from high school, or ceases to attend school, the person must send written notice of the new enrollment, graduation, or cessation of schooling to the county sheriff within seventy-two hours of the enrollment, graduation, or cessation.

Requires that, if a person required to register under this section enrolls in a new public or private school regulated under Title 28A RCW in a different county than the county in which he or she is registered, the person must send notice of the new enrollment to the county sheriff in the new county within fourteen days of the enrollment.

Requires the county sheriff to maintain a list of public and private schools regulated under Title 28A RCW where registered sex offenders are enrolled in the county. The list must contain the names of the registered sex offenders in each school organized by school. The county sheriff shall update the list at least once per month. The county sheriff shall provide the list to persons who request it, but may not otherwise publish or disseminate the list.

-- 2005 REGULAR SESSION --  
 Jan 18 First reading, referred to Juvenile Justice & Family Law.  
 Jan 28 Public hearing in committee.  
 Feb 15 Executive session in committee.

**HB 1202** by Representatives Williams, Woods, Lantz, Hunt, Campbell, Appleton, McCune, Eickmeyer, Ormsby, and Kilmer; by request of Board For Judicial Administration

Companion Bill: 5241

Creating additional district court judge positions.

(DIGEST AS ENACTED)

Creates additional district court judge positions in Kitsap, Thurston, and Clark counties.

-- 2005 REGULAR SESSION --  
 Jan 18 First reading, referred to Judiciary.  
 Jan 25 Public hearing and executive action taken in committee.  
 JUDI - Majority; do pass.  
 Jan 27 Passed to Rules Committee for second reading.  
 Feb 1 Rules Committee relieved of further consideration.  
 Placed on second reading suspension calendar.  
 Feb 4 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 8 First reading, referred to Judiciary.  
 Mar 17 Public hearing in committee.  
 Mar 29 Executive session in committee.  
 Mar 30 JUD - Majority; do pass.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 14 Delivered to Governor.  
 Apr 20 Governor signed.  
 Chapter 91, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1203** by Representatives O'Brien and Pearson

Changing the statute of limitations as it pertains to manslaughter.

Amends RCW 9A.04.080 to provide that manslaughter may be prosecuted at any time after the commission of the act.

-- 2005 REGULAR SESSION --

- Jan 18 First reading, referred to Criminal Justice & Corrections.
- 
- HB 1204** by Representative O'Brien  
Companion Bill: 5224  
Clarifying the penalties for indecent liberties.  
Clarifies the penalties for indecent liberties.  
-- 2005 REGULAR SESSION --  
Jan 18 First reading, referred to Criminal Justice & Corrections.
- 
- HB 1205** by Representatives O'Brien, Appleton, and Chase  
Companion Bill: 5223  
Decriminalizing "fine-only" misdemeanors.  
(SEE ALSO PROPOSED 1ST SUB)  
Decriminalizes "fine-only" misdemeanors.
- HB 1205-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives O'Brien, Appleton, and Chase)  
(DIGEST OF PROPOSED 1ST SUBSTITUTE)  
Decriminalizes "fine-only" misdemeanors.  
Repeals RCW 19.32.180.  
-- 2005 REGULAR SESSION --  
Jan 18 First reading, referred to Criminal Justice & Corrections.  
Feb 1 Public hearing in committee.  
Feb 10 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 14 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.
- 
- HB 1206** by Representative O'Brien  
Repealing obsolete or superseded laws.  
(AS OF HOUSE 2ND READING 2/04/05)  
Repeals obsolete or superseded laws.  
-- 2005 REGULAR SESSION --  
Jan 18 First reading, referred to Judiciary.  
Jan 25 Public hearing and executive action taken in committee.  
JUDI - Majority; do pass.  
Jan 27 Passed to Rules Committee for second reading.  
Feb 1 Rules Committee relieved of further consideration.  
Placed on second reading suspension calendar.  
Feb 4 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Feb 8 First reading, referred to Judiciary.  
Mar 31 Public hearing and executive action taken in committee.  
Apr 1 JUD - Majority; do pass with amendment(s).  
Apr 4 Passed to Rules Committee for second reading.  
Apr 13 Placed on second reading by Rules Committee.  
Apr 14 Committee amendment adopted as amended.
- Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 37; nays, 0; absent, 0; excused, 12.  
-- IN THE HOUSE --  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Judiciary.
- 
- HB 1207** by Representatives O'Brien and Ormsby  
Companion Bill: 5133  
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 18 First reading, referred to Judiciary.  
Feb 4 Public hearing in committee.
- 
- HB 1208** by Representative O'Brien  
Companion Bill: 5770  
Concerning forfeited property.  
(SUBSTITUTED FOR - SEE 1ST SUB)  
Amends RCW 70.105D.020 relating to forfeited property.
- HB 1208-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representative O'Brien)  
(DIGEST AS ENACTED)  
Amends RCW 70.105D.020 relating to forfeited property.  
-- 2005 REGULAR SESSION --  
Jan 18 First reading, referred to Natural Resources, Ecology & Parks.  
Jan 27 Public hearing in committee.  
Feb 4 Executive session in committee.  
Feb 7 NREP - Majority; 1st substitute bill be substituted, do pass.  
Feb 9 Passed to Rules Committee for second reading.  
Mar 2 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, 97; nays, 1; absent, 0; excused, 0.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Water, Energy & Environment.  
Mar 24 Public hearing in committee.  
Mar 30 Executive session in committee.  
Apr 1 WEE - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 11 Placed on second reading by Rules Committee.  
Apr 12 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 42; nays, 2; absent, 0; excused, 5.  
-- IN THE HOUSE --  
Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 19 Delivered to Governor.  
Apr 26 Governor signed.

Chapter 191, 2005 Laws.  
Effective date 7/24/2005.

**HB 1209** by Representative O'Brien  
Increasing penalties for vehicular homicide.

Increases penalties for vehicular homicide.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.

**HB 1210** by Representatives B. Sullivan, Buck, Blake, Kretz,  
Upthegrove, Eickmeyer, Orcutt, and Morrell; by  
request of Department of Fish and Wildlife

Companion Bill: 5226

Providing for temporary combination fishing licenses.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides for temporary combination fishing licenses.

**HB 1210-S** by House Committee on Natural Resources,  
Ecology & Parks (originally sponsored by  
Representatives B. Sullivan, Buck, Blake, Kretz, Upthegrove,  
Eickmeyer, Orcutt, and Morrell; by request of Department of Fish  
and Wildlife)

(DIGEST AS ENACTED)

Provides for temporary combination fishing licenses.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Natural Resources,  
Ecology & Parks.

Feb 3 Public hearing in committee.

Feb 4 Executive session in committee.

Feb 7 NREP - Majority; 1st substitute bill be  
substituted, do pass.

Feb 9 Referred to Finance.

Feb 23 Public hearing in committee.

Feb 28 Executive session in committee.

FIN - Executive action taken by committee.

FIN - Majority; do pass 1st substitute bill  
proposed by Natural Resources, Ecology &  
Parks.

Mar 2 Passed to Rules Committee for second reading.

Mar 14 Placed on second reading.

Mar 15 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16 First reading, referred to Natural Resources,  
Ocean & Recreation.

Mar 28 Public hearing in committee.

Mar 30 Executive session in committee.

Mar 31 NROR - Majority; do pass.

Apr 1 Passed to Rules Committee for second reading.

Apr 6 Made eligible to be placed on second reading.

Apr 12 Placed on second reading by Rules Committee.

Apr 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 42; nays, 0;  
absent, 3; excused, 4.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 26 Governor signed.  
Chapter 192, 2005 Laws.  
Effective date 7/24/2005.

**HB 1211** by Representatives Blake, B. Sullivan, Buck, Kretz,  
Eickmeyer, and Armstrong; by request of  
Department of Fish and Wildlife

Companion Bill: 5225

Concerning a multiple season big game permit.

(DIGEST AS ENACTED)

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.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Natural Resources,  
Ecology & Parks.

Feb 3 Public hearing in committee.

Feb 4 Executive session in committee.

Feb 7 NREP - Majority; do pass.

Feb 9 Referred to Finance.

Feb 23 Public hearing in committee.

Feb 28 Executive session in committee.

FIN - Executive action taken by committee.

FIN - Majority; do pass.

Mar 2 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 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.

-- IN THE SENATE --

Mar 10 First reading, referred to Natural Resources,  
Ocean & Recreation.

Mar 21 Public hearing in committee.

Mar 28 Executive session in committee.

Mar 29 NROR - Majority; do pass.

Minority; do not pass.

And refer to Ways & Means.

Mar 30 Referred to Ways & Means.

Mar 31 Public hearing in committee.

Apr 1 Executive session in committee.

Apr 4 WM - Majority; do pass.

Passed to Rules Committee for second reading.

Apr 6 Made eligible to be placed on second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 11 Rules suspended. Placed on Third Reading.

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

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Apr 22 Governor signed.

Chapter 140, 2005 Laws.

Effective date 7/24/2005.

**HB 1212** by Representative Upthegrove; by request of  
Department of Fish and Wildlife

Companion Bill: 5227

Decriminalizing certain hunter reporting requirements.

(SEE ALSO PROPOSED 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.

**HB 1212-S** by House Committee on Natural Resources,  
Ecology & Parks (originally sponsored by

Representative Upthegrove; by request of Department of Fish and Wildlife)

Concerning wildlife harvest reports.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the commission to by rule require reporting of harvest effort, and may assess an administrative penalty of no more than fifty dollars against any one person for failure to report harvest effort. The administrative penalty must be paid prior to obtaining a current license.

Requires the department of fish and wildlife to prepare a report to the appropriate committees of the legislature one year after the implementation of the provisions authorized in this act that summarizes any increases or decreases in the rate of compliance with required wildlife harvest reports.

- 2005 REGULAR SESSION --
- Jan 18 First reading, referred to Natural Resources, Ecology & Parks.
- Feb 3 Public hearing in committee.
- Feb 8 Executive session in committee.  
NREP - Executive action taken by committee.
- Feb 9 NREP - Majority; 1st substitute bill be substituted, do pass.
- Feb 10 Referred to Appropriations.
- Feb 23 Public hearing in committee.
- Feb 28 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Natural Resources, Ecology & Parks.  
Minority; do not pass.
- Mar 2 Passed to Rules Committee for second reading.
- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1213** by Representatives Clements, Upthegrove, Eickmeyer, Buck, Armstrong, and Ormsby

Companion Bill: 5383

Concerning hunting safety for children.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 1213-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Clements, Upthegrove, Eickmeyer, Buck, Armstrong, and Ormsby)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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, when purchasing any hunting license, persons under the age of eighteen shall present certification of completion of a hunter education course of instruction of at least ten hours in the safe handling of firearms, safety, conservation, and sportsmanship.

Requires the director to prescribe the type of instruction and the qualifications of the instructors.

Provides that enrollment priority in a hunter education course must be given to participants above ten years of age.

- 2005 REGULAR SESSION --
- Jan 18 First reading, referred to Natural Resources, Ecology & Parks.
- Feb 3 Public hearing in committee.
- Feb 22 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.
- Feb 24 Passed to Rules Committee for second reading.
- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Natural Resources, Ecology & Parks.

**HB 1214** by Representatives Blake and Upthegrove

Companion Bill: 5233

Defining "deliver" and "delivery" for food fish and shellfish.

(SUBSTITUTED FOR - SEE 1ST SUB)

Defines "deliver" and "delivery" for food fish and shellfish.

**HB 1214-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Blake and Upthegrove)

Concerning food fish and shellfish commercial license requirements.

(DIGEST AS ENACTED)

Defines "deliver" and "delivery" for food fish and shellfish.

Clarifies that delivery licenses are required for a commercial fishing vessel to deliver food fish, shellfish, salmon, and ocean pink shrimp from a commercial fishing vessel.

- 2005 REGULAR SESSION --
- Jan 18 First reading, referred to Natural Resources, Ecology & Parks.
- Feb 3 Public hearing in committee.
- Feb 4 Executive session in committee.
- Feb 7 NREP - Majority; 1st substitute bill be substituted, do pass.
- Feb 9 Passed to Rules Committee for second reading.
- Feb 25 Made eligible to be placed on second reading.
- Mar 2 Placed on second reading by Rules Committee.
- Mar 4 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 1;  
absent, 0; excused, 2.
- IN THE SENATE --
- Mar 8 First reading, referred to Natural Resources, Ocean & Recreation.
- Mar 17 Public hearing in committee.
- Mar 21 Executive session in committee.
- Mar 22 NROR - Majority; do pass.
- Mar 23 Passed to Rules Committee for second reading.
- Mar 30 Placed on second reading by Rules Committee.
- Apr 4 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0;  
absent, 0; excused, 2.
- IN THE HOUSE --

- Apr 5 Speaker signed.  
-- IN THE SENATE --
- Apr 6 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- Apr 12 Governor signed.  
Chapter 20, 2005 Laws.  
Effective date 7/24/2005.

**HB 1215** by Representatives B. Sullivan, Upthegrove, and Buck

Companion Bill: 5232

Requiring a turkey tag to hunt for turkey.

(SEE ALSO PROPOSED 1ST SUB)

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 twelve 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.

**HB 1215-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Upthegrove, and Buck)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 twelve 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 moneys received from turkey tags in this act shall be deposited in the state wildlife fund and shall be appropriated solely for the purpose of implementing upland game bird management programs and shall not supplant existing funds provided for these purposes.

-- 2005 REGULAR SESSION --

- Jan 18 First reading, referred to Natural Resources, Ecology & Parks.
- Feb 3 Public hearing in committee.
- Feb 4 Executive session in committee.
- Feb 7 NREP - Majority; 1st substitute bill be substituted, do pass.
- Feb 9 Referred to Finance.
- Feb 23 Public hearing in committee.
- Feb 28 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass 1st substitute bill proposed by Natural Resources, Ecology & Parks.  
Minority; do not pass.
- Mar 2 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Natural Resources, Ecology & Parks.

**HB 1216** by Representatives Lovick, Eickmeyer, Upthegrove, Ericksen, Morrell, Dickerson, Holmquist, and Sells

Companion Bill: 5228

Providing funding for watchable wildlife activities by creating the "Wild On Washington" license plates.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides funding for watchable wildlife activities by creating the "Wild On Washington" license plates.

**HB 1216-S** by House Committee on Transportation (originally sponsored by Representatives Lovick, Eickmeyer, Upthegrove, Ericksen, Morrell, Dickerson, Holmquist, and Sells)

(DIGEST AS ENACTED)

Provides funding for watchable wildlife activities by creating the "Wild On Washington" license plates.

-- 2005 REGULAR SESSION --

- Jan 18 First reading, referred to Transportation.
- Feb 14 Public hearing in committee.
- Mar 3 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Mar 7 Passed to Rules Committee for second reading.
- Mar 14 Placed on second reading.
- Mar 15 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.  
-- IN THE SENATE --
- Mar 16 First reading, referred to Transportation.
- Mar 28 Work session and executive action taken in committee.
- Mar 29 TRAN - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
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, 43; nays, 0; absent, 1; excused, 5.  
-- IN THE HOUSE --
- Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 92; nays, 6; absent, 0; excused, 0.
- Apr 21 Speaker signed.  
-- IN THE SENATE --
- Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- Apr 28 Governor signed.  
Chapter 224, 2005 Laws.  
Effective date 7/24/2005.

**HB 1217** by Representatives Ericksen, Lovick, Upthegrove, Eickmeyer, Williams, Chase, Hinkle, and Sells

Companion Bill: 5230

Establishing the Washington's Wildlife license plate collection.

(SEE ALSO PROPOSED 1ST SUB)

Establishes the Washington's Wildlife license plate collection.

**HB 1217-S** by House Committee on Transportation (originally sponsored by Representatives Ericksen, Lovick, Upthegrove, Eickmeyer, Williams, Chase, Hinkle, and Sells)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes the Washington's Wildlife license plate collection.

-- 2005 REGULAR SESSION --

- Jan 18 First reading, referred to Transportation.
- Feb 14 Public hearing in committee.

- Mar 3 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted,  
do pass.  
Minority; do not pass.
- Mar 7 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in  
present status.  
House Rules "X" file.

**HB 1218** by Representatives B. Sullivan, Lovick, Eickmeyer,  
Upthegrove, Ericksen, Morrell, Dickerson, Sells,  
and Ormsby

Companion Bill: 5229

Authorizing endangered wildlife license plates.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes endangered wildlife license plates.

**HB 1218-S** by House Committee on Transportation  
(originally sponsored by Representatives B.  
Sullivan, Lovick, Eickmeyer, Upthegrove, Ericksen, Morrell,  
Dickerson, Sells, and Ormsby)

(DIGEST AS ENACTED)

Authorizes endangered wildlife license plates.

Provides that proceeds credited to the state wildlife account  
from the sale of the Endangered Wildlife license plates must be  
used only for the department of fish and wildlife's endangered  
wildlife program activities.

- 2005 REGULAR SESSION --
- Jan 18 First reading, referred to Transportation.
- Feb 14 Public hearing in committee.
- Mar 3 Executive session in committee.  
TR - Executive action taken by committee.
- Mar 7 TR - Majority; 1st substitute bill be substituted,  
do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.
- Mar 14 Placed on second reading.
- Mar 15 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 92; nays, 4;  
absent, 0; excused, 2.
- IN THE SENATE --
- Mar 16 First reading, referred to Transportation.
- Mar 28 Work session and executive action taken in  
committee.
- Mar 29 TRAN - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.
- Apr 7 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, 46; nays, 0;  
absent, 0; excused, 3.
- IN THE HOUSE --
- Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 86; nays, 9; absent,  
0; excused, 3.
- Apr 21 Speaker signed.  
-- IN THE SENATE --
- Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- Apr 28 Governor signed.  
Chapter 225, 2005 Laws.  
Effective date 7/24/2005.

**HB 1219** by Representatives Cody, Schual-Berke, Morrell,  
Kessler, Simpson, Campbell, P. Sullivan, Williams,  
Chase, Dickerson, Quall, Kenney, O'Brien, Clibborn, Conway,  
Green, Lantz, Sells, Kagi, Ormsby, Wallace, McIntire,  
Upthegrove, Hasegawa, and Kilmer; by request of Governor  
Gregoire

Companion Bill: 5471

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.

**HB 1219-S** by House Committee on Health Care (originally  
sponsored by Representatives Cody, Schual-  
Berke, Morrell, Kessler, Simpson, Campbell, P. Sullivan,  
Williams, Chase, Dickerson, Quall, Kenney, O'Brien, Clibborn,  
Conway, Green, Lantz, Sells, Kagi, Ormsby, Wallace, McIntire,  
Upthegrove, Hasegawa, and Kilmer; by request of Governor  
Gregoire)

(AS OF HOUSE 2ND READING 2/18/05)

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, as defined  
in RCW 41.05.011(2), 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.

Provides that the administrator shall not require that any  
supplemental rebate offered by a pharmaceutical manufacturer for  
prescription drugs purchased for medical assistance program  
clients under chapter 74.09 RCW be extended to state purchased  
health care programs other than medical assistance, or to  
individuals or entities participating in the consortium. The  
administrator shall explore joint purchasing opportunities with  
other states.

Provides that participation in the purchasing consortium shall  
be offered as an option beginning January 1, 2006. Participation  
in the consortium is purely voluntary for units of local government,  
private entities, labor organizations, and for individuals who lack  
or are underinsured for prescription drug coverage. The  
provisions of RCW 69.41.190 shall apply to prescriptions filled  
for all voluntary participants in the purchasing consortium. The  
administrator may set reasonable fees, including enrollment fees,  
to cover administrative costs attributable to participation in the  
prescription drug consortium.

Creates the prescription drug consortium advisory committee  
within the authority.

Jan 18	First reading, referred to Health Care.	Chase, Kenney, O'Brien, Clibborn, Conway, Green, Kagi, and Upthegrove; by request of Governor Gregoire)	
Jan 25	Public hearing in committee.		
Feb 1	Executive session in committee. HC - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.	<u>(DIGEST AS ENACTED)</u>	
Feb 3	Referred to Appropriations.	Establishes a joint legislative and executive task force on long-term care financing and chronic care management.	
Feb 7	Public hearing in committee.	Directs the joint task force to review public and private mechanisms for financing long-term care and make recommendations related to: (1) The composition of a long-term care system that is adequate to meet the needs of persons of all ages with functional limitations, including appropriate services to be offered in the continuum of care ranging from services to support persons residing at home through residential care. This shall be accomplished by first determining capacity in each level of care in the long-term care continuum and assessing the impact, by geographic region, of increasing or decreasing capacity in each level of care;	
Feb 9	Executive session in committee.	(2) Efficient payment models that will effectively sustain public funding of long-term care and maximize the use of financial resources to directly meet the needs of persons of all ages with functional limitations;	
Feb 10	APP - Executive action taken by committee. APP - Majority; do pass 1st substitute bill proposed by Health Care.	(3) State laws and regulations that should be revised and/or eliminated in order to reduce or contain long-term care costs to individuals and the state;	
Feb 11	Placed on second reading.	(4) The feasibility of private options for realistically enabling individuals to pay for long-term care and the most effective tools for implementing these options; and	
Feb 18	1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 55; nays, 42; absent, 0; excused, 1. -- IN THE SENATE --	(5) Options that will support long-term care needs of rural communities.	
Feb 21	First reading, referred to Health & Long-Term Care.	Requires the joint task force to: (1) Report its initial findings to the governor and appropriate committees of the legislature by January 1, 2006;	
Mar 23	Public hearing in committee.	(2) Report its recommendations to the governor and appropriate committees of the legislature by January 1, 2007; and	
Mar 28	Executive session in committee.	(3) Submit a final report to the governor and appropriate committees of the legislature by June 30, 2007.	
Apr 1	Executive session in committee. HEA - Majority; do pass with amendment(s). Minority; do not pass. Minority; without recommendation. And refer to Ways & Means. Referred to Ways & Means.	Provides that the act shall be null and void if appropriations are not approved.	
Apr 4	WM - Majority; do pass with amendments(s) by Health & Long-Term Care. Minority; do not pass. Passed to Rules Committee for second reading.	-- 2005 REGULAR SESSION --	
Apr 24	By resolution, returned to House Rules Committee for third reading. -- 2006 REGULAR SESSION -- -- IN THE HOUSE --		
Jan 9	By resolution, reintroduced and retained in present status. House Rules "X" file.		
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<b>HB 1220</b>	by Representatives Morrell, Schual-Berke, Cody, Simpson, Campbell, Williams, Chase, Kenney, O'Brien, Clibborn, Conway, Green, Kagi, and Upthegrove; by request of Governor Gregoire		
Companion Bill: 5442			
Establishing a joint legislative and executive task force on long-term care financing and chronic care management.			
<u>(SUBSTITUTED FOR - SEE 2ND SUB)</u>			
Establishes a joint legislative and executive task force on long-term care financing and chronic care management.			
<b>HB 1220-S</b>	by House Committee on Health Care (originally sponsored by Representatives Morrell, Schual-Berke, Cody, Simpson, Campbell, Williams, Chase, Kenney, O'Brien, Clibborn, Conway, Green, Kagi, and Upthegrove; by request of Governor Gregoire)		
<u>(SUBSTITUTED FOR - SEE 2ND SUB)</u>			
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.			
<b>HB 1220-S2</b>	by House Committee on Appropriations (originally sponsored by Representatives Morrell, Schual-Berke, Cody, Simpson, Campbell, Williams,		
Jan 18	First reading, referred to Health Care.	Jan 18	First reading, referred to Health Care.
Feb 22	Public hearing in committee.	Feb 22	Public hearing in committee.
Feb 28	Executive session in committee. HC - Executive action taken by committee. HC - Majority; 1st substitute bill be substituted, do pass.	Feb 28	Executive session in committee. HC - Executive action taken by committee. HC - Majority; 1st substitute bill be substituted, do pass.
Mar 2	Referred to Appropriations.	Mar 2	Referred to Appropriations.
Mar 5	Public hearing and executive action taken in committee. APP - Executive action taken by committee. APP - Majority; 2nd substitute bill be substituted, do pass.	Mar 5	Public hearing and executive action taken in committee. APP - Executive action taken by committee. APP - Majority; 2nd substitute bill be substituted, do pass.
Mar 7	Passed to Rules Committee for second reading.	Mar 7	Passed to Rules Committee for second reading.
Mar 10	Placed on second reading by Rules Committee.	Mar 10	Placed on second reading by Rules Committee.
Mar 11	2nd substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4. -- IN THE SENATE --	Mar 11	2nd substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4. -- IN THE SENATE --
Mar 14	First reading, referred to Health & Long-Term Care.	Mar 14	First reading, referred to Health & Long-Term Care.
Mar 21	Public hearing in committee.	Mar 21	Public hearing in committee.
Mar 31	Executive session in committee.	Mar 31	Executive session in committee.
Apr 1	HEA - Majority; do pass with amendment(s). On motion, referred to Rules.	Apr 1	HEA - Majority; do pass with amendment(s). On motion, referred to Rules.
Apr 5	Made eligible to be placed on second reading.	Apr 5	Made eligible to be placed on second reading.
Apr 6	Placed on second reading by Rules Committee.	Apr 6	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, 43; nays, 0; absent, 0; excused, 6. -- IN THE HOUSE --	Apr 7	Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 43; nays, 0; absent, 0; excused, 6. -- IN THE HOUSE --
Apr 18	House concurred in Senate amendments.	Apr 18	House concurred in Senate amendments.

Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 4 Governor signed.  
 Chapter 276, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1221** by Representatives Cody, Schual-Berke, Morrell, Kessler, Simpson, Campbell, Williams, Chase, Dickerson, Kenney, O'Brien, Clibborn, Conway, Sells, Kagi, Ormsby, McIntire, Upthegrove, and Kilmer; by request of Governor Gregoire

Companion Bill: 5472

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.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Health Care.  
 Jan 28 Public hearing in committee.

**HB 1222** by Representatives McDermott, Nixon, Ericks, Buri, Simpson, Shabro, Williams, Dickerson, Sells, Ormsby, and Haigh

Increasing accountability of ballot measure petitions.

(DIGEST AS ENACTED)

Requires that the following declaration must be printed on the reverse side of the petition: I, . . . . ., swear or affirm under penalty of law that I circulated this sheet of the foregoing petition, and that, to the best of my knowledge, every person who signed this sheet of the foregoing petition knowingly and without any compensation or promise of compensation willingly signed his or her true name and that the information provided therewith is true and correct. I further acknowledge that under chapter 29A.84 RCW, forgery of signatures on this petition constitutes a class C felony, and that offering any consideration or gratuity to any person to induce them to sign a petition is a gross misdemeanor, such violations being punishable by fine or imprisonment or both.

Declares that RCW 9A.46.020 applies to any conduct constituting harassment against a petition signature gatherer. This penalty does not preclude the victim from seeking any other remedy otherwise available under law.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to State Government Operations & Accountability.  
 Feb 8 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.  
 Feb 18 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 8 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 79; nays, 19; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Government Operations & Elections.

Mar 21 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 GO - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on second reading.  
 Apr 12 Placed on second reading by Rules Committee.  
 Apr 14 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 32; nays, 13; absent, 3; excused, 1.  
 -- IN THE HOUSE --  
 Apr 20 House concurred in Senate amendments.  
 Passed final passage; yeas, 85; nays, 10; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 3 Governor signed.  
 Chapter 239, 2005 Laws.  
 Effective date 1/1/2006.

**HB 1223** by Representatives Schual-Berke, Cody, Lantz, Fromhold, Simpson, P. Sullivan, Morrell, Williams, Dickerson, Linville, Clibborn, Kagi, and Ormsby

Underwriting medical malpractice coverage.

(SEE ALSO PROPOSED 1ST SUB)

Requires each medical malpractice insurer to file its underwriting rules, guidelines, criteria, standards, or other information the insurer uses to underwrite medical malpractice coverage. However, an insurer is excluded from this requirement if the insurer is ordered into rehabilitation under chapter 48.31 or 48.99 RCW.

Requires every filing of underwriting information to identify and explain: (1) The class, type, and extent of coverage provided by the insurer;

(2) Any changes that have occurred to the underwriting standards; and

(3) How underwriting changes are expected to affect future losses.

**HB 1223-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Schual-Berke, Cody, Lantz, Fromhold, Simpson, P. Sullivan, Morrell, Williams, Dickerson, Linville, Clibborn, Kagi, and Ormsby)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions relating to underwriting medical malpractice coverage.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Financial Institutions & Insurance.  
 Feb 17 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Financial Institutions & Insurance.  
 Feb 1 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 FII - Executive action taken by committee.

FII - Majority; 1st substitute bill be substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 1224** by Representatives Schual-Berke, Cody, Lantz, Fromhold, Moeller, P. Sullivan, Morrell, Linville, Clibborn, Kagi, and Ormsby

Qualifying expert witnesses in actions under chapter 7.70 RCW.

(SEE ALSO PROPOSED 1ST SUB)

Declares that, in an action against a health care provider under chapter 7.70 RCW, an expert may not provide testimony at trial unless the expert meets the following criteria: (1) Has expertise in the medical condition at issue in the action; and

(2) At the time of the occurrence of the incident at issue in the action, was either: (a) Engaged in active practice in the same or similar area of practice or specialty as the defendant; or (b) teaching at an accredited medical school or an accredited or affiliated academic or clinical training program in the same or similar area of practice or specialty as the defendant, including instruction regarding the particular condition at issue.

Provides that an expert opinion provided in the course of an action against a health care provider under this chapter must be corroborated by admissible evidence, such as, but not limited to, treatment or practice protocols or guidelines developed by medical specialty organizations, objective academic research, clinical trials or studies, or widely accepted clinical practices.

**HB 1224-S** by House Committee on Judiciary (originally sponsored by Representatives Schual-Berke, Cody, Lantz, Fromhold, Moeller, P. Sullivan, Morrell, Linville, Clibborn, Kagi, and Ormsby)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that, in an action against a health care provider under chapter 7.70 RCW, an expert may not provide testimony at trial unless the expert meets the following criteria: (1) Has expertise in the medical condition at issue in the action; and

(2) At the time of the occurrence of the incident at issue in the action, or at the time or retirement in the case of an expert who retired no sooner than five years prior to the time the action is commenced, was either: (a) Engaged in active practice in the same or similar area of practice or specialty as the defendant; or (b) teaching at an accredited medical school or an accredited or affiliated academic or clinical training program in the same or similar area of practice or specialty as the defendant, including instruction regarding the particular condition at issue.

Provides that an expert opinion provided in the course of an action against a health care provider under this chapter must be corroborated by admissible evidence, such as, but not limited to, treatment or practice protocols or guidelines developed by medical specialty organizations, objective academic research, clinical trials or studies, or widely accepted clinical practices.

-- 2005 REGULAR SESSION --  
Jan 18 First reading, referred to Judiciary.  
Feb 14 Public hearing in committee.  
Feb 28 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Mar 2 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Judiciary.

**HB 1225** by Representatives Schual-Berke, Cody, Lantz, Fromhold, Moeller, Simpson, P. Sullivan, Morrell, Williams, Linville, Clibborn, Kagi, and Ormsby

Regulating medical malpractice liability insurance policies.

Amends RCW 48.18.290 and 48.18.2901 relating to cancellation and nonrenewal of medical malpractice liability insurance policies.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Financial Institutions & Insurance.  
Feb 17 Public hearing in committee.  
Mar 1 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; do pass.  
Mar 2 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Financial Institutions & Insurance.  
Feb 1 Public hearing in committee.

**HB 1226** by Representatives Schual-Berke, Tom, Haigh, Cody, Fromhold, Jarrett, Hudgins, Conway, Appleton, Flannigan, Murray, McCoy, Lantz, Hasegawa, Williams, Kagi, Ormsby, Morrell, Chase, Dickerson, Kenney, and Sells

Adjusting application of campaign contribution limits.

(SUBSTITUTED FOR - SEE 3RD SUB)

Declares that the contribution limits in RCW 42.17.640 apply to: (1) Candidates for state legislative office;

(2) Candidates for state office other than state legislative office;

(3) Candidates for county office in a county that has over two hundred thousand registered voters;

(4) A special purpose district office if that district is authorized to provide freight and passenger transfer and terminal facilities and that district has over two hundred thousand registered voters;

(5) Persons holding an office in this provision against whom recall charges have been filed or to a political committee having the expectation of making expenditures in support of the recall of a person holding the office;

(6) Caucus political committees; and

(7) Bona fide political parties.

**HB 1226-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Schual-Berke, Tom, Haigh, Cody, Fromhold, Jarrett, Hudgins, Conway, Appleton, Flannigan, Murray, McCoy, Lantz, Hasegawa, Williams, Kagi, Ormsby, Morrell, Chase, Dickerson, Kenney, and Sells)

(SUBSTITUTED FOR - SEE 3RD SUB)

Declares that the contribution limits in RCW 42.17.640 apply to: (1) Candidates for state legislative office;

(2) Candidates for state office other than state legislative office;

(3) Candidates for county office in a county that has over two hundred thousand registered voters;

(4) A special purpose district office if that district is authorized to provide freight and passenger transfer and terminal facilities and that district has over two hundred thousand registered voters;

(5) Persons holding an office in this provision against whom recall charges have been filed or to a political committee having the expectation of making expenditures in support of the recall of a person holding the office;

(6) Caucus political committees; and

## (7) Bona fide political parties.

Provides that no person may make contributions to a candidate for superior court judge that in the aggregate exceed six hundred seventy-five dollars or to a candidate for the state supreme court or court of appeals that in the aggregate exceed one thousand three hundred fifty dollars for each election in which the candidate is on the ballot or appears as a write-in candidate.

Provides that contributions to other candidates subject to the contribution limits of this act made and received before the effective date of this act are considered to be contributions under RCW 42.17.640 through 42.17.790. Contributions that exceed the contribution limitations and that have not been spent by the recipient of the contribution by the effective date of this act must be disposed of in accordance with RCW 42.17.095.

**HB 1226-S2** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Schual-Berke, Tom, Haigh, Cody, Fromhold, Jarrett, Hudgins, Conway, Appleton, Flannigan, Murray, McCoy, Lantz, Hasegawa, Williams, Kagi, Ormsby, Morrell, Chase, Dickerson, Kenney, and Sells)

(SUBSTITUTED FOR - SEE 3RD SUB)

Declares that the contribution limits in RCW 42.17.640 apply to: (1) Candidates for state legislative office;

(2) Candidates for state office other than state legislative office;

(3) Candidates for county office in a county that has over two hundred thousand registered voters;

(4) A special purpose district office if that district is authorized to provide freight and passenger transfer and terminal facilities and that district has over two hundred thousand registered voters;

(5) Persons holding an office in this provision against whom recall charges have been filed or to a political committee having the expectation of making expenditures in support of the recall of a person holding the office;

(6) Caucus political committees; and

(7) Bona fide political parties.

Provides that no person may make contributions to a candidate for superior court judge that in the aggregate exceed six hundred seventy-five dollars or to a candidate for the state supreme court or court of appeals that in the aggregate exceed one thousand three hundred fifty dollars for each election in which the candidate is on the ballot or appears as a write-in candidate.

Provides that contributions to other candidates subject to the contribution limits of this act made and received before the effective date of this act are considered to be contributions under RCW 42.17.640 through 42.17.790. Contributions that exceed the contribution limitations and that have not been spent by the recipient of the contribution by the effective date of this act must be disposed of in accordance with RCW 42.17.095.

**HB 1226-S3** by House Committee on Appropriations (originally sponsored by Representatives Schual-Berke, Tom, Haigh, Cody, Fromhold, Jarrett, Hudgins, Conway, Appleton, Flannigan, Murray, McCoy, Lantz, Hasegawa, Williams, Kagi, Ormsby, Morrell, Chase, Dickerson, Kenney, and Sells)

(DIGEST AS ENACTED)

Declares that the contribution limits in RCW 42.17.640 apply to: (1) Candidates for state legislative office;

(2) Candidates for state office other than state legislative office;

(3) Candidates for county office in a county that has over two hundred thousand registered voters;

(4) A special purpose district office if that district is authorized to provide freight and passenger transfer and terminal facilities and that district has over two hundred thousand registered voters;

(5) Persons holding an office in this provision against whom recall charges have been filed or to a political committee having the expectation of making expenditures in support of the recall of a person holding the office;

(6) Caucus political committees; and

(7) Bona fide political parties.

Provides that no person may make contributions to a candidate for the state supreme court or court of appeals that in the aggregate exceed one thousand four hundred dollars for each election in which the candidate is on the ballot or appears as a write-in candidate. Contributions made with respect to a primary may not be made after the date of the primary. However, contributions to a candidate or a candidate's authorized committee may be made with respect to a primary until thirty days after the primary, subject to the following limitations: (1) The candidate lost the primary;

(2) The candidate's authorized committee has insufficient funds to pay debts outstanding as of the date of the primary; and

(3) The contributions may only be raised and spent to satisfy the outstanding debt. Contributions made with respect to a general election may not be made after the final day of the applicable election cycle.

Provides that contributions to other candidates subject to the contribution limits of this act made and received before the effective date of this act are considered to be contributions under RCW 42.17.640 through 42.17.790. Contributions that exceed the contribution limitations and that have not been spent by the recipient of the contribution by the effective date of this act must be disposed of in accordance with RCW 42.17.095.

## -- 2005 REGULAR SESSION --

Jan 18 First reading, referred to State Government Operations & Accountability.  
Feb 4 Public hearing in committee.  
Feb 16 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 21 Referred to Appropriations.  
Feb 28 Public hearing in committee.  
Mar 1 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by State Government Operations & Accountability.  
Minority; do not pass.  
Mar 2 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, 59; nays, 39; absent, 0; excused, 0.

## -- IN THE SENATE --

Mar 9 First reading, referred to Government Operations & Elections.  
Mar 29 Public hearing in committee.  
Mar 30 Executive session in committee.  
Apr 1 GO - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

## -- 2006 REGULAR SESSION --

## -- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to State Government Operations & Accountability.  
Jan 10 Public hearing in committee.  
Jan 18 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.  
Jan 20 Referred to Appropriations.  
Jan 26 Public hearing in committee.

Feb 2 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 3rd substitute bill be substituted, do pass.  
Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading.

Feb 13 3rd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 58; nays, 40; absent, 0; excused, 0.  
-- IN THE SENATE --

Feb 15 First reading, referred to Government Operations & Elections.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 GO - Majority; do pass with amendment(s).  
Minority; do not pass.  
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, 36; nays, 11; absent, 0; excused, 2.  
-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 56; nays, 40; absent, 0; excused, 2.

Mar 6 Speaker signed.  
-- IN THE SENATE --

Mar 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 30 Governor signed.  
Chapter 348, 2006 Laws.  
Effective date 6/7/2006.

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**HB 1227** by Representatives Morrell, Strow, and Bailey

Providing excise tax exemptions for water services provided by small water systems.

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 to evaluate whether the stated goals of legislation were achieved.

Declares that the goals of the small public water system excise tax exemptions are: (1) To provide assistance to small public water systems, that are most in need, to make necessary and immediate repairs to their infrastructural needs; and

(2) To allow these small systems to comply with state and federal mandates necessary for safe drinking water for citizens served by these systems.

Requires a person who receives the benefit of a tax exemption under this act to make an annual report to the department detailing the specific capital improvements that were made to their respective systems by utilizing the money made available by these exemptions.

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.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Finance.  
Jan 26 Public hearing in committee.

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**HB 1228** by Representatives P. Sullivan, Schindler, Clibborn, Upthegrove, Simpson, and Chase

Companion Bill: 5372

Requiring notice to water and sewer districts of changes that require relocating facilities.

(SUBSTITUTED FOR - SEE 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.

**HB 1228-S** by House Committee on Local Government (originally sponsored by Representatives P. Sullivan, Schindler, Clibborn, Upthegrove, Simpson, and Chase)

Requiring local governments and public utilities to consult when relocating water/sewer facilities.

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

Provides that cities shall, in the predesign phase of construction projects involving relocation of sewer and/or water facilities, consult with public utilities operating water/sewer systems in order to coordinate design.

Provides that counties shall, in the predesign phase of construction projects involving relocation of sewer and/or water facilities, consult with public utilities operating water/sewer systems in order to coordinate design.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Local Government.  
Feb 21 Public hearing in committee.  
Feb 24 Executive session in committee.

LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.

Mar 1 Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading suspension calendar.  
Mar 8 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --

Mar 9 First reading, referred to Government Operations & Elections.

Mar 22 Public hearing in committee.  
Mar 28 Executive session in committee.  
Mar 30 GO - Majority; do pass with amendment(s).  
Mar 31 Passed to Rules Committee for second reading.  
Apr 6 Made eligible to be placed on second reading.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Local Government.

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**HB 1229** by Representatives Chase, Schindler, Clibborn, and Simpson

Companion Bill: 5371

Revising provisions relating to annexation of territory of certain cities by water-sewer districts.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1229-S** by House Committee on Local Government (originally sponsored by Representatives Chase, Schindler, Clibborn, and Simpson)

Revising provisions relating to annexation of certain cities by water-sewer districts.

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

Provides that, if a district acquires either water facilities or sewer facilities, or both 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 annexation of territory within that city, the district commissioners may initiate a process for the annexation of such territory.

-- 2005 REGULAR SESSION --

- Jan 18 First reading, referred to Local Government.  
 Feb 21 Public hearing and executive action taken in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Feb 23 Passed to Rules Committee for second reading.  
 Mar 2 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, 94; nays, 4; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Government Operations & Elections.  
 Mar 29 Public hearing in committee.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Local Government.

**HB 1230** by Representatives Upthegrove, Schindler, Simpson, and Schual-Berke

Changing provisions relating to boards of commissioners of water-sewer districts.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions relating to boards of commissioners of water-sewer districts.

**HB 1230-S** by House Committee on Local Government (originally sponsored by Representatives Upthegrove, Schindler, Simpson, and Schual-Berke)

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

Revises provisions relating to boards of commissioners of water-sewer districts.

-- 2005 REGULAR SESSION --

- Jan 18 First reading, referred to Local Government.  
 Jan 26 Public hearing in committee.  
 Jan 27 Public hearing in committee.  
 Feb 10 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 Mar 2 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, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Government Operations & Elections.  
 Mar 17 Public hearing in committee.  
 Mar 21 Executive session in committee.  
 Mar 24 GO - Majority; do pass.  
 Minority; without recommendation.  
 Mar 25 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Local Government.

**HB 1231** by Representatives O'Brien, Pearson, Lovick, Sells, McDonald, Chase, and Ormsby

Requiring evaluations for offenders serving terms of incarceration under the special sex offender sentencing alternative.

Provides that the court shall order an examination of the offender prior to his or her release from confinement. When performing the examination, the examiner shall consult with any facility in which the offender has served his or her confinement.

Directs the examiner to report to the court any modifications the examiner recommends to the conditions imposed under this act.

Provides that, after receiving the examination report, the court may conduct a hearing to determine whether any of the conditions imposed under this act should be modified. At least fourteen days prior to the hearing, notice of the hearing shall be given to the victim.

Provides that the victim shall be given the opportunity to make statements to the court regarding the offender's supervision and treatment. At the hearing, the court may modify any of the conditions imposed under this act.

-- 2005 REGULAR SESSION --

- Jan 19 First reading, referred to Criminal Justice & Corrections.

**HB 1232** by Representatives O'Brien, Pearson, Morrell, Lantz, Lovick, Wood, McCune, Wallace, and Condotta

Companion Bill: 5267

Clarifying the ability of Washington state patrol officers to engage in private law enforcement off-duty employment in plainclothes for private benefit.

(DIGEST AS PASSED LEGISLATURE)

Clarifies the ability of Washington state patrol officers to engage in private law enforcement off-duty employment in plainclothes for private benefit.

VETO MESSAGE ON HB 1232

April 22, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval, House Bill No. 1232 entitled:

The Senate forwarded an identical companion bill, Senate Bill 5267, to the Governor's Office on April 15, 2005. I signed that bill into law on April 21, 2005. House Bill 1232, therefore, must be vetoed.

For these reasons, I have vetoed House Bill No. 1232 in its entirety.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Criminal Justice & Corrections.  
Feb 1 Public hearing in committee.  
Feb 10 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Feb 14 Passed to Rules Committee for second reading.  
Feb 15 Made eligible to be placed on second reading.  
Feb 25 Placed on second reading by Rules Committee.  
Mar 3 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.  
-- IN THE SENATE --  
Mar 7 First reading, referred to Transportation.  
Mar 28 Work session and executive action taken in committee.  
Mar 29 TRAN - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 1 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, 49; nays, 0;  
absent, 0; excused, 0.  
-- IN THE HOUSE --  
Apr 11 Speaker signed.  
-- IN THE SENATE --  
Apr 12 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 18 Delivered to Governor.  
Apr 22 Governor vetoed.

**HB 1233** by Representatives O'Brien, Pearson, Lantz, Talcott, Kilmer, Lovick, Simpson, Tom, Campbell, and Wallace

Requiring offenders convicted of luring to register with local law enforcement.

Provides that luring offenders who on or after August 1, 2005, are in custody of the state department of corrections, the state department of social and health services, a local division of youth services, or a local jail or juvenile detention facility, must register at the time of release from custody with an official designated by the agency that has jurisdiction over the offender.

Provides that luring offenders who, on August 1, 2005, are not in custody but are under the jurisdiction of the indeterminate sentence review board or under the department of corrections' active supervision, as defined by the department of corrections, the state department of social and health services, or a local division of youth services, for luring offenses committed before,

on, or after August 1, 2005, must register within ten days of August 1, 2005.

Provides that luring offenders who, on August 1, 2005, are not in custody but are under the jurisdiction of the United States bureau of prisons, United States courts, United States parole commission, or military parole board for luring offenses committed before, on, or after August 1, 2005, must register within ten days of August 1, 2005.

Provides that any adult or juvenile who has been found not guilty by reason of insanity of committing a luring offense but who was released before August 1, 2005, shall be required to register within twenty-four hours of receiving notice of this registration requirement.

Declares that "luring" means any offense as defined under RCW 9A.40.090.

Provides that a person who knowingly fails to register or who moves within the state without notifying the county sheriff as required by this act is guilty of a class C felony if the crime for which the individual was convicted was a felony luring offense as defined in this act or a federal or out-of-state conviction for an offense that under the laws of this state would be a felony luring offense as defined in this act.

Provides that, if the crime for which the individual was convicted was other than a felony or a federal or out-of-state conviction for an offense that under the laws of this state would be other than a felony, violation of this act is a gross misdemeanor.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Criminal Justice & Corrections.

**HB 1234** by Representatives O'Brien, Pearson, Lantz, Lovick, Williams, Kenney, Campbell, Chase, and Wallace

Prohibiting the record of a conviction for a sex offense from being vacated.

Amends RCW 9.94A.640 relating to prohibiting the record of a conviction for a sex offense from being vacated.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Judiciary.

**HB 1235** by Representatives O'Brien, Nixon, Lovick, Ericks, Clements, Shabro, Darneille, Miloscia, and Springer

Requiring consultation between counties, cities, and towns before siting homeless camps.

(AS OF HOUSE 2ND READING 3/04/05)

Provides that, any county authorizing the siting of a homeless encampment that: (1) Is fully or partially within a city or town; (2) Shares a common boundary with a city or town; or (3) Is within one thousand feet of a city or town boundary, must consult with the legislative authorities of such cities or towns at least fifteen days prior to issuing siting authorization.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Housing.

Feb 3 Public hearing in committee.

Feb 10 Executive session in committee.

HOUS - Executive action taken by committee.

HOUS - Majority; do pass.

Feb 14 Passed to Rules Committee for second reading.

Feb 25 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 4 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 94; nays, 2;

absent, 0; excused, 2.

-- IN THE SENATE --

Mar 8 First reading, referred to Government Operations & Elections.

Mar 17 Executive session in committee.

Mar 21 Executive session in committee.

GO - Majority; without recommendation.  
And refer to Financial Institutions, Housing & Consumer Protection.

Mar 22 Referred to Financial Institutions, Housing & Consumer Protection.

Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --

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

Feb 6 Placed on third reading by Rules Committee.

Feb 14 Referred to Rules 3 Consideration.

**HB 1236** by Representatives O'Brien, Morrell, Miloscia, Lovick, Darneille, and Lantz

Companion Bill: 5077

Changing duties for aiding injured persons.

(SUBSTITUTED FOR - SEE 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.

**HB 1236-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives O'Brien, Morrell, Miloscia, Lovick, Darneille, and Lantz)

(DIGEST AS ENACTED)

Declares that a person is guilty of the crime of failing to summon assistance if: (1) He or she was present when a crime was committed against another person; and

(2) He or she knows that the other person has suffered substantial bodily harm as a result of the crime committed against the other person and that the other person is in need of assistance; and

(3) 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; and

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

(5) Another person is not summoning or has not summoned assistance for the person in need of such assistance.

Declares that a violation of this act is a misdemeanor.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Criminal Justice & Corrections.

Feb 1 Public hearing in committee.

Feb 10 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.

Feb 14 Passed to Rules Committee for second reading.

Mar 2 Made eligible to be placed on second reading.

Mar 7 Placed on second reading by Rules Committee.

Mar 14 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.

-- IN THE SENATE --

Mar 16 First reading, referred to Judiciary.

Mar 30 Executive session in committee.

Apr 1 JUD - Majority; do pass with amendment(s).

Apr 4 Passed to Rules Committee for second reading.

Apr 5 Made eligible to be placed on 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, 42; nays, 7;  
absent, 0; excused, 0.  
-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

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

Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.

Apr 28 Governor signed.  
Chapter 209, 2005 Laws.  
Effective date 7/24/2005.

**HB 1237** by Representatives Newhouse, Cody, Clements, Bailey, Roach, Morrell, Lovick, Simpson, Murray, Chase, Kagi, and Wallace

Companion Bill: 5653

Describing specialized commercial vehicles used for patient transportation.

(DIGEST AS ENACTED)

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 --

Jan 19 First reading, referred to Transportation.

Jan 31 Public hearing in committee.

Feb 3 Executive session in committee.

Feb 7 TR - Majority; do pass.

Feb 8 Passed to Rules Committee for second reading.

Feb 15 Made eligible to be placed on second reading.

Feb 25 Placed on second reading by Rules Committee.

Mar 3 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 1;  
absent, 0; excused, 1.  
-- IN THE SENATE --

Mar 7 First reading, referred to Transportation.

Mar 23 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 TRAN - Majority; do pass.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.

Apr 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 1;  
absent, 0; excused, 3.  
-- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --

Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.

Apr 26 Governor signed.  
Chapter 193, 2005 Laws.

Effective date 7/24/2005.

**HB 1238** by Representatives Blake, Orcutt, McCoy, Takko, and Chase

Companion Bill: 5354

Revising administration of flood control zone districts.

(AS OF HOUSE 2ND READING 3/03/05)

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 19 First reading, referred to Local Government.  
Jan 31 Public hearing in committee.  
Feb 10 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Feb 14 Passed to Rules Committee for second reading.  
Feb 15 Made eligible to be placed on second reading.  
Feb 25 Placed on second reading by Rules Committee.  
Mar 3 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.

-- IN THE SENATE --

Mar 7 First reading, referred to Government  
Operations & Elections.  
Apr 24 By resolution, returned to House Rules  
Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

**HB 1239** by Representatives Fromhold, Wallace, Curtis, Dunn, and Moeller

Companion Bill: 5154

Changing the leasehold excise tax exemption for certain historical property.

(SEE ALSO PROPOSED 1ST SUB)

Revises the leasehold excise tax exemption for certain historical property.

**HB 1239-S** by House Committee on Finance (originally sponsored by Representatives Fromhold, Wallace, Curtis, Dunn, and Moeller)

Providing a leasehold excise tax exemption for certain historical property.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides a leasehold excise tax exemption for certain historical property.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Finance.  
Feb 2 Public hearing in committee.  
Mar 7 Executive session in committee.  
FIN - Majority; 1st substitute bill be  
substituted, do pass.  
Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

**HB 1240** by Representatives Kessler and DeBolt

Companion Bill: 5281

Funding the development of an automated system to process real estate excise taxes.

(SUBSTITUTED FOR - SEE 2ND 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.

**HB 1240-S** by House Committee on Local Government (originally sponsored by Representatives Kessler and DeBolt)

(SUBSTITUTED FOR - SEE 2ND 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.

Provides that, by the twentieth day of the subsequent month, the state treasurer shall distribute to each county treasurer according to the following formula: Three-quarters of the funds available shall be equally distributed among the thirty-nine counties; and the balance will be ratably distributed among the counties in direct proportion to their population as it relates to the total state's population based on most recent statistics by the office of financial management.

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.

Provides that the five-dollar technology fee collected under this act shall expire on June 30, 2010.

Takes effect July 1, 2005.

**HB 1240-S2** by House Committee on Finance (originally sponsored by Representatives Kessler and DeBolt)

(DIGEST AS ENACTED)

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.

Provides that, by the twentieth day of the subsequent month, the state treasurer shall distribute to each county treasurer according to the following formula: Three-quarters of the funds available shall be equally distributed among the thirty-nine counties; and the balance will be ratably distributed among the counties in direct proportion to their population as it relates to the total state's population based on most recent statistics by the office of financial management.

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.

Appropriates the sum of three million nine 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 real estate excise tax grant account for the purposes of this act.

Takes effect July 1, 2005.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Local Government.  
 Feb 3 Public hearing in committee.  
 Feb 14 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 17 Referred to Finance.  
 Mar 1 Public hearing in committee.  
 Apr 15 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 2nd substitute bill be substituted, do pass.  
 Apr 18 Minority; do not pass.  
 Placed on second reading.  
 Apr 20 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 52; nays, 46;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Apr 22 Read first time, rules suspended, and placed on second reading calendar.  
 Apr 23 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 26; nays, 22;  
 absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 24 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.

May 16 Governor signed.  
 Chapter 480, 2005 Laws.  
 Effective date 7/1/2005.

**HB 1241** by Representatives Fromhold, Curtis, Moeller, Wallace, Sommers, McIntire, and Murray

Modifying vehicle licensing and registration penalties.

(DIGEST AS ENACTED)

Provides that, when a person establishes residency in this state, unless otherwise exempt by statute, the person must register any vehicles to be operated on public highways, and pay all required licensing fees and taxes. Washington residents must renew vehicle registrations annually as well.

Declares the intent of this act is to increase the monetary penalties associated with failure to properly register vehicles in the state of Washington.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.  
 Feb 14 Public hearing in committee.  
 Mar 7 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 14 Placed on second reading.  
 Mar 16 Referred to Rules 2 Consideration.  
 Apr 18 Placed on second reading.  
 Apr 19 Committee amendment not adopted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 3;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Apr 21 Held on first reading.  
 Apr 22 Read first time, rules suspended, and placed on second reading calendar.  
 Apr 23 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 2;  
 absent, 1; excused, 3.  
 -- IN THE HOUSE --  
 Apr 24 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 9 Governor signed.  
 Chapter 323, 2005 Laws.  
 Effective date 8/1/2005.

**HB 1242** by Representatives Linville, Jarrett, Miloscia, Tom, Haigh, Sommers, Pettigrew, Pearson, Clibborn, Kristiansen, O'Brien, Orcutt, Quall, Morris, Lantz, Wallace, Kagi, Grant, Morrell, Chase, Springer, Lovick, Kessler, Dunshee, Appleton, P. Sullivan, Kilmer, Hunter, Upthegrove, Williams, Roberts, Dickerson, Sells, Eickmeyer, Nixon, Kenney, and Ormsby

Focusing the state budgeting process on outcomes and priorities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that agency missions, goals, and objectives should focus on statewide results.

Declares an intent to focus the biennial budget on how state agencies produce real results that reflect the goals of statutory programs. Specifically, budget managers and the legislature must have the data to move toward better statewide results that produce the intended public benefit. This data must be supplied in an impartial, quantifiable form, and demonstrate progress toward statewide results.

Declares that, with a renewed focus on achieving true results, state agencies, the office of financial management, and the legislature will be able to prioritize state resources.

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

**HB 1242-S** by House Committee on Appropriations (originally sponsored by Representatives Linville, Jarrett, Miloscia, Tom, Haigh, Sommers, Pettigrew, Pearson, Clibborn, Kristiansen, O'Brien, Orcutt, Quall, Morris, Lantz, Wallace, Kagi, Grant, Morrell, Chase, Springer, Lovick, Kessler, Dunshee, Appleton, P. Sullivan, Kilmer, Hunter, Upthegrove, Williams, Roberts, Dickerson, Sells, Eickmeyer, Nixon, Kenney, and Ormsby)

(DIGEST AS ENACTED)

Finds that agency missions, goals, and objectives should focus on statewide results.

Declares an intent to focus the biennial budget on how state agencies produce real results that reflect the goals of statutory programs. Specifically, budget managers and the legislature must have the data to move toward better statewide results that produce the intended public benefit. This data must be supplied in an impartial, quantifiable form, and demonstrate progress toward statewide results.

Declares that, with a renewed focus on achieving true results, state agencies, the office of financial management, and the legislature will be able to prioritize state resources.

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

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Appropriations.  
Jan 27 Public hearing in committee.  
Feb 9 Executive session in committee.  
Feb 10 APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 11 Placed on second reading.  
Feb 14 1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 2;  
absent, 0; excused, 1.

-- IN THE SENATE --

Feb 15 First reading, referred to Ways & Means.  
Apr 4 Executive session in committee.  
WM - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 13 Placed on second reading by Rules Committee.  
Apr 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 43; nays, 0;  
absent, 2; excused, 4.

-- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.  
May 11 Governor signed.  
Chapter 386, 2005 Laws.  
Effective date 7/24/2005.

**HB 1243** by Representatives Green, Cody, Morrell, Appleton, Moeller, Darneille, Lovick, Kessler, Dickerson, Campbell, Linville, Chase, Ormsby, Haigh, and Santos

Increasing patient safety through disclosure and analysis of adverse events.

(SEE ALSO PROPOSED 1ST SUB)

Finds that our health care and medical liability systems are not structured to promote disclosure and analysis of medical

errors, whether they result in patient harm or not. Each medical error provides an opportunity to learn how to avoid future errors.

Declares an intent to promote full disclosure of medical errors and adverse health events, and to use the experience and knowledge gained from analysis of those events to advance patient safety in a nonpunitive manner.

Declares a further intent to promote full disclosure of medical errors to patients by substantially reducing the risk of liability exposure associated with such disclosure.

Requires the department to report no later than January 1, 2007, and annually thereafter to the governor and the legislature on the department's activities under this act in the preceding year. The report shall include: (1) The number of serious events and incidents reported by medical facilities on a geographical basis and their outcomes;

(2) The information derived from the data collected including any recognized trends concerning patient safety; and

(3) Recommendations for statutory or regulatory changes that may help improve patient safety in the state.

Requires the annual report to be made available for public inspection and shall be posted on the department's web site.

Provides that when a report of a serious event or incident under this act is made by or through a coordinated quality improvement program under RCW 43.70.510 or 70.41.200, or by a peer review committee under RCW 4.24.250, the confidentiality protections of those laws and RCW 42.17.310(1)(hh) apply fully to any documents, materials, or information prepared or created for the purpose of complying with this act.

Provides that, when a report of a serious event or incident under this act is not made by or through a coordinated quality improvement program under RCW 43.70.510 or 70.41.200, or by a peer review committee under RCW 4.24.250, any information, documents, and materials created specifically for the purpose of submitting a report of a serious event or incident are not subject to discovery or introduction into evidence in any civil action, and no person who participated in the creation, collection, or maintenance of information or documents specifically for the purpose of submitting a report of a serious event or incident shall be permitted or required to testify in any civil action as to the content of such documents.

**HB 1243-S** by House Committee on Health Care (originally sponsored by Representatives Green, Cody, Morrell, Appleton, Moeller, Darneille, Lovick, Kessler, Dickerson, Campbell, Linville, Chase, Ormsby, Haigh, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that our health care and medical liability systems are not structured to promote disclosure and analysis of medical errors, whether they result in patient harm or not. Each medical error provides an opportunity to learn how to avoid future errors.

Declares an intent to promote full disclosure of medical errors and adverse health events, and to use the experience and knowledge gained from analysis of those events to advance patient safety in a nonpunitive manner.

Declares a further intent to promote full disclosure of medical errors to patients by substantially reducing the risk of liability exposure associated with such disclosure.

Requires each medical facility to report to the department the occurrence of any adverse event. The report must be submitted to the department within forty-five days after occurrence of the event has been confirmed.

Provides that if, in the course of investigating a complaint received from an employee of a licensed medical facility, the department determines that the facility has not undertaken efforts to investigate the occurrence of an adverse event, the department shall direct the facility to undertake an investigation of the event. If a complaint related to a potential adverse event involves care provided in an ambulatory surgical facility, the department shall notify the facility and request that they undertake an investigation of the event. The protections of RCW 43.70.075 apply to complaints related to adverse events or incidents that are submitted in good faith by employees of medical facilities.

Provides that medical facilities licensed by the department 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. Notifications of unanticipated outcomes under this section do not constitute an acknowledgment 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 licensed medical facility, ensure that the policy required in subsection (1) of this section is in place.

Provides that, when a report of an adverse event or incident under this act is made by or through a coordinated quality improvement program under RCW 43.70.510 or 70.41.200, or by a peer review committee under RCW 4.24.250, information and documents, including complaints and incident reports, created specifically for and collected and maintained by a quality improvement committee for the purpose of preparing a report of an adverse event or incident shall be subject to the confidentiality protections of those laws and RCW 42.17.310(1)(hh).

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Health Care.  
 Feb 4 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 16 Referred to Appropriations.  
 Feb 23 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Health Care.  
 Mar 4 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Health Care.

**HB 1244** by Representatives Hunter, Roach, Kirby, Strow, Kristiansen, Serben, P. Sullivan, and Tom

Companion Bill: 5253

Establishing mortgage broker branch offices.

Amends RCW 19.146.265 relating to establishing mortgage broker branch offices.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Financial Institutions & Insurance.

**HB 1245** by Representatives B. Sullivan, Blake, Roberts, O'Brien, P. Sullivan, Nixon, and Springer

Improving opportunities to develop outdoor recreational ballfields on agricultural land.

Finds that the supreme court, in *King County v. Central Puget Sound Growth Mgmt. Hearings Bd.*, 142 Wn.2d 543, 14 P.3d 133 (2000), held that lands designated as agricultural may not be used for recreational facilities.

Finds that this decision and the absence of an enacted legislative response have illustrated the urgent need for a legislative remedy addressing the growing and interrelated challenges of population growth, the need for outdoor recreational facilities, and the conservation of agricultural lands.

Provides that the development regulations of a county or city planning under RCW 36.70A.040 may permit agricultural lands designated pursuant to RCW 36.70A.170 that are not being used for the commercial production of food or other agricultural products to be used for recreational activities, including, but not limited to, playing fields for sports played on grass.

Declares that counties and cities planning under RCW 36.70A.040 that permit agricultural land to be used for recreational activities may not allow permanent structures to be erected on the land, but may permit removable structures and playing fields constructed before June 1, 2004, that support the use of the land for recreational activities.

Establishes a study committee on outdoor recreation.

Requires the study committee to report its findings and recommendations to the appropriate committees of the house of representatives and the senate by January 1, 2006.

Expires January 1, 2006.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Local Government.

**HB 1246** by Representatives Dunshee, Pearson, Lovick, Kristiansen, Morrell, P. Sullivan, Murray, Wallace, Chase, and Ormsby

Requiring vehicle sound system components to be securely attached.

(DIGEST AS ENACTED)

Provides that all vehicle sound system components, including any supplemental speaker systems or components, must be securely attached to the vehicle regardless of where the components are located, so that the components cannot become dislodged or loose during operation of the vehicle.

Declares that enforcement of this act by law enforcement officers may be accomplished only as a secondary action when a driver of a vehicle has been detained for a suspected violation of Title 46 RCW or an equivalent local ordinance or some other offense.

Requires the Washington state traffic safety commission to create and implement a statewide educational program regarding the safety risks of unsecured vehicle sound system components, including supplemental speaker systems or components. The educational program shall include information regarding securely attaching sound system components to the vehicle, regardless of where the components are located, so that the components do not become dislodged or loose during the operation of the vehicle. The commission shall create and implement this program within the commission's existing budget.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.

Feb 7 Public hearing in committee.

Feb 10 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Minority; do not pass.

Feb 15 Passed to Rules Committee for second reading.

Feb 25 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 8 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 82; nays, 16;  
 absent, 0; excused, 0.

-- IN THE SENATE --

Mar 9 First reading, referred to Transportation.

Mar 23 Public hearing and executive action taken in committee.

Mar 24 TRAN - Majority; do pass.

Passed to Rules Committee for second reading.

Apr 1 Placed on second reading by Rules Committee.

Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 30; nays, 18;  
 absent, 1; excused, 0.

-- IN THE HOUSE --

Apr 6 Speaker signed.  
-- IN THE SENATE --  
Apr 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 11 Delivered to Governor.  
Apr 14 Governor signed.  
Chapter 50, 2005 Laws.  
Effective date 7/24/2005.

**HB 1247** by Representatives Morris and Schindler  
Charging manufactured housing communities for water and sewer connections.

(DIGEST AS ENACTED)

Provides for charging manufactured housing communities for water and sewer connections.

Provides that a tap or connection charge under this act for service to a manufactured housing community, as defined in RCW 59.20.030, applies to an individual lot within that community only if the municipality provides and maintains the tap-in connection.

-- 2005 REGULAR SESSION --  
Jan 19 First reading, referred to Housing.  
Feb 1 Public hearing in committee.  
Feb 8 Executive session in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; do pass.  
Feb 10 Passed to Rules Committee for second reading.  
Mar 2 Made eligible to be placed on second reading.  
Mar 7 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Financial Institutions,  
Housing & Consumer Protection.  
Mar 24 Public hearing in committee.  
Mar 29 Executive session in committee.  
Mar 30 FHC - Majority; do pass with amendment(s).  
Mar 31 Passed to Rules Committee for second reading.  
Apr 6 Made eligible to be placed on 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, 44; nays, 0;  
absent, 2; excused, 3.  
-- IN THE HOUSE --  
Apr 20 House concurred in Senate amendments.  
Passed final passage; yeas, 94; nays, 1; absent,  
0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
May 9 Governor signed.  
Chapter 324, 2005 Laws.  
Effective date 7/24/2005.

**HB 1248** by Representatives Woods, Appleton, Kilmer, and Anderson

Companion Bill: 5110

Including four public port districts on the executive board of regional transportation planning organizations.

(AS OF HOUSE 2ND READING 3/10/05)

Includes four public port districts on the executive board of regional transportation planning organizations.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.  
Mar 1 Public hearing in committee.  
Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 Made eligible to be placed on second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 10 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0;  
absent, 0; excused, 3.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Transportation.  
Apr 24 By resolution, returned to House Rules  
Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in  
present status.  
House Rules "X" file.

**HB 1249** by Representatives Upthegrove, Morrell, McCoy, and Linville

Prescribing license and trip permit fees for small trailers.

Provides that, in lieu of the fees provided in RCW 46.16.0621, trailers less than two thousand pounds scale weight and used for personal use on the public highways may be licensed upon the payment of a license fee according to the following weight schedule:

Under 250 pounds . . . \$ 0.00  
250 - 1,999 pounds . . . \$30.00

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.

**HB 1250** by Representatives Upthegrove, Hinkle, Sells, Holmquist, B. Sullivan, Roberts, Schual-Berke, Chase, and Condotta

Increasing the operating fee waiver authority for Central Washington University.

Increases the operating fee waiver authority for Central Washington University.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Higher Education.  
Feb 17 Public hearing in committee.

**HB 1251** by Representatives Santos, Roach, Kirby, Morrell, Simpson, Hasegawa, P. Sullivan, and McIntire

Companion Bill: 5692

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.

**HB 1251-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Santos, Roach, Kirby, Morrell, Simpson, Hasegawa, P. Sullivan, and McIntire)

(AS OF HOUSE 2ND READING 3/14/05)

Provides 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 licensed with the director as a 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.

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.

Requires that, for all refund anticipation loans, a facilitator must provide a clear disclosure statement to the borrower, prior to the borrower's completion of the application. The disclosure statement required under this subsection must be printed in a minimum of ten-point type. Further, the disclosure statement must contain the following: (1) The refund anticipation loan fee schedule; and

(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 (1) filed electronically and the refund is directly deposited to the taxpayer's bank account or mailed to the taxpayer, and (2) 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 at the location where the loan was originated, by returning the principal in cash or the original check disbursed by the facilitator to fund the refund anticipation loan.

Provides 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;

(5) Impose charges, fees, or other consideration for a refund anticipation loan. This does not preclude any charge, fee, or other consideration usually imposed by the facilitator in the ordinary course of business for nonloan services, such as fees for tax return preparation and fees for electronic filing of tax returns;

(6) Offer a refund anticipation loan that exceeds the amount of the anticipated tax refund less any refund anticipation loan fees; and

(7) Act as a facilitator unless they are authorized as an electronic return originator by the internal revenue service at the time.

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.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Financial Institutions & Insurance.  
Feb 1 Public hearing in committee.  
Mar 1 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 2 Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Financial Institutions & Insurance.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 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, 59; nays, 37; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

**HB 1252** by Representatives Quall, Curtis, Anderson, Talcott, Eickmeyer, Kirby, Haigh, DeBolt, Dunshee, McDonald, Morrell, Buri, Miloscia, Rodne, Lovick, O'Brien, Shabro, P. Sullivan, Wood, Sells, Chase, Ormsby, and Kilmer

Providing for family and consumer science education.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, within available funds, each school district board of directors shall develop and adopt a family preservation education program curriculum and offer a one credit family preservation course in high school. If the board of directors chooses not to adopt the model curriculum developed by the superintendent of public instruction, the board shall develop its own curriculum with input from the community.

Directs the office of the superintendent of public instruction to develop a family preservation education program model curriculum that is available to each of the school district boards of

directors. The model curriculum shall be posted on the superintendent of public instruction's web site.

Provides that the model curriculum shall include, but is not limited to, instruction on developing conflict management skills, communication skills, financial responsibility, and parenting responsibility.

**HB 1252-S** by House Committee on Education (originally sponsored by Representatives Quall, Curtis, Anderson, Talcott, Eickmeyer, Kirby, Haigh, DeBolt, Dunshee, McDonald, Morrell, Buri, Miloscia, Rodne, Lovick, O'Brien, Shabro, P. Sullivan, Wood, Sells, Chase, Ormsby, and Kilmer)

**(DIGEST AS ENACTED)**

Encourages each school district board of directors to adopt a family preservation education program curriculum and offer a family preservation unit in high school. The board of directors may adopt the model curriculum developed by the superintendent of public instruction or the board may develop its own curriculum with input from the community.

Directs the office of the superintendent of public instruction to develop a family preservation education program model curriculum that is available to each of the school district boards of directors. The model curriculum shall be posted on the superintendent of public instruction's web site.

Provides that the model curriculum shall include, but is not limited to, instruction on developing conflict management skills, communication skills, domestic violence and dating violence, financial responsibility, and parenting responsibility.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Education.  
 Jan 27 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 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 11 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 88; nays, 4; absent, 0; excused, 6.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Early Learning, K-12 & Higher Education.  
 Mar 24 Public hearing in committee.  
 Mar 25 Executive session in committee.  
 Mar 29 EKHE - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Made eligible to be placed on second reading.  
 Apr 1 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, 46; nays, 0; absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 94; nays, 1; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 16 Governor signed.  
 Chapter 491, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1253** by Representatives Kirby and Hunt

Modifying designated smoking area requirements.

Provides that, in nonsmoking areas, nitrogen dioxide and hydrogen cyanide levels shall not exceed twenty parts per million.

Declares that a person under the age of eighteen is not allowed in the designated smoking area of a bar, tavern, bowling alley, or restaurant.

Requires an employer to disclose to a prospective employee that all or a portion of the establishment that the prospective employee would work at is a designated smoking area.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Health Care.

**HB 1254** by Representatives Wood, Jarrett, Simpson, B. Sullivan, Wallace, Kilmer, Hankins, Haler, Hunter, Morrell, Lovick, Nixon, and Ormsby

Authorizing the "share the road" special license plate.

**(DIGEST AS ENACTED)**

Authorizes the "share the road" special license plate.

Creates the "Share the Road" account in the custody of the state treasurer.

Declares 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 promote bicycle safety and awareness education in communities throughout Washington.

(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 promote bicycle safety and awareness education in communities throughout Washington.

Provides that the qualified nonprofit organization must meet all requirements set out in RCW 46.16.765.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.  
 Feb 14 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Mar 7 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Mar 14 Placed on second reading.  
 Mar 15 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 2; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Transportation.  
 Mar 28 Work session and executive action taken in committee.  
 Mar 29 TRAN - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 8 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 0; absent, 3; excused, 3.  
 -- IN THE HOUSE --  
 Apr 20 House concurred in Senate amendments.  
 Passed final passage; yeas, 89; nays, 6; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.  
 May 13 Governor signed.  
 Chapter 426, 2005 Laws.  
 Effective date 7/24/2005\*.

**HB 1255** by Representatives B. Sullivan, Orcutt, Grant, Clements, Crouse, Sump, Fromhold, Lovick, O'Brien, Schual-Berke, Linville, Morris, Roach, Morrell, Chase, and Hunter

Companion Bill: 5218

Modifying the taxation of temporary staffing services.

Provides that, upon every person engaging in this state in the business of providing staffing services; as to such persons the amount of tax with respect to such business shall be equal to the gross income of the business, multiplied by the rate of 0.484 percent.

Provides that persons providing staffing services as defined in this act are not liable to collect and remit the retail sales tax to the department when performing services that are defined as a retail sale. The consumer of such staffing services shall be required to remit the sales tax on the sale of or charges for the staffing services directly to the department.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Finance.  
 Feb 18 Public hearing in committee.

**HB 1256** by Representatives Roach, Holmquist, and Schindler

Disestablishing provisional ballots.

Disestablishes provisional ballots.  
 Repeals RCW 29A.44.265.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to State Government Operations & Accountability.

**HB 1257** by Representatives Roach, Kirby, Newhouse, Simpson, Holmquist, Haler, Upthegrove, O'Brien, and Nixon

Providing an opportunity to reject motorcycle or motor-driven cycle insurance coverage.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides an opportunity to reject motorcycle or motor-driven cycle insurance coverage.

**HB 1257-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Roach, Kirby, Newhouse, Simpson, Holmquist, Haler, Upthegrove, O'Brien, and Nixon)

(DIGEST AS ENACTED)

Provides an opportunity to reject motorcycle or motor-driven cycle insurance coverage.

Provides an opportunity for named insureds or their spouses to reject the coverage in writing.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Financial Institutions & Insurance.  
 Feb 1 Public hearing in committee.  
 Feb 8 Executive session in committee.  
 Feb 9 FII - Executive action taken by committee.  
 Feb 9 FII - Majority; 1st substitute bill be substituted, do pass.  
 Feb 10 Passed to Rules Committee for second reading.  
 Feb 15 Made eligible to be placed on second reading.  
 Feb 25 Placed on second reading by Rules Committee.  
 Mar 3 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 7 First reading, referred to Financial Institutions, Housing & Consumer Protection.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Jan 18 Placed on third reading by Rules Committee.

Jan 27 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Jan 31 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 15 Public hearing in committee.

Feb 21 Executive session in committee.

Feb 23 FHC - Majority; do pass with amendment(s).

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, 41; nays, 4; absent, 1; excused, 3.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.

Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.

Mar 6 Speaker signed.

-- IN THE SENATE --

Mar 7 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 17 Governor signed.  
 Chapter 110, 2006 Laws.  
 Effective date 6/7/2006.

**HB 1258** by Representatives Simpson, Nixon, Upthegrove, Haler, Murray, O'Brien, Sells, Condotta, Buck, Campbell, and Kilmer

Meeting commute trip reduction goals by providing preferential motorcycle parking.

Authorizes meeting commute trip reduction goals by providing preferential motorcycle parking.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.

Feb 28 Public hearing in committee.

**HB 1259** by Representatives Wallace and Woods; by request of Department of Licensing

Companion Bill: 5265

Making technical corrections to chapter 46.87 RCW.

(DIGEST AS ENACTED)

Makes technical corrections to chapter 46.87 RCW.  
 Repeals RCW 46.87.085, 46.87.170, 46.87.180, and 46.87.901.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.

Jan 31 Public hearing in committee.

Feb 3 Executive session in committee.

Feb 7 TR - Majority; do pass.

Feb 8 Passed to Rules Committee for second reading.

Mar 2 Made eligible to be placed on second reading.

Mar 7 Placed on second reading by Rules Committee.  
 Mar 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Transportation.  
 Mar 28 Work session and executive action taken in  
 committee.  
 Mar 29 TRAN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 7 Placed on second reading by Rules Committee.  
 Apr 12 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 0;  
 absent, 0; excused, 6.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 26 Governor signed.  
 Chapter 194, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1260** by Representatives Jarrett, Clibborn, Pettigrew, and  
 Wallace; by request of Department of Licensing

Companion Bill: 5264

Allowing reciprocal waiver of driver's license exams.

(DIGEST AS ENACTED)

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.

-- 2005 REGULAR SESSION --  
 Jan 19 First reading, referred to Transportation.  
 Feb 7 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Made eligible to be placed on second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 10 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Transportation.  
 Mar 28 Work session and executive action taken in  
 committee.  
 Mar 29 TRAN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 1 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 44; nays, 3;  
 absent, 2; excused, 0.

-- IN THE HOUSE --  
 Apr 6 Speaker signed.  
 -- IN THE SENATE --  
 Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 11 Delivered to Governor.  
 Apr 15 Governor signed.  
 Chapter 61, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1261** by Representatives Morrell, Haigh, Wallace,  
 Campbell, O'Brien, McCoy, Moeller, Kenney,  
 Hasegawa, Green, Lantz, Flannigan, Williams, Dunshee, B.  
 Sullivan, Kilmer, Strow, Upthegrove, Darneille, Springer, Hunt,  
 Sells, P. Sullivan, Tom, Talcott, McCune, Serben, McDonald,  
 Conway, Linville, Kristiansen, Chase, Ormsby, Santos, and Kagi

Companion Bill: 5221

Making the joint committee on veterans' and military affairs permanent.

(DIGEST AS ENACTED)

Makes the joint committee on veterans' and military affairs permanent.

-- 2005 REGULAR SESSION --  
 Jan 19 First reading, referred to State Government  
 Operations & Accountability.  
 Feb 2 Public hearing and executive action taken in  
 committee.  
 SGOA - Majority; do pass.  
 Feb 4 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 25 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 28 First reading, referred to Government  
 Operations & Elections.  
 Mar 24 Public hearing in committee.  
 Mar 28 Executive session in committee.  
 Mar 30 GO - Majority; do pass.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 0;  
 absent, 1; excused, 5.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 141, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1262** by Representatives Takko, Walsh, Blake, and  
 Wallace; by request of Board For Judicial  
 Administration

Limiting compensation for part-time judges.

(DIGEST AS ENACTED)

Provides that a judge who is an active part-time judge of a court of the state of Washington may receive compensation as a judge pro tempore only when sitting as a judge pro tempore during time for which he or she is not compensated as a part-time judge.

-- 2005 REGULAR SESSION --  
 Jan 19 First reading, referred to Judiciary.

Feb 1 Public hearing and executive action taken in committee.  
JUDI - Majority; do pass.

Feb 2 Passed to Rules Committee for second reading.

Feb 8 Placed on second reading.

Feb 25 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0;  
absent, 0; excused, 3.  
-- IN THE SENATE --

Feb 28 First reading, referred to Judiciary.

Mar 23 Public hearing in committee.

Mar 30 Executive session in committee.

Apr 1 JUD - Majority; do pass.

Apr 4 Passed to Rules Committee for second reading.

Apr 5 Made eligible to be placed on second reading.

Apr 6 Placed on second reading by Rules Committee.

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

Apr 11 Speaker signed.  
-- IN THE SENATE --

Apr 12 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 18 Delivered to Governor.

Apr 22 Governor signed.  
Chapter 142, 2005 Laws.  
Effective date 7/24/2005.

**HB 1263** by Representatives Upthegrove, Hunt, Williams, Dickerson, Dunshee, McCoy, Simpson, and Chase

Concerning hydraulic project approvals.

Requires the department of fish and wildlife to, whenever practical, integrate the rules and programs developed under chapter 77.55 RCW with the rules and programs developed by the department of natural resources governing forest practices under chapter 76.09 RCW.

Authorizes the department of fish and wildlife to conduct a pilot project testing the applicability and enforceability of using general permits to satisfy the requirements of chapter 77.55 RCW as they relate to approvals for hydraulic projects.

Provides that, under the pilot project, the department of fish and wildlife may only develop general permits for activities determined by the department to be common and routine and to have a low level of environmental impact. The general permits must be designed to improve the predictability and efficiency of the hydraulic project approval program, while still containing provisions necessary to protect aquatic life.

Declares that compliance with the terms of these general permits by the project applicant is considered to be approval under chapter 77.55 RCW for a hydraulic project.

Declares that any violation of the terms or requirements of a general permit may be punished as a natural resource infraction under chapter 7.84 RCW or as a gross misdemeanor under RCW 77.15.300.

Declares that authority to conduct the pilot project authorized by this act ends December 31, 2008, on which date the department of fish and wildlife must report to the appropriate committees of the legislature either why they decided not to conduct a pilot project, or what outcomes, suggestions, and lessons arose from the pilot project.

Provides that, if any person or government agency fails to follow the requirements of obtaining hydraulic project approval under chapter 77.55 RCW, or fails to carry out any of the requirements or conditions of a hydraulic project approval issued under this chapter, the department may issue an order to that person or government agency. The order may require the person or government agency to stop work on any or all of the activities subject to the hydraulic project approval, to correct or to restore the nonconforming site, or to both stop work and to correct or to restore the nonconforming site.

Repeals RCW 77.55.140.

-- 2005 REGULAR SESSION --  
Jan 19 First reading, referred to Natural Resources,  
Ecology & Parks.

**HB 1264** by Representatives Kenney, Wood, Chase, Sells, Dickerson, Kessler, Kirby, Conway, Morrell, Hunt, Hasegawa, Santos, Kagi, and McIntire

Prohibiting noncompetition agreements in the broadcasting industry.

Prohibits noncompetition agreements in the broadcasting industry.

-- 2005 REGULAR SESSION --  
Jan 19 First reading, referred to Commerce & Labor.  
Feb 3 Public hearing in committee.

**HB 1265** by Representatives Murray, Woods, and Kenney; by request of Department of Licensing

Companion Bill: 5262

Providing administrative review before the suspension of driving privileges.

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.

Declares 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.

Declares 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.

Declares 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.

-- 2005 REGULAR SESSION --  
Jan 19 First reading, referred to Transportation.

**HB 1266** by Representatives Murray, Woods, and Kenney; by request of Department of Licensing

Companion Bill: 5263

Updating laws on drugs and alcohol use by commercial drivers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Updates laws on drugs and alcohol use by commercial drivers.

**HB 1266-S** by House Committee on Transportation (originally sponsored by Representatives Murray, Woods, and Kenney; by request of Department of Licensing)

(DIGEST AS ENACTED)

Updates laws on drugs and alcohol use by commercial drivers.

Declares an intent to promote the safety of drivers and passengers on Washington roads and public transportation systems. To this end, Washington has established a reporting requirement for employers of commercial drivers who test positive for unlawful substances.

Recognizes that transit operators and their employers are an asset to the public transportation system and continuously strive to provide a safe and efficient mode of travel. In light of this, the legislature further intends that the inclusion of transit employers in the reporting requirements serve only to enhance the current efforts of these dedicated employers and employees as they continue to provide a safe public transportation system to the citizens of Washington.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.  
 Jan 31 Public hearing in committee.  
 Feb 10 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted, do pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 4 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 8 First reading, referred to Transportation.  
 Mar 28 Work session and executive action taken in committee.  
 Mar 29 TRAN - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 14 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 2; excused, 2.  
 -- IN THE HOUSE --  
 Apr 20 House concurred in Senate amendments.  
 Passed final passage; yeas, 94; nays, 1; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 9 Governor signed.  
 Chapter 325, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1267** by Representatives Sommers, Kenney, Jarrett, Fromhold, Priest, Lantz, O'Brien, Buri, Roberts, Ericks, Orcutt, Sells, Ormsby, McIntire, Moeller, Walsh, Rodne, Curtis, Flannigan, Hunter, Miloscia, Hasegawa, Dickerson, Tom, Murray, Wallace, Newhouse, Chase, and Santos

Companion Bill: 5411

Authorizing branch campuses to offer lower-division courses.

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.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Higher Education.

**HB 1268** by Representatives Schual-Berke, Jarrett, Tom, Sommers, Dickerson, Cody, Hankins, Murray, Hudgins, B. Sullivan, Fromhold, Haler, Appleton, Wallace, Kagi, Dunshee, Springer, Upthegrove, Kenney, Quall, Pettigrew, Morris, Darneille, Moeller, Morrell, Hunt, Lovick, Kessler, Williams, Roberts, Chase, Santos, and McIntire

Regulating stem cell research.

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

Finds that several states have supported policies and institutions in partnership with the biomedical research industry to promote and advance embryonic stem cell research. Washington state must demonstrate a similar commitment to these initiatives in order to reaffirm itself as a leader in this area of biomedical research.

Declares that stem cell research, including the use of embryonic stem cells for medical research, raises significant ethical concerns that must be balanced with medical considerations.

Finds that, while therapeutic cloning stem cell research holds enormous potential for treating or even curing some diseases, the reproductive cloning of human beings is morally and ethically unacceptable. Furthermore, the reproductive cloning of human beings poses grave health risks to any child who may be produced in this manner.

Declares that any attempt to clone a human being is in direct conflict with the policies of this state.

Creates the human stem cell research advisory committee.

Directs the advisory committee to develop guidelines for research involving the derivation or use of human embryonic stem cells in Washington by January 1, 2006.

Provides that a health care provider delivering fertility treatment must provide his or her patient with timely, relevant, and appropriate information to allow the patient to make an informed and voluntary choice about the disposition of any human blastocysts remaining following the fertility treatment.

Provides that any person to whom information is provided pursuant to this act must be presented with the option of storing any unused blastocysts, donating unused blastocysts to another individual, discarding unused blastocysts, or donating unused blastocysts for research.

Declares that no person may knowingly engage or assist in reproductive cloning of a human being or attempting reproductive cloning of a human being.

Authorizes the attorney general to bring an action to enjoin any person from violating this restriction.

Provides that any person who violates this act is subject to a civil penalty not to exceed one 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 provision shall be construed to restrict areas of biomedical, agricultural, and scientific research not specifically prohibited by this provision, including somatic cell nuclear transfer or other cloning technologies to clone molecules, DNA, cells, and tissues.

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 a person who violates this act is guilty of a class B felony and upon conviction is subject to a fine not to exceed twenty thousand dollars or imprisonment not to exceed ten years.

Provides that no person may use human eggs or human sperm that have been donated for purposes of assisted reproduction as defined in chapter 26.26 RCW, to create human embryonic stem cells for use in research, without the written consent of the donor to use the eggs or sperm for research purposes after receiving the information specified in this act.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Health Care.  
 Feb 1 Public hearing in committee.  
 Feb 11 Executive session in committee.

Feb 16 HC - Executive action taken by committee.  
 Mar 1 HC - Majority; do pass.  
 Mar 3 Minority; do not pass.  
 Referred to Appropriations.  
 Public hearing in committee.  
 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for 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, 59; nays, 36;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 17 First reading, referred to Labor, Commerce,  
 Research & Development.  
 Mar 28 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 LCRD - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 And refer to Ways & Means.  
 Apr 1 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.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 7 Floor amendment(s) adopted.  
 Held on second reading.  
 Apr 8 Rules suspended. Placed on Third Reading.  
 Held on third reading.  
 Apr 11 Third reading, failed; yeas, 23; nays, 26;  
 absent, 0; excused, 0.  
 Notice given to reconsider vote on third  
 reading.  
 Apr 18 No action on notice to reconsider vote on third  
 reading.

**HB 1269** by Representatives Conway, Curtis, Simpson, Hinkle, Upthegrove, Moeller, Morrell, Green, O'Brien, P. Sullivan, Kenney, McDonald, Campbell, Chase, B. Sullivan, Ormsby, Kilmer, McCoy, Jarrett, Wallace, Serben, and Strow; by request of LEOFF Plan 2 Retirement Board

Companion Bill: 5616

Permitting members of the law enforcement officers' and fire fighters' retirement system plan 2 to make a one-time purchase of additional service credit.

(DIGEST AS ENACTED)

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 19 First reading, referred to Appropriations.  
 Feb 3 Public hearing in committee.  
 Feb 7 Executive session in committee.  
 Feb 8 APP - Majority; do pass.  
 Feb 9 Passed to Rules Committee for second reading.  
 Feb 15 Placed on second reading suspension calendar.  
 Feb 28 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 89; nays, 0;  
 absent, 0; excused, 9.  
 -- IN THE SENATE --  
 Mar 1 First reading, referred to Ways & Means.  
 Mar 23 Executive session in committee.

Mar 24 WM - Majority; do pass.  
 Mar 25 Passed to Rules Committee for second reading.  
 Mar 30 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 Apr 6 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 12 Governor signed.  
 Chapter 21, 2005 Laws.  
 Effective date 7/1/2006.

**HB 1270** by Representatives Curtis, Simpson, Conway, Hinkle, Upthegrove, Morrell, Moeller, Green, O'Brien, P. Sullivan, McDonald, Campbell, Chase, B. Sullivan, Ormsby, Kilmer, McCoy, Jarrett, Serben, and Strow; by request of LEOFF Plan 2 Retirement Board

Companion Bill: 5617

Suspending a retirement allowance upon reemployment.

(DIGEST AS ENACTED)

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.

VETO MESSAGE ON HB 1270

May 10, 2005

To the Honorable Speaker and Members,  
 The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 4, House Bill No. 1270 entitled:

This bill allows members of the Law Enforcement Officers and Fire Fighters Retirement System Plan 2 (LEOFF 2) to work at another state job and either earn pension credit at the new job while their original pension credits are suspended, or to continue receiving their old pension but not earn pension credit in the new system. Because law enforcement officers and fire fighters can retire earlier under the LEOFF 2 than in other pension plans, and move to another profession, this bill allows them important pension and professional flexibility.

I am vetoing Section 4 of this bill, the emergency clause, as the issues addressed in this important legislation do not rise to the level an emergency that requires the immediate revision of state laws.

For these reasons, I have vetoed Section 4 of House Bill No. 1270.

With the exception of Section 4, House Bill No. 1270 is approved.

Respectfully submitted,  
 Christine O. Gregoire  
 Governor

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Appropriations.  
 Feb 3 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Feb 21 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 3 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 7 First reading, referred to Ways & Means.  
 Apr 4 Public hearing and executive action taken in  
 committee.  
 WM - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 6 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, 47; nays, 0;  
 absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Apr 20 House refuses to concur in Senate  
 amendments. Asks Senate to recede from  
 amendments.  
 -- IN THE SENATE --  
 Apr 22 Senate receded from amendments.  
 Passed final passage; yeas, 49; nays, 0; absent,  
 0; excused, 0.  
 -- IN THE HOUSE --  
 Apr 24 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 10 Governor partially vetoed.  
 Chapter 372, 2005 Laws PV.  
 Effective date 7/24/2005\*.

**HB 1271** by Representatives Simpson, Curtis, Conway, Hinkle, Morrell, Moeller, Green, O'Brien, P. Sullivan, Kenney, McDonald, Campbell, Chase, B. Sullivan, Ormsby, Kilmer, McCoy, Jarrett, Serben, and Strow; by request of LEOFF Plan 2 Retirement Board

Companion Bill: 5615

Receiving a disability allowance under the law enforcement officers' and fire fighters' retirement system, plan 2.

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.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Appropriations.  
 Feb 16 Public hearing in committee.

**HB 1272** by Representatives Dunshee, Jarrett, Linville, Nixon, Hunt, Rodne, Strow, Tom, McDermott, Sommers, Appleton, Simpson, Dickerson, Lovick, Hasegawa, Sells, Cody, Morrell, Chase, Hudgins, B. Sullivan, Schual-Berke,

Williams, Lantz, Kilmer, Moeller, Roberts, Upthegrove, McCoy, Hunter, Darneille, Miloscia, Green, O'Brien, P. Sullivan, Anderson, Kenney, Murray, Wallace, Ormsby, Haigh, Kagi, and McIntire

Companion Bill: 5509

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, while public school districts shall report annually to the office of the superintendent of public instruction.

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.

Provides that, notwithstanding any other provision in chapter 39.04 RCW, public works project requests for proposals or bids on major facility projects required to be high-performance green buildings under chapter 39.-- RCW (sections 1 through 4 of this act) shall provide for performance-based contracting, building commissioning, or responsible bidding as necessary to design, construct, and certify the major facility project to meet the LEED silver standard.

**HB 1272-S** by House Committee on Capital Budget (originally sponsored by Representatives Dunshee, Jarrett, Linville, Nixon, Hunt, Rodne, Strow, Tom, McDermott, Sommers, Appleton, Simpson, Dickerson, Lovick, Hasegawa, Sells, Cody, Morrell, Chase, Hudgins, B. Sullivan, Schual-Berke, Williams, Lantz, Kilmer, Moeller, Roberts, Upthegrove, McCoy, Hunter, Darneille, Miloscia, Green, O'Brien, P. Sullivan, Anderson, Kenney, Murray, Wallace, Ormsby, Haigh, Kagi, and McIntire)

Concerning high-performance building standards.

(AS OF HOUSE 2ND READING 3/04/05)

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, while public school districts shall report annually to the office of the superintendent of public instruction.

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.

Provides that, notwithstanding any other provision in chapter 39.04 RCW, public works project requests for proposals or bids on major facility projects required to be high-performance green buildings under chapter 39.-- RCW (sections 1 through 4 of this act) shall provide for performance-based contracting, building commissioning, or responsible bidding as necessary to design, construct, and certify the major facility project to meet the LEED silver standard.

-- 2005 REGULAR SESSION --

- Jan 19 First reading, referred to Capital Budget.  
 Jan 31 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 1 Passed to Rules Committee for second reading.  
 Mar 2 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, 78; nays, 18;  
 absent, 0; excused, 2.

-- IN THE SENATE --

- Mar 8 First reading, referred to Water, Energy & Environment.  
 Mar 24 Public hearing in committee.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

**HB 1273** by Representatives Grant, Walsh, Holmquist, Linville, Appleton, Kessler, and P. Sullivan

Companion Bill: 5455

Promoting economic revitalization.

(SEE ALSO PROPOSED 1ST SUB)

Finds: (1) 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.

**HB 1273-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Grant, Walsh, Holmquist, Linville, Appleton, Kessler, and P. Sullivan)

Creating a downtown and neighborhood commercial district revitalization program.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds: (1) 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.

-- 2005 REGULAR SESSION --

- Jan 19 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 2 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Referred to Finance.

**HB 1274** by Representatives Orcutt, Ahern, Dunn, Haler, Kristiansen, Roach, Kenney, Strow, Kretz, Holmquist, Newhouse, and Hinkle

Providing a business and occupation tax credit for the provision of certain mental health services.

Declares that a credit is allowed against tax due under chapter 82.04 RCW to employers for the cost of the provision of mental health services pursuant to the passage of chapter . . . , Laws of 2005 (House Bill No. 1154) to employees. The credit is equal to the additional cost to the employer attributable to the coverage of such services within an employer-offered health benefit plan required by chapter . . . , Laws of 2005 (House Bill No. 1154).

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Finance.  
Feb 2 Public hearing in committee.

**HB 1275** by Representatives Orcutt, Ahern, Dunn, Haler, Kristiansen, Roach, Strow, Campbell, Kretz, Holmquist, Newhouse, and Hinkle

Reducing the business and occupation taxation of medical services.

Provides that upon every person engaging within this state in the business of providing medical services; as to such persons, the amount of tax is equal to the gross income of the business multiplied by the rate of 0.138 percent.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Finance.

**HB 1276** by Representatives Grant, Holmquist, Kessler, Upthegrove, Walsh, Linville, Nixon, Hinkle, Buri, Newhouse, Orcutt, Kristiansen, Campbell, Hankins, McDonald, Talcott, Bailey, Shabro, Skinner, Roach, Haigh, McCune, Kretz, Hunter, Moeller, Miloscia, Williams, O'Brien, Schindler, P. Sullivan, Blake, Anderson, Buck, Wallace, Chase, Condotta, and Santos

Requiring the governor's signature on significant legislative rules.

(AS OF HOUSE 2ND READING 1/13/06)

Provides that if the rule qualifies as a significant legislative rule of an agency whose head or governing body is appointed by the governor, the signature of the governor is required.

**HB 1276-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Grant, Holmquist, Kessler, Upthegrove, Walsh, Linville, Nixon, Hinkle, Buri, Newhouse, Orcutt, Kristiansen, Campbell, Hankins, McDonald, Talcott, Bailey, Shabro, Skinner, Roach, Haigh, McCune, Kretz, Hunter, Moeller, Miloscia, Williams, O'Brien, Schindler, P. Sullivan, Blake, Anderson, Buck, Wallace, Chase, Condotta, and Santos)

Requiring the governor's signature on significant legislative rules that met with public opposition.

(NOT SUBSTITUTED FOR - SEE ORIGINAL BILL)

Requires the signature of the governor, within twenty business days of receipt by the governor's office of the order of adoption, if the rule qualifies as a significant legislative rule of an agency whose head or governing body is appointed by the governor and the rule has received, during the official comment period, public comments opposing the substance of the rule from at least fifty affected parties, not including any form letter or form letter type comments.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to State Government Operations & Accountability.  
Jan 25 Public hearing in committee.  
Feb 2 Executive session in committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 4 Placed on second reading.

Feb 7 1st substitute bill not substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 93; nays, 1;  
absent, 0; excused, 4.

-- IN THE SENATE --

Feb 8 First reading, referred to Government Operations & Elections.

Mar 17 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 GO - Majority; do pass with amendment(s).  
Minority; do not pass.

Passed to Rules Committee for second reading.

Apr 14 Placed on second reading by Rules Committee.

Apr 24 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Jan 11 Placed on third reading by Rules Committee.

Jan 13 Third reading, passed; yeas, 93; nays, 3;  
absent, 0; excused, 2.

-- IN THE SENATE --

Jan 16 First reading, referred to Government Operations & Elections.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1277** by Representatives Strow, Green, Ericks, Kretz, Pearson, Holmquist, Buri, Quall, Rodne, Condotta, Bailey, Ahern, Darneille, O'Brien, Kirby, Serben, Hasegawa, Tom, Ericksen, Kristiansen, Roach, Campbell, Wallace, and Ormsby

Changing registration requirements for sex offenders and kidnapping offenders.

Revises registration requirements for sex offenders and kidnapping offenders.

Amends RCW 9A.44.130.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Criminal Justice & Corrections.

**HB 1278** by Representatives Kagi, Hinkle, Clibborn, Dickerson, Roach, Schual-Berke, P. Sullivan, Pettigrew, Orcutt, Darneille, Roberts, Kenney, Wallace, Chase, and Santos

Regarding the investigation of child abuse and neglect.

Requires the department to include in its investigation a review of any sibling records if the sibling resides in or visits the home of the child who was the basis of the complaint, or if there is an imminent risk of harm to the sibling.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Children & Family Services.

Feb 2 Public hearing in committee.

**HB 1279** by Representatives Kagi, Hinkle, Dickerson, McDonald, Clibborn, P. Sullivan, Pettigrew, Roach, Orcutt, Morrell, Kenney, Wallace, and Chase

Revising provisions relating to public access to child in need of services and at-risk youth hearings.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions relating to public access to child in need of services and at-risk youth hearings.

**HB 1279-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Kagi, Hinkle, Dickerson, McDonald, Clibborn, P. Sullivan, Pettigrew, Roach, Orcutt, Morrell, Kenney, Wallace, and Chase)

(AS OF HOUSE 2ND READING 2/03/06)

Revises provisions relating to public access to child in need of services and at-risk youth hearings.

Provides that the public shall not be excluded from a child in need of services hearing unless the judge finds that excluding the public is in the best interests of the child. The public shall not be excluded from an at-risk youth hearing. However, the court shall exclude the public if either parent requests that the public be excluded.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Juvenile Justice & Family Law.  
Feb 2 Public hearing in committee.  
Feb 8 Executive session in committee.  
JJFL - Executive action taken by committee.  
JJFL - Majority; do pass.  
Feb 10 Passed to Rules Committee for second reading.  
Feb 15 Placed on second reading suspension calendar.  
Feb 28 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 89; nays, 0; absent, 0; excused, 9.

-- IN THE SENATE --

Mar 1 First reading, referred to Human Services & Corrections.  
Mar 28 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 HSC - Majority; do pass with amendment(s).  
Apr 4 Passed to Rules Committee for second reading.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Juvenile Justice & Family Law.  
Jan 11 Public hearing in committee.  
Jan 17 Executive session in committee.  
JJFL - Executive action taken by committee.  
JJFL - Majority; 1st substitute bill be substituted, do pass.  
Jan 20 Passed to Rules Committee for second reading.  
Jan 26 Placed on second reading by Rules Committee.  
Feb 3 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Feb 6 First reading, referred to Human Services & Corrections.  
Feb 16 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 HSC - Majority; do pass.  
Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 8 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.

(SUBSTITUTED FOR - SEE 1ST SUB)

Extends the kinship care oversight committee and its duties.

**HB 1280-S** by House Committee on Children & Family Services (originally sponsored by Representatives Pettigrew, Hinkle, Kagi, Walsh, Schual-Berke, McDonald, Clibborn, Dickerson, P. Sullivan, Roach, Orcutt, Darneille, Morrell, Wallace, and Santos)

(DIGEST AS ENACTED)

Extends the kinship care oversight committee and its duties.

Provides that the oversight committee must consist of a minimum of thirty percent kinship caregivers, who shall represent a diversity of kinship families. Statewide representation with geographic, ethnic, and gender diversity is required.

Provides that other members shall include representatives of the department, representatives of relevant state agencies, representatives of the private nonprofit and business sectors, child advocates, representatives of Washington state Indian tribes as defined under the federal Indian welfare act (25 U.S.C. Sec. 1901 et seq.), and representatives of the legal or judicial field. Birth parents, foster parents, and others who have an interest in these issues may also be included.

Requires the kinship care oversight committee to update the legislature and governor annually on committee activities, with the first update due by January 1, 2006.

Expires January 1, 2010.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Children & Family Services.  
Feb 2 Public hearing in committee.  
Feb 9 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; 1st substitute bill be substituted, do pass.  
Feb 11 Passed to Rules Committee for second reading.  
Feb 15 Placed on second reading suspension calendar.  
Feb 28 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 89; nays, 0; absent, 0; excused, 9.

-- IN THE SENATE --

Mar 1 First reading, referred to Human Services & Corrections.  
Mar 21 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 HSC - Majority; do pass with amendment(s).  
Apr 4 Passed to Rules Committee for second reading.  
Apr 14 Placed on second reading by Rules Committee.  
Apr 15 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.

-- IN THE HOUSE --

Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
May 13 Governor signed.  
Chapter 439, 2005 Laws.  
Effective date 7/24/2005.

**HB 1280** by Representatives Pettigrew, Hinkle, Kagi, Walsh, Schual-Berke, McDonald, Clibborn, Dickerson, P. Sullivan, Roach, Orcutt, Darneille, Morrell, Wallace, and Santos  
Extending the kinship care oversight committee and its duties.

**HB 1281** by Representatives Pettigrew, Hinkle, Kagi, Walsh, Schual-Berke, McDonald, Clibborn, Dickerson,

Dunn, P. Sullivan, Orcutt, Darneille, Morrell, Campbell, Wallace, and Chase

Adding to the list of persons who may give informed consent to medical care for minors and providing immunity to health care providers and facilities when they rely upon the representation of a person claiming to be responsible for the care of the minor.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent to assist children in the care of kin to access appropriate medical services.

Finds that children being raised by kin have faced barriers to medical care because their kinship caregivers have not been able to verify that they are the identified primary caregivers of these children. Such barriers pose an especially significant challenge to kinship caregivers in dealing with health professionals when children are left in their care.

Declares an intent to assist kinship caregivers in accessing appropriate medical care to meet the needs of a child in their care by permitting such responsible adults who are providing care to a child to give informed consent to medical care.

**HB 1281-S** by House Committee on Children & Family Services (originally sponsored by Representatives Pettigrew, Hinkle, Kagi, Walsh, Schual-Berke, McDonald, Clibborn, Dickerson, Dunn, P. Sullivan, Orcutt, Darneille, Morrell, Campbell, Wallace, and Chase)

(DIGEST AS ENACTED)

Declares an intent to assist children in the care of kin to access appropriate medical services.

Finds that children being raised by kin have faced barriers to medical care because their kinship caregivers have not been able to verify that they are the identified primary caregivers of these children. Such barriers pose an especially significant challenge to kinship caregivers in dealing with health professionals when children are left in their care.

Declares an intent to assist kinship caregivers in accessing appropriate medical care to meet the needs of a child in their care by permitting such responsible adults who are providing care to a child to give informed consent to medical care.

Provides that the health care provider or health care facility where services are rendered shall be immune from suit in any action, civil or criminal, or from professional or other disciplinary action when such reliance is based on a declaration signed under penalty of perjury pursuant to RCW 9A.72.085 stating that the adult person is a relative responsible for the health care of the minor patient under (a)(v) of this act.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Children & Family Services.  
 Feb 2 Public hearing in committee.  
 Feb 14 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Feb 17 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 7 Committee recommendations adopted and the 1st substitute bill substituted.  
 Third reading, passed; yeas, 93; nays, 0; absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 8 First reading, referred to Human Services & Corrections.  
 Mar 28 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 HSC - Majority; do pass with amendment(s).  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 13 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; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 13 Governor signed.  
 Chapter 440, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1282** by Representatives Schual-Berke, Tom, Cody, Jarrett, Fromhold, Hankins, Appleton, Haler, Murray, Nixon, Dickerson, Kagi, Hasegawa, Roberts, Springer, DeBolt, Lantz, Chase, Hunter, Upthegrove, Darneille, Moeller, Morrell, Hunt, Simpson, Williams, Green, Wood, Kenney, Wallace, Linville, Ormsby, Kilmer, Haigh, Santos, McIntire, and Walsh

Companion Bill: 5306

Regarding sexual health education.

(SUBSTITUTED FOR - SEE 1ST SUB)

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 education 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.

**HB 1282-S** by House Committee on Health Care (originally sponsored by Representatives Schual-Berke, Tom, Cody, Jarrett, Fromhold, Hankins, Appleton, Haler, Murray, Nixon, Dickerson, Kagi, Hasegawa, Roberts, Springer, DeBolt, Lantz, Chase, Hunter, Upthegrove, Darneille, Moeller, Morrell, Hunt, Simpson, Williams, Green, Wood, Kenney, Wallace, Linville, Ormsby, Kilmer, Haigh, Santos, McIntire, and Walsh)

(AS OF HOUSE 2ND READING 3/04/05)

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.

Provides that, by September 1, 2006, every school district that offers sexual health education must assure that sexual health education is consistent with 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. Every school district that offers sexual health education 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.

- 2005 REGULAR SESSION --
- Jan 19 First reading, referred to Health Care.  
 Feb 8 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.
- Feb 16 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 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, 61; nays, 36;  
 absent, 0; excused, 1.
- IN THE SENATE --
- Mar 8 First reading, referred to Early Learning, K-12 & Higher Education.  
 Mar 17 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 EKHE - Majority; without recommendation.  
 Minority; do not pass.  
 And refer to Health & Long-Term Care.  
 Referred to Health & Long-Term Care.
- Apr 24 By resolution, returned to House Rules Committee for third reading.
- 2006 REGULAR SESSION --
- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Health Care.

**HB 1283** by Representatives Curtis, Moeller, Hinkle, Haler, Armstrong, Eickmeyer, Fromhold, and Condotta

Revising arson law as it relates to manufacture of controlled substances.

Revises arson law as it relates to manufacture of controlled substances.

- 2005 REGULAR SESSION --
- Jan 20 First reading, referred to Criminal Justice & Corrections.  
 Feb 4 Public hearing in committee.

**HB 1284** by Representatives Moeller, Wallace, Curtis, Fromhold, and McDermott

Companion Bill: 5153

Authorizing a local surcharge on consumer fireworks.

Authorizes a local surcharge on consumer fireworks.

- 2005 REGULAR SESSION --
- Jan 20 First reading, referred to Local Government.

**HB 1285** by Representatives Moeller, Wallace, and Fromhold  
 Authorizing interlocal agreements for annexation.

Provides authorization for cities that are required to plan under the growth management act to annex areas within their urban growth boundary.

Establishes a process to facilitate annexations between cities and counties.

-- 2005 REGULAR SESSION --

- Jan 20 First reading, referred to Local Government.

**HB 1286** by Representatives Cody, Simpson, Morrell, and Kenney; by request of Office of Financial Management

Creating the medical flexible spending account.

(DIGEST AS ENACTED)

Creates the medical flexible spending account.

Requires every employing agency to fully cooperate with the authority and carry out all actions necessary for the operation of benefit plans, education of employees, claims administration, and other activities that may be required by the authority for administration of chapter 41.05 RCW.

Requires employing agencies to report all data relating to employees eligible to participate in benefits or plans administered by the authority in a format designed and communicated by the authority.

-- 2005 REGULAR SESSION --

- Jan 20 First reading, referred to Appropriations.  
 Feb 3 Public hearing in committee.  
 Feb 17 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.
- Feb 21 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 4 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.
- IN THE SENATE --
- Mar 8 First reading, referred to Ways & Means.  
 Mar 23 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 6 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 Speaker signed.  
 -- IN THE SENATE --
- Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --
- Apr 18 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 143, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1287** by Representatives Cody, Morrell, Schual-Berke, and Moeller; by request of Office of Financial Management

Authorizing the health care authority to receive a federal employer subsidy for continuing to provide a pharmacy benefit to retirees.

(DIGEST AS ENACTED)

Provides that the authority may participate as an employer-sponsored program established in section 1860D-22 of the medicare prescription drug, improvement, and modernization act of 2003, P.L. 108-173 et seq., to receive federal employer subsidy funds for continuing to provide retired employee health coverage, including a pharmacy benefit.

Directs the administrator, in consultation with the office of financial management, to evaluate participation in the employer incentive program, including but not limited to any necessary program changes to meet the eligibility requirements that employer-sponsored retiree health coverage provide prescription drug coverage at least equal to the actuarial value of standard prescription drug coverage under medicare part D. Any employer

subsidy moneys received from participation in the federal employer incentive program shall be deposited in the health services account established in RCW 43.72.900.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Appropriations.  
 Feb 3 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Feb 21 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 7 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 93; nays, 0;  
 absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 8 First reading, referred to Ways & Means.  
 Mar 23 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 15 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 41; nays, 0;  
 absent, 0; excused, 8.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 26 Governor signed.  
 Chapter 195, 2005 Laws.  
 Effective date 7/1/2005.

**HB 1288** by Representatives Cody, Appleton, Green, Clibborn, Moeller, Kenney, Santos, and Chase

Requiring immunizations for public school students.

Requires the presentation of proof of immunization against varicella no later than the time of attendance of middle school or junior high school.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Health Care.

**HB 1289** by Representatives Cody and Morrell

Exempting certain prepayments from the health care service premium and prepayment tax.

Amends RCW 48.14.0201 to exempt certain prepayments from the health care service premium and prepayment tax.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Health Care.  
 Mar 1 Committee relieved of further consideration.  
 Referred to Finance.

**HB 1290** by Representatives Cody, Bailey, Schual-Berke, Campbell, Morrell, Hinkle, Green, Appleton, Moeller, Haigh, Linville, Kenney, Wood, and Santos

Modifying community mental health services provisions.

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises community mental health services provisions.

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 department of social and health services 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 department of social and health services for the purposes of this act.

Requires the department of social and health services to enter into an annual contract with regional support networks for the fiscal year ending June 30, 2006. The department shall issue a request for proposal to establish new regional support networks under RCW 71.24.035 to be effective July 1, 2006.

Expires June 30, 2007.

**HB 1290-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Bailey, Schual-Berke, Campbell, Morrell, Hinkle, Green, Appleton, Moeller, Haigh, Linville, Kenney, Wood, and Santos)

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises community mental health services provisions.

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 department of social and health services 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 department of social and health services for the purposes of this act.

Creates a joint legislative and executive task force on mental health services delivery and financing.

Requires the joint task force to report its initial findings and recommendations to the governor and appropriate committees of the legislature by January 1, 2006, and its final findings and recommendations by June 30, 2007.

Requires the department of social and health services to enter into an annual contract with regional support networks for the fiscal year ending June 30, 2006. The department shall issue a request for proposal to establish new regional support networks under RCW 71.24.035 to be effective July 1, 2006.

Expires June 30, 2007.

**HB 1290-S2** by House Committee on Appropriations (originally sponsored by Representatives Cody, Bailey, Schual-Berke, Campbell, Morrell, Hinkle, Green, Appleton, Moeller, Haigh, Linville, Kenney, Wood, and Santos)

(DIGEST AS ENACTED)

Revises community mental health services provisions.

Directs the secretary to initiate a procurement process for regional support networks in 2005. In the first step of the procurement process, existing regional support networks may respond to a request for qualifications developed by the department. The secretary shall issue the request for qualifications not later than October 1, 2005. The request for qualifications shall be based on cost-effectiveness, adequate residential and service capabilities, effective collaboration with criminal justice agencies and the chemical dependency treatment system, and the ability to provide the full array of services as stated in the mental health state plan, and shall meet all applicable federal and state regulations and standards. An existing regional support network shall be awarded the contract with the department if it substantially meets the requirements of the request for qualifications developed by the department.

Provides that, if an existing regional support network chooses not to respond to the request for qualifications, or is unable to substantially meet the requirements of the request for qualifications, the department shall utilize a procurement process in which other entities recognized by the secretary may bid to serve as the regional support network in that region. The procurement process shall begin with a request for proposals issued March 1, 2006.

Creates a joint legislative and executive task force on mental health services delivery and financing.

Requires the joint task force to report its initial findings and recommendations to the governor and appropriate committees of the legislature by January 1, 2006, and its final findings and recommendations by June 30, 2007.

Requires the department of social and health services to enter into a contract with regional support networks for the fiscal year

ending August 31, 2006. The department shall issue a request for proposal to establish new regional support networks under RCW 71.24.035 to be effective September 1, 2006.

VETO MESSAGE ON HB 1290-S2

May 17, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 5, Engrossed Second Substitute House Bill No. 1290 entitled:

Section 5 specifies that there should be a minimum of eight and a maximum of fourteen community mental health Regional Support Networks. This section is also included in Section 805 of Engrossed Second Substitute Senate Bill 5763. It is not necessary to include the same language in both bills.

Sections 12 and 13 of Engrossed Second Substitute House Bill No. 1290 require the Department of Social and Health Services (DSHS) to establish new rules and policies. Those rules and policies concern expediting new applications or reinstating Medicaid benefits for persons with mental health disorders discharged from an institutional setting such as jails, state correction facilities, or state hospitals. The 2005-2007 state operating budget passed by the Legislature may not have provided sufficient funding to implement sections 12 and 13. Rather than veto these sections due to insufficient funding, I am directing the DSHS to phase in the new procedures on a statewide basis and continue to evaluate the funding needs as the program is implemented.

For these reasons, I have vetoed Section 5 of Engrossed Second Substitute House Bill No. 1290. With the exception of Section 5, Engrossed Second Substitute House Bill No. 1290 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Health Care.  
Jan 27 Public hearing in committee.  
Feb 11 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 16 Referred to Appropriations.  
Feb 23 Public hearing in committee.  
Mar 2 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 11 2nd substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 84; nays, 10; absent, 0; excused, 4.  
-- IN THE SENATE --  
Mar 14 First reading, referred to Human Services & Corrections.  
Mar 29 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 HSC - Majority; do pass with amendment(s).  
On motion, referred to Rules.  
Apr 6 Made eligible to be placed on 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; yeas, 45; nays, 0; absent, 1; excused, 3.

-- IN THE HOUSE --

Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 94; nays, 4; absent, 0; excused, 0.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
May 17 Governor partially vetoed.  
Chapter 503, 2005 Laws PV.  
Effective date 7/24/2005\*.

**HB 1291** by Representatives Cody, Bailey, Morrell, Hinkle, Green, Moeller, Kessler, Haigh, Linville, Kagi, Santos, and Ormsby

Companion Bill: 5318

Improving patient safety practices.

(SUBSTITUTED FOR - SEE 2ND 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.

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.

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.

**HB 1291-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Bailey, Morrell, Hinkle, Green, Moeller, Kessler, Haigh, Linville, Kagi, Santos, and Ormsby)

(SUBSTITUTED FOR - SEE 2ND 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.

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.

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.

**HB 1291-S2** by House Committee on Appropriations (originally sponsored by Representatives Cody, Bailey, Morrell, Hinkle, Green, Moeller, Kessler, Haigh, Linville, Kagi, Santos, and Ormsby)

Improving health care professional and health care facility patient safety practices.

(AS OF HOUSE 2ND READING 1/23/06)

Finds that: (1) Thousands of patients are injured each year in the United States as a result of medical errors, and that a comprehensive approach is needed to effectively reduce the incidence of medical errors in our health care system. 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; and

(2) 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.

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. Proceeds of the patient safety fee must 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 all attorneys' fees received for representation of claimants or defendants in actions brought under chapter 7.70 RCW that result in payment to a claimant shall be paid as a patient safety set aside. Proceeds of the patient safety set aside will be distributed by the department of health in the form of grants, loans, or other appropriate arrangements to support strategies that have been proven to reduce medical errors and enhance patient safety, or have a substantial likelihood of reducing medical errors and enhancing patient safety, as provided 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, 2009, 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.

-- 2005 REGULAR SESSION --

Jan 20	First reading, referred to Health Care.
Feb 4	Public hearing in committee.
Feb 11	Executive session in committee. HC - Executive action taken by committee. HC - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.
Feb 16	Referred to Appropriations.
Feb 23	Public hearing in committee.
Mar 2	Executive session in committee. APP - Executive action taken by committee. APP - Majority; 2nd substitute bill be substituted, do pass. Minority; do not pass.
Mar 7	Passed to Rules Committee for second reading.
Mar 10	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, 84; nays, 12; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16	First reading, referred to Health & Long-Term Care.
Mar 24	Public hearing in committee.
Mar 28	Executive session in committee.
Mar 29	HEA - Majority; do pass. Minority; do not pass.
Mar 30	Passed to Rules Committee for second reading.

Apr 5 Made eligible to be placed on second reading.  
 Apr 12 Placed on second reading by Rules Committee.  
 Apr 14 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 28; nays, 20;  
 absent, 0; excused, 1.  
 -- IN THE HOUSE --

Apr 21 House refuses to concur in the Senate  
 amendments. Asks Senate for Conference  
 thereon.  
 Conference committee appointed.  
 Representatives Cody, Bailey, Morrell.  
 -- IN THE SENATE --

Apr 22 Conference committee request granted.  
 Conference committee appointed. Senators  
 Keiser, Thibaudeau, Deccio.  
 -- IN THE HOUSE --

Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --

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

Jan 18 Placed on third reading by Rules Committee.  
 Jan 23 Returned to second reading for amendment.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 73; nays, 24;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --

Jan 24 First reading, referred to Health & Long-Term  
 Care.

Feb 16 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 23 HEA - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Feb 24 Placed on second reading by Rules Committee.  
 Committee amendment adopted with no other  
 amendments and floor amendment(s) also  
 adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 30; nays, 16;  
 absent, 0; excused, 3.  
 -- IN THE HOUSE --

Mar 8 Referred to Rules 3 Consideration.

**HB 1292** by Representatives Haigh and Nixon

Providing compensation after all bids for a public works contract are rejected.

Recognizes that fair and open competition is a basic tenet of public works procurement, that such competition reduces the appearance of and opportunity for favoritism and inspires public confidence that contracts are awarded equitably and economically. Preservation of the integrity of the competitive bid system for both the bidder and the public owner dictates that the contract should be awarded to the lowest responsible bidder who prepares and submits the lowest responsive bid, unless good cause is shown.

Provides that, after bids for a public work have been opened by the state, a municipality, or an institution of higher education as defined in RCW 28B.10.016, award must be made to the responsible bidder who submitted the lowest responsive bid unless it is determined in writing by the state, municipality, or institution of higher education that there is good cause to reject all bids and cancel the invitation.

Provides that any decision to reject all bids and cancel the invitation shall result in the payment of ten thousand dollars or five percent of the project cost estimate, whichever amount is less, to the contractor that otherwise would have been awarded the contract as the responsible bidder who submitted the lowest responsive bid.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to State Government  
 Operations & Accountability.  
 Feb 9 Public hearing in committee.

**HB 1293** by Representatives Morris, McCoy, and Dunn

Modifying the excise taxation of new gas turbine electrical generation facilities.

(SEE ALSO PROPOSED 1ST SUB)

Revises the excise taxation of new gas turbine electrical generation facilities.

**HB 1293-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, McCoy, and Dunn)(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the excise taxation of new gas turbine electrical generation facilities.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Technology, Energy  
 & Communications.  
 Mar 1 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be  
 substituted, do pass.  
 Mar 2 Referred to Finance.

**HB 1294** by Representatives Williams, Lovick, Priest, Flannigan, and Serben

Companion Bill: 5434

Revising standards for antiharassment protection order hearings.

(DIGEST AS ENACTED)

Amends RCW 10.14.070 to revise standards for antiharassment protection order hearings.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Judiciary.  
 Feb 1 Public hearing and executive action taken in  
 committee.  
 JUDI - Majority; do pass.  
 Feb 2 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --

Mar 9 First reading, referred to Judiciary.  
 Mar 23 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 JUD - Majority; do pass.  
 Apr 4 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, 45; nays, 0;  
 absent, 0; excused, 4.  
 -- IN THE HOUSE --

Apr 16 Speaker signed.  
 -- IN THE SENATE --

Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 144, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1295** by Representatives Lovick, Priest, Williams, Wood, and Chase

Decriminalizing "fine only" criminal statutes.

Decriminalizes "fine only" criminal statutes.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Criminal Justice & Corrections.  
Feb 1 Public hearing in committee.

**HB 1296** by Representatives Lovick, Flannigan, Williams, Priest, and Serben

Companion Bill: 5435

Granting the municipal courts jurisdiction for antiharassment protection orders.

(DIGEST AS ENACTED)

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.

Provides that, for the purposes of chapter 10.14 RCW an action may be brought in: (1) The municipality in which the alleged acts of unlawful harassment occurred;

(2) The municipality where any respondent resides at the time the petition is filed; or

(3) The municipality where a respondent may be served if it is the same county or judicial district where a respondent resides.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Judiciary.  
Feb 1 Public hearing and executive action taken in committee.  
JUDI - Majority; do pass.  
Feb 2 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 25 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Feb 28 First reading, referred to Judiciary.  
Mar 31 Executive session in committee.  
Apr 1 JUD - Majority; do pass.  
Apr 4 Passed to Rules Committee for second reading.  
Apr 11 Placed on second reading by Rules Committee.  
Apr 12 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 41; nays, 0; absent, 0; excused, 8.

-- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 19 Delivered to Governor.  
Apr 26 Governor signed.  
Chapter 196, 2005 Laws.  
Effective date 7/24/2005.

**HB 1297** by Representatives Williams, Priest, Flannigan, and Serben

Changing the membership of the commission on judicial conduct.

(AS OF HOUSE 2ND READING 3/03/05)

Revises the membership of the commission on judicial conduct.

Provides that this act takes effect January 1, 2006, if the proposed amendment to Article IV, section 31 of the state Constitution (House 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 --

Jan 20 First reading, referred to Judiciary.  
Feb 1 Public hearing and executive action taken in committee.  
JUDI - Majority; do pass.  
Feb 2 Passed to Rules Committee for second reading.  
Feb 15 Placed on second reading suspension calendar.  
Mar 3 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 7 First reading, referred to Judiciary.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Judiciary.

**HB 1298** by Representatives O'Brien, Roach, Ericks, and Eickmeyer

Companion Bill: 5321

Regulating disclosure of addresses of vehicle owners.

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 law enforcement agencies or government entities with enforcement, investigative, or taxing authority and only for use in the normal course of conducting their business. The residence address may also be disclosed for use in court proceedings or preparation for court proceedings.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Transportation.

**HB 1299** by Representatives McIntire, Simpson, Morrell, McCoy, Roberts, Moeller, Wood, and Chase

Repealing outdated and unused tax preferences.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that a number of tax exemptions, deductions, credits, and other preferences have outlived their usefulness. State records show no taxpayers have claimed relief under these tax preferences in recent years. The intent of this act is to update and simplify the tax statutes by repealing these outdated tax preferences.

**HB 1299-S** by House Committee on Finance (originally sponsored by Representatives McIntire, Simpson, Morrell, McCoy, Roberts, Moeller, Wood, and Chase)

(DIGEST AS ENACTED)

Finds that a number of tax exemptions, deductions, credits, and other preferences have outlived their usefulness. State records show no taxpayers have claimed relief under these tax preferences in recent years. The intent of this act is to update and simplify the tax statutes by repealing these outdated tax preferences.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Finance.  
Jan 26 Public hearing in committee.  
Feb 4 Executive session in committee.

Feb 7 FIN - Majority; 1st substitute bill be substituted, do pass.

Feb 9 Passed to Rules Committee for second reading.

Mar 8 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, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --

Mar 12 First reading, referred to Ways & Means.

Mar 22 Public hearing in committee.

Mar 23 Executive session in committee.

Mar 24 WM - Majority; do pass with amendment(s).

Mar 25 Passed to Rules Committee for second reading.

Apr 13 Placed on second reading by Rules Committee.

Apr 14 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.  
-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

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

Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 13 Governor signed.  
Chapter 443, 2005 Laws.  
Effective date 7/1/2006.

**HB 1300** by Representatives Morrell, Hinkle, Cody, Skinner, Bailey, Clibborn, and Moeller

Companion Bill: 5158

Modifying the uniform health care information act.

Makes certain provisions in the uniform health care information act consistent with the health insurance portability and accountability act privacy regulation, by addressing the period of validity of an authorization, accounting for disclosures, reporting of criminal activities, sharing quality improvement information, and modifying provisions on payment for health care, health care operations, and related definitions.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Health Care.

**HB 1301** by Representatives Hunt, Alexander, Ormsby, Jarrett, Dunshee, Williams, and Moeller

Creating the legislative buildings committee.

(SEE ALSO PROPOSED 2ND SUB)

Declares that the state capitol committee has sole responsibility for allocating internal space and establishing policy regarding the preservation of the historic character of the interior and furnishings for the Legislative building, the Cherberg building, the O'Brien building, the Newhouse building, and the Pritchard building.

Requires the actions of the capitol furnishings committee to be consistent with the policies established by the state capitol committee.

**HB 1301-S** by House Committee on Capital Budget (originally sponsored by Representatives Hunt, Alexander, Ormsby, Jarrett, Dunshee, Williams, and Moeller)

(SEE ALSO PROPOSED 2ND SUB)

Creates the legislative buildings committee.

Declares that the legislative buildings committee has sole responsibility for: (1) Allocating internal space and establishing policy regarding the preservation of the historic character of the interior and furnishings for the Legislative building, the Cherberg building, the O'Brien building, the Newhouse building, and the Pritchard building. This responsibility includes but is not limited to offices, committee rooms, hearing rooms, workrooms, public areas, the provision of office space for the governor, and the provision of space for other statewide elected officials and other state agencies as the committee deems necessary; and

(2) Establishing policy regarding land and parking areas adjacent to the buildings identified in this act.

Requires the legislative buildings committee to coordinate with the state capitol committee in matters relating to the establishment of policies affecting buildings and land under this act.

Declares that the department of general administration is responsible for stewardship, preservation, operation, and maintenance of the Legislative building, the Cherberg building, the O'Brien building, the Newhouse building, and the Pritchard building, including land and parking areas adjacent to these buildings, subject to the policy direction of the legislative buildings committee created in this act, and the guidance of the state capitol committee and the capitol campus design advisory committee, established in RCW 43.34.010 and 43.34.080, respectively.

**HB 1301-S2** by House Committee on Capital Budget (originally sponsored by Representatives Hunt, Alexander, Ormsby, Jarrett, Dunshee, Williams, and Moeller)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Creates the legislative buildings committee.

Declares that the legislative buildings committee has sole responsibility for: (1) Allocating internal space and establishing policy regarding the preservation of the historic character of the interior and furnishings for the Legislative building, the Cherberg building, the O'Brien building, the Newhouse building, and the Pritchard building. This responsibility includes but is not limited to offices, committee rooms, hearing rooms, workrooms, public areas, the provision of office space for the governor, and the provision of space for other statewide elected officials and other state agencies as the committee deems necessary; and

(2) Establishing policy regarding land and parking areas adjacent to the buildings identified in this act.

Requires the legislative buildings committee to coordinate with the state capitol committee in matters relating to the establishment of policies affecting buildings and land under this act.

Declares that the department of general administration is responsible for stewardship, preservation, operation, and maintenance of the Legislative building, the Cherberg building, the O'Brien building, the Newhouse building, and the Pritchard building, including land and parking areas adjacent to these buildings, subject to the policy direction of the legislative buildings committee created in this act, and the guidance of the state capitol committee and the capitol campus design advisory committee, established in RCW 43.34.010 and 43.34.080, respectively.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Capital Budget.

Feb 2 Public hearing in committee.

Feb 14 Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; 1st substitute bill be substituted, do pass.

Feb 17 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, 93; nays, 0; absent, 0; excused, 5.  
-- IN THE SENATE --

Mar 15 First reading, referred to Government Operations & Elections.  
 Mar 31 Public hearing, executive action taken, and executive action taken in committee.  
 Apr 1 GO - Majority; do pass with amendment(s). Minority; do not pass. Passed to Rules Committee for second reading. Made eligible to be placed on second reading.  
 Apr 12 Placed on second reading by Rules Committee.  
 Apr 24 Referred to Rules. By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status. Rules Committee relieved of further consideration. Referred to Capital Budget.  
 Jan 26 Executive session in committee. CB - Executive action taken by committee. CB - Majority; 2nd substitute bill be substituted, do pass. Minority; without recommendation.  
 Jan 30 Passed to Rules Committee for second reading.

**HB 1302** by Representatives Kagi, Jarrett, and B. Sullivan  
 Modifying burn ban triggers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 70.94.473 to modify burn ban triggers.

**HB 1302-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Kagi, Jarrett, and B. Sullivan)

(DIGEST AS ENACTED)

Amends RCW 70.94.473 and 70.94.030 to modify burn ban triggers.

Provides that "trigger level" means the ambient level of fine particulates, measured in micrograms per cubic meter, that must be detected prior to initiating a first or second state of impaired air quality under RCW 70.94.473.

-- 2005 REGULAR SESSION --  
 Jan 20 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 4 Public hearing in committee.  
 Feb 8 Executive session in committee. NREP - Executive action taken by committee.  
 Feb 9 NREP - 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.  
 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, 64; nays, 32; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Water, Energy & Environment.  
 Mar 22 Public hearing in committee.  
 Mar 23 Executive session in committee.  
 Mar 24 WEE - Majority; do pass. Minority; do not pass. Passed to Rules Committee for second reading.  
 Apr 11 Placed on second reading by Rules Committee.  
 Apr 15 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 35; nays, 7; absent, 1; excused, 6.

-- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 26 Governor signed. Chapter 197, 2005 Laws. Effective date 7/24/2005.

**HB 1303** by Representatives Appleton, Woods, and B. Sullivan

Companion Bill: 5337

Concerning metropolitan park districts.

(DIGEST AS ENACTED)

Revises provisions relating to metropolitan park districts.

-- 2005 REGULAR SESSION --  
 Jan 20 First reading, referred to Local Government.  
 Feb 3 Public hearing in committee.  
 Feb 14 Executive session in committee. LG - Executive action taken by committee. LG - Majority; do pass.  
 Feb 17 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 7 Committee recommendations adopted. Placed on third reading. Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 8 First reading, referred to Government Operations & Elections.  
 Mar 22 Public hearing and executive action taken in committee.  
 Mar 23 GO - Majority; do pass.  
 Mar 24 Passed to Rules Committee for second reading.  
 Mar 30 Placed on second reading by Rules Committee.  
 Apr 4 Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 39; nays, 0; absent, 0; excused, 10.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments. Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 28 Governor signed. Chapter 226, 2005 Laws. Effective date 4/28/2005.

**HB 1304** by Representatives Kessler, O'Brien, Lantz, Tom, Lovick, Pearson, Hunt, Moeller, Kirby, Kristiansen, Hunter, Condotta, Dunshee, Nixon, Springer, Jarrett, Simpson, Kilmer, Upthegrove, Williams, Linville, Kenney, and Dickerson

Companion Bill: 5352

Revising provisions relating to animal cruelty.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1304-S** by House Committee on Judiciary (originally sponsored by Representatives Kessler, O'Brien, Lantz, Tom, Lovick, Pearson, Hunt, Moeller, Kirby, Kristiansen, Hunter, Condotta, Dunshee, Nixon, Springer, Jarrett, Simpson, Kilmer, Upthegrove, Williams, Linville, Kenney, and Dickerson)

(DIGEST AS ENACTED)

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 as a result causes: (a) Substantial and unjustifiable physical pain that extends for a period sufficient to cause considerable suffering; or (b) death.

Declares that animal cruelty in the first degree is a class C felony.

Provides that a person commits the crime of animal fighting if the person knowingly does any of the following: (1) Owns, possesses, keeps, breeds, trains, buys, sells, or advertises or offers for sale any animal with the intent that the animal shall be engaged in an exhibition of fighting with another animal;

(2) Promotes, organizes, conducts, participates in, advertises, or performs any service in the furtherance of an exhibition of animal fighting, transports spectators to an animal fight, or provides or serves as a stakeholder for any money wagered on an animal fight;

(3) Keeps or uses any place for the purpose of animal fighting, or manages or accepts payment of admission to any place kept or used for the purpose of animal fighting;

(4) Suffers or permits any place over which the person has possession or control to be occupied, kept, or used for the purpose of an exhibition of animal fighting; or

(5) Takes, leads away, possesses, confines, sells, transfers, or receives a stray animal or a pet animal, with the intent to deprive the owner of the pet animal, and with the intent of using the stray animal or pet animal for animal fighting, or for training or baiting for the purpose of animal fighting.

Declares that a person who violates this act is guilty of a class C felony punishable under RCW 9A.20.021.

-- 2005 REGULAR SESSION --  
 Jan 20 First reading, referred to Judiciary.  
 Feb 2 Public hearing in committee.  
 Feb 18 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Feb 22 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 4 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 8 First reading, referred to Judiciary.  
 Mar 30 Executive session in committee.  
 Apr 1 JUD - Majority; do pass.  
 Minority; do not pass.  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 14 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 41; nays, 0;  
 absent, 0; excused, 8.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent,  
 0; excused, 0.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.

May 16 Governor signed.  
 Chapter 481, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1305** by Representatives Haigh, McDonald, Eickmeyer, Holmquist, Wallace, P. Sullivan, Roach, Morrell, and Sells

Companion Bill: 5438

Authorizing background checks before an authorized emergency vehicle permit is issued.

(DIGEST AS ENACTED)

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.

-- 2005 REGULAR SESSION --  
 Jan 20 First reading, referred to Transportation.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Jan 26 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Transportation.  
 Feb 24 Public hearing in committee.  
 Feb 27 Executive session in committee.  
 TRAN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0;  
 absent, 1; excused, 2.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 14 Governor signed.  
 Chapter 27, 2006 Laws.  
 Effective date 6/7/2006.

**HB 1306** by Representatives Haigh, McDonald, Eickmeyer, Wallace, Holmquist, Roach, Simpson, and Anderson

Companion Bill: 5439

Authorizing background checks on gubernatorial appointees.

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.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to State Government  
Operations & Accountability.  
Feb 15 Public hearing in committee.

**HB 1307** by Representatives Haigh, Eickmeyer, Wallace, P. Sullivan, Morrell, Sells, Miloscia, Takko, Ormsby, McCoy, Conway, McDermott, and Chase

Companion Bill: 5467

Defining veteran for certain purposes.

(DIGEST AS ENACTED)

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, and who received a military commission.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to State Government  
Operations & Accountability.  
Feb 2 Public hearing and executive action taken in  
committee.  
SGOA - Majority; do pass.  
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.  
Feb 28 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0;  
absent, 0; excused, 3.  
-- IN THE SENATE --  
Mar 2 First reading, referred to Government  
Operations & Elections.  
Mar 22 Public hearing in committee.  
Mar 30 Executive session in committee.  
Apr 1 GO - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Apr 13 Placed on second reading by Rules Committee.  
Apr 14 Committee amendment adopted with no other  
amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 37; nays, 1;  
absent, 0; excused, 11.  
-- IN THE HOUSE --  
Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 1; absent,  
0; excused, 0.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
May 3 Governor signed.  
Chapter 251, 2005 Laws.  
Effective date 7/24/2005.

**HB 1308** by Representatives Conway, Hudgins, Condotta, Wood, Simpson, Moeller, Sells, and Chase; by request of Department of Labor & Industries

Companion Bill: 5236

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.

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 20 First reading, referred to Commerce & Labor.  
Jan 26 Public hearing in committee.  
Feb 3 Executive session in committee.  
CL - Majority; do pass.  
Feb 7 Referred to Appropriations.

**HB 1309** by Representatives Conway, Hudgins, McCoy, Wood, and Chase; by request of Department of Labor & Industries

Companion Bill: 5239

Limiting lien authority against a residential homeowner.

Limits lien authority against a residential homeowner.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Commerce & Labor.  
Jan 26 Public hearing in committee.

**HB 1310** by Representatives Hudgins, Conway, McCoy, Condotta, Wood, and Chase; by request of Department of Labor & Industries

Companion Bill: 5237

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.

**HB 1310-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Hudgins, Conway, McCoy, Condotta, Wood, and Chase; by request of Department of Labor & Industries)

(DIGEST AS ENACTED)

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.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Commerce & Labor.  
Jan 24 Public hearing in committee.  
Jan 27 Executive session in committee.  
CL - Majority; 1st substitute bill be substituted,  
do pass.  
Jan 31 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.  
Feb 28 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 1;  
absent, 0; excused, 3.  
-- IN THE SENATE --

Mar 2 First reading, referred to Labor, Commerce,  
Research & Development.

Mar 22 Public hearing and executive action taken in  
committee.  
LCRD - Majority; do pass.

Mar 23 Passed to Rules Committee for second reading.

Apr 1 Made eligible to be placed on second reading.

Apr 13 Placed on second reading by Rules Committee.

Apr 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0;  
absent, 0; excused, 2.  
-- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --

Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.

Apr 22 Governor signed.  
Chapter 145, 2005 Laws.  
Effective date 7/24/2005\*.

**HB 1311** by Representatives McCoy, Conway, Hudgins,  
Wood, Simpson, Moeller, Chase, and Ormsby; by  
request of Department of Labor & Industries

Companion Bill: 5240

Authorizing penalties for wage payment violations.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes penalties for wage payment violations.

**HB 1311-S** by House Committee on Commerce & Labor  
(originally sponsored by Representatives McCoy,  
Conway, Hudgins, Wood, Simpson, Moeller, Chase, and  
Ormsby; by request of Department of Labor & Industries)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes penalties for wage payment violations.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Commerce & Labor.

Jan 24 Public hearing in committee.

Mar 2 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted,  
do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.

Mar 14 Placed on second reading.

Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in  
present status.  
Rules Committee relieved of further  
consideration.  
Referred to Commerce & Labor.

**HB 1312** by Representatives Wood, Condotta, and Linville

Companion Bill: 5238

Modifying the boilers and unfired pressure vessel law.

(DIGEST AS ENACTED)

Revises the boilers and unfired pressure vessel law.  
Repeals RCW 70.79.360.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Commerce & Labor.

Jan 26 Public hearing in committee.

Jan 27 Executive session in committee.  
CL - Majority; do pass.

Jan 31 Passed to Rules Committee for second reading.

Feb 15 Placed on second reading suspension calendar.

Feb 28 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 89; nays, 0;  
absent, 0; excused, 9.  
-- IN THE SENATE --

Mar 1 First reading, referred to Labor, Commerce,  
Research & Development.

Mar 17 Public hearing and executive action taken in  
committee.

Mar 18 LCRD - Majority; do pass.  
Passed to Rules Committee for second reading.

Mar 30 Placed on second reading by Rules Committee.

Apr 4 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0;  
absent, 0; excused, 3.  
-- IN THE HOUSE --

Apr 5 Speaker signed.  
-- IN THE SENATE --

Apr 6 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.

Apr 12 Governor signed.  
Chapter 22, 2005 Laws.  
Effective date 7/24/2005.

**HB 1313** by Representatives O'Brien, Pearson, and Darneille;  
by request of Parks and Recreation Commission

Companion Bill: 5389

Requiring the parks and recreation commission to have a record  
check performed on certain job applicants.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes 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. A permanent employee of the  
commission, employed as of the effective date of this act, is  
exempt from the provisions of this act.

**HB 1313-S** by House Committee on Natural Resources,  
Ecology & Parks (originally sponsored by  
Representatives O'Brien, Pearson, and Darneille; by request of  
Parks and Recreation Commission)

Requiring the parks and recreation commission to have a record  
check performed on certain job applicants. (REVISED FOR  
PASSED LEGISLATURE: Concerning background checks and  
fingerprint identification.)

(DIGEST AS ENACTED)

Requires 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. A permanent employee of the  
commission, employed as of the effective date of this act, is  
exempt from the provisions of this act.

Provides that the local law enforcement agency shall be able  
to transmit a tenprint record to the state system through any

available protocol which meets accepted industry standards, and the state system must be able to accept tenprint records which comply with those requirements. When industry transmission protocols change, the Washington state patrol shall incorporate these new standards as funding and reasonable system engineering practices permit. The tenprint transmission from any local law enforcement agency must be in accordance with the current version of the state electronic fingerprint transmission specification.

Requires 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 provision 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 subsection is null and void.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Natural Resources,  
Ecology & Parks.  
Feb 4 Public hearing in committee.  
Feb 15 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be  
substituted, do pass.  
Feb 18 Passed to Rules Committee for second reading.  
Mar 2 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, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Natural Resources,  
Ocean & Recreation.  
Mar 24 Public hearing in committee.  
Mar 28 Executive session in committee.  
Mar 29 NROR - Majority; do pass.  
And refer to Ways & Means.  
Mar 30 Referred to Ways & Means.  
Mar 31 Public hearing in committee.  
Apr 1 Executive session in committee.  
Apr 4 WM - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 7 Placed on second reading by Rules Committee.  
Apr 11 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 49; nays, 0;  
absent, 0; excused, 0.  
-- IN THE HOUSE --  
Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent,  
0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
May 10 Governor signed.  
Chapter 373, 2005 Laws.  
Effective date 7/24/2005.

**HB 1314** by Representatives Dickerson, Darneille, Upthegrove, Lovick, Lantz, Simpson, Morrell, Williams, Conway, Roberts, Moeller, Kenney, Wood, Kagi, McDermott, Santos, Chase, and Ormsby

Creating the domestic violence prevention account.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that the party filing the first or initial petition for dissolution, legal separation, or declaration concerning the validity of marriage shall pay, at the time and in addition to the

filing fee required under RCW 36.18.020, a fee of ten dollars. The clerk of the superior court shall transmit monthly the fees collected under this provision to the state treasury for deposit in the domestic violence prevention account.

**HB 1314-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Dickerson, Darneille, Upthegrove, Lovick, Lantz, Simpson, Morrell, Williams, Conway, Roberts, Moeller, Kenney, Wood, Kagi, McDermott, Santos, Chase, and Ormsby)

(DIGEST AS ENACTED)

Provides that the party filing the first or initial petition for dissolution, legal separation, or declaration concerning the validity of marriage shall pay, at the time and in addition to the filing fee required under RCW 36.18.020, a fee of thirty dollars. The clerk of the superior court shall transmit monthly twenty-four dollars of the thirty-dollar fee collected under this provision to the state treasury for deposit in the domestic violence prevention account. The remaining six dollars shall be retained by the county for the purpose of supporting community-based services within the county for victims of domestic violence, except for five percent of the six dollars, which may be retained by the court for administrative purposes.

Requires the department to administer funds available from the domestic violence prevention account under this act and establish minimum standards for preventive, nonshelter community-based services receiving funds administered by the department. Preventive, nonshelter community-based services include services for victims of domestic violence from communities that have been traditionally underserved or unserved and services for children who have witnessed domestic violence.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Juvenile Justice &  
Family Law.  
Feb 4 Public hearing in committee.  
Feb 9 Executive session in committee.  
JJFL - Executive action taken by committee.  
JJFL - Majority; 1st substitute bill be  
substituted, do pass.  
Minority; without recommendation.  
Feb 14 Referred to Appropriations.  
Feb 21 Public hearing in committee.  
Feb 24 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill  
proposed by Juvenile Justice & Family Law.  
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, 71; nays, 25;  
absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Judiciary.  
Mar 23 Public hearing in committee.  
Mar 30 Executive session in committee.  
Apr 1 JUD - Majority; do pass with amendment(s).  
Minority; without recommendation.  
On motion, referred to Ways & Means.  
Apr 4 Executive session in committee.  
WM - Majority; do pass with amendments(s)  
by Judiciary.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Apr 6 Made eligible to be placed on second reading.  
Apr 13 Placed on second reading by Rules Committee.  
Apr 14 Committee amendment adopted with no other  
amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 38; nays, 9;  
absent, 0; excused, 2.  
-- IN THE HOUSE --

- Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 80; nays, 18;  
absent, 0; excused, 0.
- Apr 21 Speaker signed.  
-- IN THE SENATE --
- Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- May 10 Governor signed.  
Chapter 374, 2005 Laws.  
Effective date 7/24/2005.

Chapter 326, 2005 Laws.  
Effective date 7/24/2005.

**HB 1315** by Representatives Tom, Clibborn, Jarrett, Hunter, Priest, Lantz, Conway, Rodne, Orcutt, and Linville

Authorizing the disclosure of information related to real estate excise taxes. (REVISED FOR PASSED LEGISLATURE: Modifying disclosure requirements for the purposes of the real estate excise tax.)

(DIGEST AS ENACTED)

Authorizes the disclosure of information related to real estate excise taxes.

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.

Requires this information to be made available to the department of revenue upon request for the purposes of tracking the transfer of the controlling interest in real property and to determine when the real estate excise tax is applicable in such cases.

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 --

- Jan 20 First reading, referred to Finance.
- Feb 2 Public hearing in committee.
- Feb 23 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass.
- Feb 25 Passed to Rules Committee for second reading.
- Mar 2 Placed on second reading by Rules Committee.
- Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.  
-- IN THE SENATE --
- Mar 9 First reading, referred to Ways & Means.
- Mar 22 Public hearing in committee.
- Mar 23 Executive session in committee.
- Mar 25 WM - Majority; do pass with amendment(s).
- Mar 28 Passed to Rules Committee for second reading.
- Apr 6 Made eligible to be placed on second reading.
- Apr 13 Placed on second reading by Rules Committee.
- Apr 14 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 40; nays, 0;  
absent, 0; excused, 9.  
-- IN THE HOUSE --
- Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 1; absent,  
0; excused, 0.
- Apr 21 Speaker signed.  
-- IN THE SENATE --
- Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- May 9 Governor signed.

**HB 1316** by Representatives Schual-Berke, Simpson, Kessler, Morrell, Kilmer, Upthegrove, Clibborn, Hasegawa, Conway, Roberts, Takko, Moeller, Kagi, Dickerson, Campbell, and Ormsby; by request of Governor Gregoire

Companion Bill: 5470

Allowing the importation of certain prescription drugs from Canadian wholesalers.

(SUBSTITUTED FOR - SEE 2ND 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.

**HB 1316-S** by House Committee on Health Care (originally sponsored by Representatives Schual-Berke, Simpson, Kessler, Morrell, Kilmer, Upthegrove, Clibborn, Hasegawa, Conway, Roberts, Takko, Moeller, Kagi, Dickerson, Campbell, and Ormsby; by request of Governor Gregoire)

(SUBSTITUTED FOR - SEE 2ND 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.

Provides that, if the board is unable to develop a licensing agreement with Health Canada or an applicable Canadian province, the board shall develop a process to license participating Canadian wholesalers through on-site inspection and certification.

**HB 1316-S2** by House Committee on Appropriations (originally sponsored by Representatives Schual-Berke, Simpson, Kessler, Morrell, Kilmer, Upthegrove, Clibborn, Hasegawa, Conway, Roberts, Takko, Moeller, Kagi, Dickerson, Campbell, and Ormsby; by request of Governor Gregoire)

(AS OF HOUSE 2ND READING 2/18/05)

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.

Provides that, if the board is unable to develop a licensing agreement with Health Canada or an applicable Canadian province, the board shall develop a process to license participating Canadian wholesalers through on-site inspection and certification.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Health Care.  
 Jan 25 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Appropriations.  
 Feb 7 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 Feb 10 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 11 Placed on second reading.  
 Feb 18 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 54; nays, 42;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 21 First reading, referred to Health & Long-Term Care.  
 Mar 23 Public hearing in committee.  
 Mar 28 Executive session in committee.  
 Mar 29 HEA - Majority; do pass with amendment(s).  
 Mar 30 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1317** by Representatives Conway, Fromhold, and Crouse; by request of Select Committee on Pension Policy

Companion Bill: 5341

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 Appropriations.  
 Feb 16 Public hearing in committee.

**HB 1318** by Representatives Crouse, Conway, Simpson, Upthegrove, and Linville; by request of Select Committee on Pension Policy

Allowing certain members of the teachers', school employees', and public employees' retirement systems to return to work without restrictions or begin receiving their retirement allowance before separation from state elective office.

Authorizes certain members of the teachers', school employees', and public employees' retirement systems to return to work without restrictions or begin receiving their retirement allowance before separation from state elective office.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Appropriations.

**HB 1319** by Representatives Conway, Fromhold, Crouse, Simpson, Upthegrove, and Campbell; by request of Select Committee on Pension Policy

Companion Bill: 5247

Survivor benefits for ex spouses in the law enforcement officers' and fire fighters' retirement system, plan 1.

(DIGEST AS ENACTED)

Revises survivor benefits for ex spouses in the law enforcement officers' and fire fighters' retirement system, plan 1.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Appropriations.  
 Feb 9 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Feb 21 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, 94; nays, 0;  
 absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Ways & Means.  
 Mar 23 Executive session in committee.  
 Mar 24 WM - Majority; do pass.  
 Mar 25 Passed to Rules Committee for second reading.  
 Mar 30 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 49; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Apr 6 Speaker signed.  
 -- IN THE SENATE --  
 Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 11 Delivered to Governor.  
 Apr 15 Governor signed.  
 Chapter 62, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1320** by Representatives Alexander, Conway, Crouse, Simpson, Upthegrove, and Chase; by request of Select Committee on Pension Policy

Companion Bill: 5517

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.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1320-S** by House Committee on Appropriations (originally sponsored by Representatives Alexander, Conway, Crouse, Simpson, Upthegrove, and Chase; by request of Select Committee on Pension Policy)

Changing the terms 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.

(AS OF HOUSE 2ND READING 3/07/05)

Changes the terms 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.

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

- 2005 REGULAR SESSION --
- Jan 20 First reading, referred to Appropriations.  
Jan 27 Public hearing in committee.  
Feb 22 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.
- Feb 24 Passed to Rules Committee for second reading.  
Feb 25 Placed on second reading suspension calendar.  
Mar 7 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.
- IN THE SENATE --
- Mar 8 First reading, referred to Ways & Means.  
Apr 24 By resolution, returned to House Rules Committee for third reading.
- 2006 REGULAR SESSION --
- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Appropriations.

**HB 1321** by Representatives Fromhold, Conway, Crouse, Simpson, Morrell, Uptegrove, Linville, Kenney, and McDermott; by request of Select Committee on Pension Policy

Companion Bill: 5324

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.

(DIGEST AS ENACTED)

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 Appropriations.  
Jan 27 Public hearing in committee.  
Feb 14 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.
- Feb 17 Passed to Rules Committee for second reading.  
Feb 25 Placed on second reading suspension calendar.  
Mar 7 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.
- IN THE SENATE --
- Mar 8 First reading, referred to Ways & Means.  
Mar 23 Executive session in committee.  
Mar 24 WM - Majority; do pass.  
Mar 25 Passed to Rules Committee for second reading.  
Mar 30 Placed on second reading by Rules Committee.  
Apr 4 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 41; nays, 0; absent, 0; excused, 8.
- IN THE HOUSE --
- Apr 6 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

- Apr 12 Governor signed.  
Chapter 23, 2005 Laws.  
Effective date 7/24/2005.

**HB 1322** by Representatives Fromhold, Conway, Crouse, Simpson, Linville, and Chase; by request of Select Committee on Pension Policy

Companion Bill: 5489

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.

-- 2005 REGULAR SESSION --

- Jan 20 First reading, referred to Appropriations.  
Feb 3 Public hearing in committee.

**HB 1323** by Representatives Conway, Fromhold, Crouse, Simpson, Linville, and Chase; by request of Select Committee on Pension Policy

Companion Bill: 5193

Changing the membership of the executive committee of the select committee on pension policy.

(DIGEST AS ENACTED)

Revises the membership of the executive committee of the select committee on pension policy.

-- 2005 REGULAR SESSION --

- Jan 20 First reading, referred to Appropriations.  
Jan 27 Public hearing in committee.  
Feb 14 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.
- Feb 16 Passed to Rules Committee for second reading.  
Feb 25 Placed on second reading suspension calendar.  
Mar 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 85; nays, 0; absent, 0; excused, 13.
- IN THE SENATE --
- Mar 9 First reading, referred to Ways & Means.  
Mar 23 Executive session in committee.  
Mar 24 WM - Majority; do pass.  
Mar 25 Passed to Rules Committee for second reading.  
Mar 30 Placed on second reading by Rules Committee.  
Apr 4 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 42; nays, 0; absent, 0; excused, 7.
- IN THE HOUSE --
- Apr 5 Speaker signed.
- IN THE SENATE --
- Apr 6 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Apr 12 Delivered to Governor.  
Governor signed.  
Chapter 24, 2005 Laws.  
Effective date 7/24/2005.

**HB 1324** by Representatives Fromhold, Conway, Crouse, Simpson, and Linville; by request of Select Committee on Pension Policy

Companion Bill: 5246

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 20 First reading, referred to Appropriations.  
Feb 17 Public hearing in committee.

**HB 1325** by Representatives Conway, Fromhold, Crouse, Simpson, Morrell, Moeller, Sells, Chase, and Campbell; by request of Select Committee on Pension Policy and LEOFF Plan 2 Retirement Board

Companion Bill: 5261

Authorizing interruptive military service credit.

(DIGEST AS ENACTED)

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 20 First reading, referred to Appropriations.  
Jan 27 Public hearing in committee.  
Feb 14 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.  
Feb 16 Passed to Rules Committee for second reading.  
Feb 25 Placed on second reading suspension calendar.  
Mar 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 91; nays, 0;  
absent, 0; excused, 7.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Ways & Means.  
Mar 23 Executive session in committee.  
Mar 24 WM - Majority; do pass.  
Mar 25 Passed to Rules Committee for second reading.  
Mar 30 Placed on second reading by Rules Committee.  
Apr 5 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 49; nays, 0;  
absent, 0; excused, 0.  
-- IN THE HOUSE --  
Apr 6 Speaker signed.  
-- IN THE SENATE --  
Apr 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 11 Delivered to Governor.  
Apr 15 Governor signed.  
Chapter 64, 2005 Laws.  
Effective date 7/24/2005\*.

**HB 1326** by Representatives Conway, Crouse, Simpson, and Chase; by request of Select Committee on Pension Policy

Companion Bill: 5244

Restricting the public employment of retirees from the teachers' retirement system and the public employees' retirement system.

(SUBSTITUTED FOR - SEE 1ST SUB)

Restricts the public employment of retirees from the teachers' retirement system and the public employees' retirement system.

**HB 1326-S** by House Committee on Appropriations (originally sponsored by Representatives Conway, Crouse, Simpson, and Chase; by request of Select Committee on Pension Policy)

(AS OF HOUSE 2ND READING 3/04/05)

Restricts the public employment of retirees from the teachers' retirement system and the public employees' retirement system.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Appropriations.  
Feb 9 Public hearing in committee.  
Feb 21 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Feb 23 Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 4 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 2;  
absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 8 First reading, referred to Ways & Means.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Appropriations.

**HB 1327** by Representatives Alexander, Conway, Crouse, Simpson, Linville, and Chase; by request of Select Committee on Pension Policy

Companion Bill: 5512

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.

(DIGEST AS ENACTED)

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.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Appropriations.  
Jan 27 Public hearing in committee.  
Feb 14 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.  
Feb 16 Passed to Rules Committee for second reading.  
Feb 25 Placed on second reading suspension calendar.  
Mar 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 91; nays, 0;  
absent, 0; excused, 7.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Ways & Means.  
Mar 23 Executive session in committee.  
Mar 24 WM - Majority; do pass.  
Mar 25 Passed to Rules Committee for second reading.

Mar 30 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0;  
 absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Apr 6 Speaker signed.  
 -- IN THE SENATE --  
 Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 11 Delivered to Governor.  
 Apr 15 Governor signed.  
 Chapter 65, 2005 Laws.  
 Effective date 7/1/2006.

**HB 1328** by Representatives Conway, Crouse, Simpson, and Chase; by request of Select Committee on Pension Policy

Companion Bill: 5192

Establishing the composition and jurisdiction of city and county disability boards.

(DIGEST AS ENACTED)

Establishes the composition and jurisdiction of city and county disability boards.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Appropriations.  
 Feb 3 Public hearing in committee.  
 Feb 7 Executive session in committee.  
 Feb 8 APP - Majority; do pass.  
 Feb 9 Passed to Rules Committee for second reading.  
 Feb 15 Placed on second reading suspension calendar.  
 Feb 28 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 89; nays, 0;  
 absent, 0; excused, 9.  
 -- IN THE SENATE --  
 Mar 1 First reading, referred to Ways & Means.  
 Mar 23 Executive session in committee.  
 Mar 24 WM - Majority; do pass.  
 Mar 25 Passed to Rules Committee for second reading.  
 Mar 30 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0;  
 absent, 1; excused, 2.  
 -- IN THE HOUSE --  
 Apr 6 Speaker signed.  
 -- IN THE SENATE --  
 Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 11 Delivered to Governor.  
 Apr 15 Governor signed.  
 Chapter 66, 2005 Laws.  
 Effective date 4/15/2005.

**HB 1329** by Representatives Conway, Crouse, Simpson, and Chase; by request of Select Committee on Pension Policy

Companion Bill: 5514

Choosing a reduced retirement allowance under the law enforcement officers' and fire fighters' retirement system, plan 1.

(DIGEST AS ENACTED)

Provides for choosing a reduced retirement allowance under the law enforcement officers' and fire fighters' retirement system, plan 1.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Appropriations.  
 Feb 3 Public hearing in committee.

Feb 7 Executive session in committee.  
 Feb 8 APP - Majority; do pass.  
 Feb 9 Passed to Rules Committee for second reading.  
 Feb 15 Placed on second reading suspension calendar.  
 Feb 28 Referred to Rules 2 Review.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 10 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 0;  
 absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Ways & Means.  
 Mar 23 Executive session in committee.  
 Mar 24 WM - Majority; do pass.  
 Mar 25 Passed to Rules Committee for second reading.  
 Mar 30 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 6 Speaker signed.  
 -- IN THE SENATE --  
 Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 11 Delivered to Governor.  
 Apr 15 Governor signed.  
 Chapter 67, 2005 Laws.  
 Effective date 4/15/2005.

**HB 1330** by Representatives Conway, Fromhold, Crouse, and Chase; by request of Select Committee on Pension Policy

Companion Bill: 5245

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.

(DIGEST AS ENACTED)

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 20 First reading, referred to Appropriations.  
 Jan 27 Public hearing in committee.  
 Feb 14 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Feb 16 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 92; nays, 0;  
 absent, 0; excused, 6.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Ways & Means.  
 Mar 23 Executive session in committee.  
 Mar 24 WM - Majority; do pass with amendment(s).  
 Mar 25 Passed to Rules Committee for second reading.  
 Mar 30 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, 48; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.

Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 9 Governor signed.  
 Chapter 327, 2005 Laws.  
 Effective date 7/24/2005\*.

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**HB 1331** by Representatives Conway, Alexander, Wood, DeBolt, Simpson, Strow, Chase, and Ormsby

Requiring electrical contractors to be licensed before advertising.

(AS OF HOUSE 2ND READING 1/27/06)

Requires electrical contractors to be licensed before advertising.

-- 2005 REGULAR SESSION --  
 Jan 20 First reading, referred to Commerce & Labor.  
 Feb 3 Public hearing and executive action taken in committee.  
 CL - Majority; do pass.  
 Feb 7 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.  
 Feb 28 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 2 First reading, referred to Labor, Commerce, Research & Development.  
 Mar 17 Public hearing in committee.  
 Mar 21 Executive session in committee.  
 LCRD - Majority; do pass.  
 Minority; without recommendation.  
 Mar 22 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Jan 26 Placed on third reading by Rules Committee.  
 Jan 27 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Jan 31 First reading, referred to Labor, Commerce, Research & Development.  
 Feb 16 Public hearing and executive action taken in committee.  
 Feb 17 LCRD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

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**HB 1332** by Representatives O'Brien, Holmquist, Ericks, Talcott, Clements, Fromhold, Conway, Grant, Chase, Simpson, and Dunn

Increasing the monthly business excise tax credit.

Amends RCW 82.04.4451 to increase the monthly business excise tax credit.

-- 2005 REGULAR SESSION --  
 Jan 20 First reading, referred to Finance.

**HB 1333** by Representatives O'Brien, Kirby, Darneille, Strow, Ahern, and Campbell

Including municipal indecent exposure and lewd conduct convictions in the state indecent exposure felony determination.

Amends RCW 9A.88.010 to include municipal indecent exposure and lewd conduct convictions in the state indecent exposure felony determination.

-- 2005 REGULAR SESSION --  
 Jan 20 First reading, referred to Criminal Justice & Corrections.  
 Feb 3 Public hearing in committee.

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**HB 1334** by Representatives O'Brien, Pearson, Ericks, Holmquist, and Simpson

Changing provisions relating to registered sex and kidnapping offenders.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions relating to registered sex and kidnapping offenders.

**HB 1334-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives O'Brien, Pearson, Ericks, Holmquist, and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions relating to registered sex and kidnapping offenders.

-- 2005 REGULAR SESSION --  
 Jan 20 First reading, referred to Criminal Justice & Corrections.  
 Feb 3 Public hearing in committee.  
 Feb 10 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 14 Referred to Appropriations.

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**HB 1335** by Representatives Dunshee, Nixon, O'Brien, Jarrett, Simpson, Moeller, Fromhold, Ormsby, Chase, Appleton, Morrell, Clibborn, Kagi, Kessler, Green, Morris, Hasegawa, Dunn, Schual-Berke, Kenney, Wood, Dickerson, and McDermott

Companion Bill: 5326

Providing home rule charter cities the ability to choose their election system.

Provides home rule charter cities the ability to choose their election system.

-- 2005 REGULAR SESSION --  
 Jan 20 First reading, referred to Local Government.  
 Jan 31 Public hearing in committee.

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**HB 1336** by Representatives Flannigan, Morrell, O'Brien, Campbell, Kirby, Hudgins, Darneille, Lantz, Hunt, Appleton, Moeller, Kenney, Kagi, Dickerson, McDermott, Santos, Chase, and Ormsby

Requiring plans that provide coverage for prostheses to provide coverage for hearing aids.

(SEE ALSO PROPOSED 1ST SUB)

Finds that the inability to purchase hearing aids adversely affects hearing-impaired people of all ages and impacts the employment and educational opportunities of hearing-impaired children and adults in Washington state by limiting communication options. To provide these individuals with equal

opportunity and protect the well-being of the population, there is an intent to establish insurance coverage provisions for hearing aids.

**HB 1336-S** by House Committee on Health Care (originally sponsored by Representatives Flannigan, Morrell, O'Brien, Campbell, Kirby, Hudgins, Darneille, Lantz, Hunt, Appleton, Moeller, Kenney, Kagi, Dickerson, McDermott, Santos, Chase, and Ormsby)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the inability to purchase hearing aids adversely affects hearing-impaired people of all ages and impacts the employment and educational opportunities of hearing-impaired children and adults in Washington state by limiting communication options. To provide these individuals with equal opportunity and protect the well-being of the population, there is an intent to establish insurance coverage provisions for hearing aids.

Provides that covered hearing instruments and related services shall be recommended by the patient's physician or advanced registered nurse practitioner as authorized by the nursing care quality assurance commission under chapter 18.79 RCW or physician assistant under chapter 18.71A or 18.57A RCW.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Health Care.  
Feb 17 Public hearing in committee.  
Feb 24 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 1 Referred to Appropriations.

**HB 1337** by Representatives O'Brien, Pearson, and Darneille  
Regulating storage of sex offender records.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that any sealed record transferred to the Washington association of sheriffs and police chiefs for permanent electronic retention and retrieval, including records sealed after transfer, shall be electronically retained in such a way that the record is clearly marked as sealed.

Authorizes the Washington association of sheriffs and police chiefs to destroy both the paper copy and electronic record of any offender verified as deceased.

Provides that electronic records marked as sealed shall only be accessible by criminal justice agencies as defined in RCW 10.97.030 who would otherwise have access to a sealed paper copy of the document and the system administrator for the purposes of system administration and maintenance.

**HB 1337-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives O'Brien, Pearson, and Darneille)

(DIGEST AS ENACTED)

Provides that any sealed record transferred to the Washington association of sheriffs and police chiefs for permanent electronic retention and retrieval, including records sealed after transfer, shall be electronically retained in such a way that the record is clearly marked as sealed.

Authorizes the Washington association of sheriffs and police chiefs to destroy both the paper copy and electronic record of any offender verified as deceased.

Provides that electronic records marked as sealed shall only be accessible by criminal justice agencies as defined in RCW 10.97.030 who would otherwise have access to a sealed paper copy of the document, the end-of-sentence review committee as defined by RCW 72.09.345 for the purpose of fulfilling its duties under RCW 71.09.025 and 9.95.420, and the system

administrator for the purposes of system administration and maintenance.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Criminal Justice & Corrections.  
Feb 3 Public hearing in committee.  
Feb 10 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.  
Feb 14 Passed to Rules Committee for second reading.  
Feb 15 Placed on second reading suspension calendar.  
Feb 28 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 89; nays, 0; absent, 0; excused, 9.  
-- IN THE SENATE --  
Mar 1 First reading, referred to Human Services & Corrections.  
Mar 17 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 HSC - Majority; do pass.  
Apr 4 Passed to Rules Committee for second reading.  
Apr 11 Placed on second reading by Rules Committee.  
Apr 12 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 41; nays, 0; absent, 0; excused, 8.  
-- IN THE HOUSE --  
Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 19 Delivered to Governor.  
Apr 28 Governor signed.  
Chapter 227, 2005 Laws.  
Effective date 7/24/2005.

**HB 1338** by Representatives O'Brien, Pearson, Darneille, Simpson, and Ormsby

Adding kidnapping to the statewide registered sex offender web site.

(DIGEST AS ENACTED)

Provides that, for kidnapping offenders, the web site shall contain, but is not limited to, the same information and functionality as described in RCW 4.24.550(5)(a)(i), provided that it is permissible under state and federal law. If it is not permissible, the web site shall be limited to the information and functionality that is permissible under state and federal law.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Criminal Justice & Corrections.  
Feb 1 Public hearing in committee.  
Feb 10 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Feb 14 Passed to Rules Committee for second reading.  
Feb 25 Placed on second reading suspension calendar.  
Mar 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 93; nays, 0; absent, 0; excused, 5.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Human Services & Corrections.  
Mar 17 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 HSC - Majority; do pass.  
Apr 4 Passed to Rules Committee for second reading.  
Apr 11 Placed on second reading by Rules Committee.

Apr 12 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0;  
absent, 1; excused, 4.  
-- IN THE HOUSE --  
Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 19 Delivered to Governor.  
Apr 28 Governor signed.  
Chapter 228, 2005 Laws.  
Effective date 7/24/2005.

**HB 1339** by Representatives Hudgins, Ericksen, B. Sullivan,  
Commission and Morrell; by request of Parks and Recreation  
Companion Bill: 5316  
Authorizing state parks and recreation commission license plates.  
Authorizes state parks and recreation commission license  
plates.

-- 2005 REGULAR SESSION --  
Jan 20 First reading, referred to Transportation.  
Feb 14 Public hearing in committee.  
Mar 3 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in  
present status.  
House Rules "X" file.

**HB 1340** by Representatives O'Brien, Darneille, and Kagi; by  
request of Criminal Justice Training Commission  
Companion Bill: 5320  
Authorizing the certification of corrections officers.  
(SEE ALSO PROPOSED 1ST SUB)  
Authorizes the certification of corrections officers.

**HB 1340-S** by House Committee on Criminal Justice &  
Corrections (originally sponsored by  
Representatives O'Brien, Darneille, and Kagi; by request of  
Criminal Justice Training Commission)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the certification of corrections officers.  
-- 2005 REGULAR SESSION --  
Jan 20 First reading, referred to Criminal Justice &  
Corrections.  
Feb 4 Public hearing in committee.  
Feb 10 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be  
substituted, do pass.  
Minority; do not pass.  
Feb 14 Referred to Appropriations.  
Feb 21 Public hearing in committee.

**HB 1341** by Representatives Simpson, P. Sullivan, Nixon,  
Buck, Springer, Hankins, Haler, Quall, B. Sullivan,  
Kessler, Morris, Roberts, and Chase  
Authorizing additional investment authority for specified hospital  
districts.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, in addition to any other investment authority  
granted by law, public hospital districts with annual revenues  
exceeding one hundred million dollars, and which less than five  
percent is derived from tax revenues, are authorized to invest  
their funds and money in their custody or possession, eligible for  
investment, in appropriate investment vehicles, as reasonably and  
prudently determined by the finance or investment committees of  
such districts.

**HB 1341-S** by House Committee on Local Government  
(originally sponsored by Representatives  
Simpson, P. Sullivan, Nixon, Buck, Springer, Hankins, Haler,  
Quall, B. Sullivan, Kessler, Morris, Roberts, and Chase)

(AS OF HOUSE 2ND READING 2/13/06)

Provides that, in addition to any other investment authority  
granted by law, public hospital districts with annual revenues  
exceeding one hundred million dollars, of which less than five  
percent is derived from regular property taxes as defined in RCW  
84.04.140, are authorized to invest their funds and money in their  
custody or possession, eligible for investment, in appropriate  
investment vehicles, as reasonably and prudently determined by  
the finance or investment committees of such districts.

-- 2005 REGULAR SESSION --  
Jan 20 First reading, referred to Local Government.  
Feb 3 Public hearing in committee.  
Feb 14 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted,  
do pass.  
Minority; do not pass.  
Feb 17 Passed to Rules Committee for 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, 95; nays, 1;  
absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 17 First reading, referred to Government  
Operations & Elections.  
Mar 24 Public hearing in committee.  
Mar 30 Executive session in committee.  
Apr 24 By resolution, returned to House Rules  
Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in  
present status.  
Feb 6 Placed on third reading by Rules Committee.  
Feb 13 Third reading, passed; yeas, 95; nays, 1;  
absent, 0; excused, 2.  
-- IN THE SENATE --  
Feb 14 First reading, referred to Government  
Operations & Elections.  
Feb 21 Public hearing in committee.  
Feb 22 Executive session in committee.  
Feb 24 GO - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Feb 28 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 8 Referred to Rules.  
By resolution, returned to House Rules  
Committee for third reading.

**HB 1342** by Representatives Wood and Ormsby; by request  
of Transportation Improvement Board

Companion Bill: 5356

Modifying the alignment of state route number 290.

Revises the alignment of state route number 290.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Transportation.  
 Feb 7 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 House Rules "X" file.

**HB 1343** by Representatives P. Sullivan, Walsh, Simpson,  
 Green, Buri, Kessler, Haler, Morrell, McCoy,  
 Williams, Linville, Hasegawa, Roberts, Sells, McDermott, Chase,  
 and Ormsby

Providing a life insurance policy for national guard members  
 called to active duty.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that every member of the national guard called into  
 active duty shall be issued a life insurance policy with a benefit of  
 two hundred fifty thousand dollars. The premium for the policy  
 shall be paid out of the general fund of Washington for the period  
 of time that the member of the national guard is on active duty.

Declares that, under this act, "active duty" means active state  
 service, active training duty, and federal service.

**HB 1343-S** by House Committee on State Government  
 Operations & Accountability (originally  
 sponsored by Representatives P. Sullivan, Walsh, Simpson,  
 Green, Buri, Kessler, Haler, Morrell, McCoy, Williams, Linville,  
 Hasegawa, Roberts, Sells, McDermott, Chase, and Ormsby)

(AS OF HOUSE 2ND READING 1/25/06)

Directs the military department to reimburse active duty  
 national guard members the cost of life insurance premiums for  
 insurance purchased through the federal service members' group  
 life insurance program. Reimbursements shall be made for  
 premiums up to four hundred thousand dollars in coverage and  
 shall be made only when national guard members are on active  
 duty. Under this provision, "active duty" means deployed outside  
 the United States.

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

-- 2005 REGULAR SESSION --  
 Jan 20 First reading, referred to State Government  
 Operations & Accountability.  
 Feb 11 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be  
 substituted, do pass.  
 Feb 21 Referred to Appropriations.  
 Mar 2 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill  
 proposed by State Government Operations &  
 Accountability.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 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, 94; nays, 0;  
 absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Government  
 Operations & Elections.  
 Mar 28 Public hearing in committee.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.

-- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Jan 24 Rules Committee relieved of further  
 consideration. Placed on third reading.  
 Jan 25 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 --  
 Jan 26 First reading, referred to Government  
 Operations & Elections.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

**HB 1344** by Representatives P. Sullivan, Simpson, and Dunn  
 Requiring information on fugitives to be posted on the internet.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that some offenders, often known as escapees or  
 fugitives, willfully discontinue to make themselves available to  
 the department of corrections for supervision by making their  
 whereabouts unknown or by failing to maintain contact with the  
 department as required by their community custody officers.

Requires the department of corrections to, within available  
 resources, establish a public list, on the department's available  
 web site, of all persons deemed escapees or fugitives from the  
 department. The department shall focus the web site on those  
 escapees and fugitives considered high risk offenders. The  
 department shall submit a report to the legislature by December  
 31, 2005, on the progress of the web site.

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

**HB 1344-S** by House Committee on Appropriations  
 (originally sponsored by Representatives P.  
 Sullivan, Simpson, and Dunn)

Requiring the department of corrections to post on its web site  
 information on escapees.

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

Directs the department of corrections to, within available  
 resources, establish a public list, on the department's web site, of  
 all high-risk inmates who have escaped from correctional  
 institutions and facilities operated or contracted by the  
 department.

-- 2005 REGULAR SESSION --  
 Jan 20 First reading, referred to Criminal Justice &  
 Corrections.  
 Feb 1 Public hearing in committee.  
 Feb 10 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Feb 14 Referred to Appropriations.  
 Feb 21 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be  
 substituted, do pass.  
 Mar 4 Passed to Rules Committee for second reading.  
 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, 94; nays, 0;  
 absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Human Services &  
 Corrections.  
 Mar 28 Public hearing in committee.

Mar 31 Executive session in committee.  
 Apr 1 HSC - Majority; do pass with amendment(s).  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Feb 6 House Rules "X" file.

**HB 1345** by Representatives Hasegawa, Kenney, Takko,  
 Sells, Jarrett, Roberts, Ericks, Haler, Williams,  
 Moeller, Appleton, Morrell, McCoy, Dunn, Kagi, McDermott,  
 Santos, and Chase

Allowing state financial aid for part-time students.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that due in part to the high cost of attending college, a  
 significant number of students attend higher education part time.

Finds that more than one-quarter of students cannot qualify  
 for financial aid due solely to their part-time status.

Declares an intent to expand eligibility for the state need  
 grant to include some students who are enrolled on less than a  
 half-time basis.

**HB 1345-S** by House Committee on Appropriations  
 (originally sponsored by Representatives  
 Hasegawa, Kenney, Takko, Sells, Jarrett, Roberts, Ericks, Haler,  
 Williams, Moeller, Appleton, Morrell, McCoy, Dunn, Kagi,  
 McDermott, Santos, and Chase)

(DIGEST AS ENACTED)

Directs the higher education coordinating board to develop a  
 pilot project for the 2005-2007 biennium to assess the need for  
 and funding requirements that would be necessary to expand  
 student eligibility for the state need grant program to include  
 students enrolled in four or five quarter hours or equivalent  
 enrollment. Under the pilot project, students attending  
 participating higher education institutions and enrolled in four or  
 five quarter hours or equivalent enrollment shall be eligible for  
 the state need grant as long as they also meet the other eligibility  
 criteria for the program.

Requires the higher education coordinating board to select up  
 to ten colleges and universities to participate in the pilot project  
 developed under this act.

Requires the higher education coordinating board to report to  
 the higher education committees of the legislature by December  
 2006, on the results of the pilot project.

Provides that the pilot project shall begin in the fall 2005  
 academic term and expire June 30, 2007.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Higher Education.  
 Feb 4 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 HE - Executive action taken by committee.  
 HE - Majority; do pass.  
 Minority; without recommendation.  
 Referred to Appropriations.  
 Feb 15 Public hearing and executive action taken in  
 committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; do not pass.  
 Mar 7 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, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --

Mar 10 First reading, referred to Early Learning, K-12  
 & Higher Education.  
 Mar 28 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 EKHE - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Apr 4 Public hearing and executive action taken in  
 committee.  
 WM - Majority; do pass with amendments(s)  
 by Early Learning, K-12 & Higher  
 Education.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Apr 12 Committee amendment adopted with no other  
 amendments.  
 Apr 13 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 42; nays, 2;  
 absent, 0; excused, 5.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent,  
 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 28 Governor signed.  
 Chapter 229, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1346** by Representatives Buck, B. Sullivan, Kretz,  
 DeBolt, Blake, Eickmeyer, and Takko

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

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the state has acted to plan for the protection and  
 preservation of fish life by establishing policies that affect the  
 protection of marine and freshwater habitat in the growth  
 management act, the shorelines management act, the forest and  
 fish plan, and the habitat conservation plan.

Finds that the state requires the examination of the  
 environmental impacts of construction projects and work in  
 Washington to minimize and mitigate the impact of those projects  
 through the state environmental policy act.

Finds that while these various acts regulate the planning and  
 design of upland projects, it is necessary to call on the expertise  
 of the department of fish and wildlife to implement rules  
 governing construction or work activities that occur below the  
 ordinary high water line or other work specifically designated by  
 the legislature in such a manner so as to protect fish life.

Recognizes that all such construction and work is to be  
 permitted in a timely and efficient fashion with an aim toward  
 preserving existing public and private property, preventing  
 damage to the environment, protecting fish life, and permitting  
 the efficient construction of new facilities.

Repeals RCW 77.55.100, 77.55.110, 77.55.190, and  
 77.55.370.

**HB 1346-S** by House Committee on Natural Resources,  
 Ecology & Parks (originally sponsored by  
 Representatives Buck, B. Sullivan, Kretz, DeBolt, Blake,  
 Eickmeyer, and Takko)

Concerning the hydraulic project approval program.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the hydraulic project approval provides critical protections for fish and fish habitat and is a key component of the state's approach to salmon recovery.

Finds that the hydraulic project approval is the only state permit solely intended to protect fish life.

Finds that the hydraulic project approval program needs to be redesigned to provide better customer service, improved consistency, and enhanced compliance and effectiveness monitoring.

Declares an intent to clarify the department of fish and wildlife's authority under chapter 77.55 RCW, streamline the application process to provide consistency and predictability for permit applicants, and ensure that those hydraulic projects with the highest potential risk to fish and fish habitat receive the highest priority.

**HB 1346-S2** by House Committee on Appropriations (originally sponsored by Representatives Buck, B. Sullivan, Kretz, DeBolt, Blake, Eickmeyer, and Takko)

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

(DIGEST AS ENACTED)

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

Repeals RCW 77.55.100, 77.55.110, 77.55.190, 77.55.250, and 77.55.370.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 11 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Referred to Appropriations.  
 Mar 5 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 11 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Natural Resources, Ocean & Recreation.  
 Mar 21 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 NROR - Majority; do pass.  
 Apr 1 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on second reading.  
 Apr 7 Placed on second reading by Rules Committee.  
 Apr 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 0; absent, 0; excused, 6.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 146, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1347** by Representatives Lantz, Williams, and Newhouse  
 Changing provisions relating to dishonored checks.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 62A.3-515, 62A.3-520, 62A.3-522, and 62A.3-525 relating to dishonored checks.

**HB 1347-S** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Williams, and Newhouse)

(DIGEST AS ENACTED)

Finds that the legislature has directed the financial literacy public-private partnership to complete certain tasks to support efforts to increase the level of financial literacy in the common schools. In order to promote a greater understanding by students of the consequences of a dishonored check, the legislature intends to extend by one year the date by which the financial literacy public-private partnership must identify strategies to increase the financial literacy of public school students in Washington.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Judiciary.  
 Feb 4 Public hearing in committee.  
 Feb 8 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Feb 9 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Mar 17 Public hearing in committee.  
 Mar 24 Executive session in committee.  
 Mar 25 FHC - Majority; do pass with amendment(s).  
 Mar 28 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 14 Placed on second reading by Rules Committee.  
 Apr 15 Committee amendment adopted as amended.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0; absent, 1; excused, 2.  
 -- IN THE HOUSE --  
 Apr 20 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 1; absent, 0; excused, 2.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 4 Governor signed.  
 Chapter 277, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1348** by Representatives Williams, Newhouse, and Lantz  
 Companion Bill: 5353

Providing a uniform method of transferring a municipal court judgment into district court.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1348-S** by House Committee on Judiciary (originally sponsored by Representatives Williams, Newhouse, and Lantz)

(AS OF HOUSE 2ND READING 1/27/06)

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 20 First reading, referred to Judiciary.  
Feb 1 Public hearing and executive action taken in committee.  
JUDI - Majority; 1st substitute bill be substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 15 Placed on second reading suspension calendar.  
Feb 28 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 89; nays, 0; absent, 0; excused, 9.

-- IN THE SENATE --

Mar 1 First reading, referred to Judiciary.  
Mar 23 Public hearing in committee.  
Mar 29 Executive session in committee.  
Mar 30 JUD - Majority; do pass.  
Mar 31 Passed to Rules Committee for second reading.  
Apr 6 Made eligible to be placed on second reading.  
Apr 14 Placed on second reading by Rules Committee.  
Apr 24 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Jan 26 Placed on third reading by Rules Committee.  
Jan 27 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Jan 31 First reading, referred to Judiciary.  
Feb 22 Executive session in committee.  
Feb 24 JUD - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Feb 27 Placed on second reading by Rules Committee.  
Mar 8 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

**HB 1349** by Representatives Conway, DeBolt, Morrell, Roach, Wood, Campbell, Green, Appleton, McCoy, Springer, Sells, Hunt, B. Sullivan, Simpson, P. Sullivan, Williams, Chase, Hankins, and Ormsby

Companion Bill: 5724

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.

**HB 1349-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, DeBolt, Morrell, Roach, Wood, Campbell, Green, Appleton, McCoy, Springer, Sells, Hunt, B. Sullivan, Simpson, P. Sullivan, Williams, Chase, Hankins, and Ormsby)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires collective bargaining regarding hours of work for individual providers.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Commerce & Labor.  
Jan 31 Public hearing in committee.  
Feb 28 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 2 Passed to Rules Committee for second reading.  
Mar 8 Rules Committee relieved of further consideration.  
Referred to Appropriations.  
Mar 17 Public hearing in committee.

**HB 1350** by Representatives Nixon, Miloscia, and Anderson

Regarding disclosure of public records.

Declares an intent to restore the law relating to the release of public records largely to that which existed before the Washington supreme court decision in *Hangartner v. City of Seattle*, 151 Wn.2d 439, 90 P.3d 26 (2004).

Declares that the intent of this act is to make clear that: (1) Agencies possessing records must take every available step to assist and facilitate the identification and disclosure of requested records to the public and may not simply ignore or reject requests for disclosure on the basis they are "overly broad," and

(2) Agencies having public records and seeking to exempt disclosure on the basis of the attorney-client privilege may rely only on the exemption in RCW 42.17.310(1)(j) and not the testimonial privilege in RCW 5.60.060(2).

Declares an intent to clarify certain public records provisions to assist agencies in discharging their duty to maintain open governance and to assist citizens in exercising their right to request and examine the recorded workings of their government.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to State Government Operations & Accountability.

**HB 1351** by Representatives Kilmer, Haler, Wallace, Clibborn, Skinner, Springer, Hinkle, Ericks, Morrell, Miloscia, Holmquist, Haigh, Blake, Sells, Buri, Lantz, McCoy, Pettigrew, Appleton, Linville, P. Sullivan, Strow, Kessler, Simpson, Williams, Conway, and Chase

Authorizing a job creation business and occupation tax credit.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, in computing the tax imposed under chapter 82.04 RCW, an eligible person is allowed a credit against the tax due. The credit is equal to five hundred dollars per year for each qualified employment position created after the effective date of this act and maintained for a period of three consecutive years.

Declares that credit may not be taken for hiring of persons into positions that exist on the effective date of this act. Credit is authorized for new employees hired for new positions created on or after the effective date of this act.

Provides that the department shall use the information from this act to study the tax credit program authorized under this act. The department shall report to the appropriate committees of the legislature on the effectiveness of this tax credit in job creation, net jobs created for Washington residents, and company growth by December 1, 2011.

**HB 1351-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Kilmer, Haler, Wallace, Clibborn, Skinner, Springer, Hinkle, Ericks, Morrell, Miloscia, Holmquist, Haigh, Blake, Sells, Buri, Lantz, McCoy, Pettigrew, Appleton, Linville, P. Sullivan, Strow, Kessler, Simpson, Williams, Conway, and Chase)

Authorizing a job creation tax credit.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, in computing the tax imposed under chapter 82.04 RCW, an eligible person is allowed a credit against the tax due. The credit is equal to six hundred fifty dollars per year for each qualified employment position created after the effective date of this act and maintained for a period of three consecutive years.

Declares that credit may not be taken for hiring of persons into positions that exist on the effective date of this act. Credit is authorized for new employees hired for new positions created on or after the effective date of this act.

Provides that the department shall use the information from this act to study the tax credit program authorized under this act. The department shall report to the appropriate committees of the legislature on the effectiveness of this tax credit in job creation, net jobs created for Washington residents, and company growth by December 1, 2011.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 4 Public hearing in committee.  
 Feb 15 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 17 Referred to Finance.  
 Feb 28 Public hearing in committee.  
 Jan 24 Public hearing in committee.

**HB 1352** by Representatives Kessler, DeBolt, Lantz, B. Sullivan, Armstrong, Newhouse, Hinkle, Ormsby, Schindler, Kretz, Wood, Blake, Flannigan, Buck, McCoy, Williams, and McDermott

Companion Bill: 5331

Establishing the historic county courthouse grant program.

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 Capital Budget.  
 Feb 16 Public hearing in committee.

**HB 1353** by Representatives Kenney, Morrell, Cody, Clibborn, Campbell, Williams, Conway, and Santos

Companion Bill: 5599

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.

**HB 1353-S** by House Committee on Appropriations (originally sponsored by Representatives Kenney, Morrell, Cody, Clibborn, Campbell, Williams, Conway, and Santos)

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

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, 2011.

Requires the department to 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 20 First reading, referred to Health Care.  
 Feb 10 Public hearing in committee.  
 Feb 15 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Minority; do not pass.  
 Feb 18 Referred to Appropriations.  
 Feb 22 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 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, 89; nays, 5; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Health & Long-Term Care.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.

## House Rules "X" file.

**HB 1354** by Representatives Pearson and Kristiansen

Authorizing a pilot program for flood control.

Finds that: (1) The prevention of flood damage to public and private property is a matter of public concern;

(2) Projects that prevent and minimize flood damage may be planned and approved in advance of the time that a flood occurs. However, there are also emergencies requiring immediate project approval; and

(3) Many projects designed to protect public and private property from flood damage are not approved due to conflicts with existing permitting and regulatory requirements.

Declares that a pilot program must be developed for projects in select water resource inventory areas to demonstrate and evaluate methods for authorizing flood control projects that protect public and private property, protect or enhance habitat, and protect fish life.

## -- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Natural Resources,  
Ecology & Parks.  
Feb 11 Public hearing in committee.

**HB 1355** by Representatives Conway and Kirby

Companion Bill: 5151

Changing the authority of a metropolitan park district to dispose of surplus property.

Revises the authority of a metropolitan park district to dispose of surplus property.

## -- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Local Government.  
Jan 26 Public hearing in committee.

**HB 1356** by Representatives Pettigrew, Holmquist, and Ormsby

Companion Bill: 5335

Expanding local government insurance options.

(DIGEST AS ENACTED)

Expands local government insurance options.

## -- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Housing.  
Feb 3 Public hearing in committee.  
Feb 10 Executive session in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; do pass.  
Feb 14 Passed to Rules Committee for second reading.  
Feb 15 Made eligible to be placed on second reading.  
Feb 25 Placed on second reading by Rules Committee.  
Mar 3 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.  
-- IN THE SENATE --  
Mar 7 First reading, referred to Financial Institutions,  
Housing & Consumer Protection.  
Mar 30 Public hearing and executive action taken in  
committee.  
Apr 1 FHC - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 5 Made eligible to be placed on second reading.  
Apr 6 Placed on second reading by Rules Committee.  
Apr 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0;  
absent, 0; excused, 5.

## -- IN THE HOUSE --

Apr 11 Speaker signed.

## -- IN THE SENATE --

Apr 12 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 18 Delivered to Governor.  
Apr 22 Governor signed.  
Chapter 147, 2005 Laws.  
Effective date 7/24/2005.

**HB 1357** by Representatives Linville, Newhouse, Grant, Kristiansen, Pettigrew, P. Sullivan, Armstrong, Condotta, Haler, and Morrell

Companion Bill: 5285

Updating the water quality joint development act to provide local government flexibility for improving drinking water and treatment services.

Revises the water quality joint development act to provide local government flexibility for improving drinking water and treatment services.

## -- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Economic  
Development, Agriculture & Trade.

**HB 1358** by Representatives Flannigan, Jarrett, Grant, Walsh, Kirby, Appleton, Kagi, Pettigrew, Darneille, Lovick, Lantz, Fromhold, Haigh, Hasegawa, Kenney, McIntire, and Chase

Companion Bill: 5339

Regarding recidivism reduction through discharge of convicted felons.

(SEE ALSO PROPOSED 1ST SUB)

Finds that: (1) Record numbers of our citizens have been sentenced 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.

**HB 1358-S** by House Committee on Judiciary (originally sponsored by Representatives Flannigan, Jarrett, Grant, Walsh, Kirby, Appleton, Kagi, Pettigrew, Darneille, Lovick, Lantz, Fromhold, Haigh, Hasegawa, Kenney, McIntire, and Chase)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that: (1) Record numbers of our citizens have been sentenced 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.

-- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Judiciary.  
 Feb 2 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Judiciary.

**HB 1359** by Representatives Darneille, Jarrett, Grant, Appleton, Kirby, Walsh, Kagi, Pettigrew, Lovick, Lantz, Campbell, Fromhold, Haigh, Priest, Kessler, Hinkle, Buck, Ormsby, Upthegrove, Dickerson, McIntire, Chase, McDermott, and Holmquist

Companion Bill: 5611

Revising the interest rate on legal financial obligations.

(SUBSTITUTED FOR - SEE 2ND SUB)

Amends RCW 10.82.090 to revise the interest rate on legal financial obligations.

**HB 1359-S** by House Committee on Judiciary (originally sponsored by Representatives Darneille, Jarrett, Grant, Appleton, Kirby, Walsh, Kagi, Pettigrew, Lovick, Lantz, Campbell, Fromhold, Haigh, Priest, Kessler, Hinkle, Buck, Ormsby, Upthegrove, Dickerson, McIntire, Chase, McDermott, and Holmquist)

(SUBSTITUTED FOR - SEE 2ND SUB)

Amends RCW 10.82.090 to revise the interest rate on legal financial obligations.

**HB 1359-S2** by House Committee on Appropriations (originally sponsored by Representatives Darneille, Jarrett, Grant, Appleton, Kirby, Walsh, Kagi, Pettigrew, Lovick, Lantz, Campbell, Fromhold, Haigh, Priest, Kessler, Hinkle, Buck, Ormsby, Upthegrove, Dickerson, McIntire, Chase, McDermott, and Holmquist)

(AS OF HOUSE 2ND READING 2/03/06)

Amends RCW 10.82.090 to revise the interest rate on legal financial obligations.

-- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Judiciary.  
 Feb 2 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 15 Referred to Appropriations.  
 Feb 24 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 APP - Executive action taken by committee.

APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.

Mar 2 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 14 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Mar 16 Referred to Rules 3 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Jan 26 Placed on third reading by Rules Committee.  
 Feb 3 Third reading, passed; yeas, 64; nays, 32; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 6 First reading, referred to Judiciary.  
 Feb 15 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 Feb 24 Public hearing in committee.  
 JUD - Majority; do pass.  
 On motion, referred to Ways & Means.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Mar 1 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

**HB 1360** by Representatives Hunt, Chase, Upthegrove, Dunshee, Dickerson, Hasegawa, McDermott, B. Sullivan, Appleton, Williams, Morrell, Murray, Simpson, Linville, Roberts, Ormsby, McCoy, and Kagi

Protecting ancestral trees.

(SEE ALSO PROPOSED 1ST SUB)

Declares that "ancestral trees" means trees that are one hundred fifty years old or older and that exist in a forest community that is characterized with large standing trees, large snags, large logs on the land, and, if applicable, large logs in streams.

Provides that, unless specifically authorized by the board prior to sale or harvest, the department may not offer for sale, sell, or harvest any ancestral trees located on public lands.

Provides that the board may only authorize the sale or harvest of an ancestral tree located on public lands after making a formal finding that the harvest of the tree is necessary to preserve the health and safety of other ancestral trees in the immediate area.

**HB 1360-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Hunt, Chase, Upthegrove, Dunshee, Dickerson, Hasegawa, McDermott, B. Sullivan, Appleton, Williams, Morrell, Murray, Simpson, Linville, Roberts, Ormsby, McCoy, and Kagi)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that "ancestral trees" means a contiguous group of trees of similar characteristics that: (1) Is twenty acres or larger in size;

(2) Is composed of mixed conifer species with: (a) More than eight dominant trees per acre that are greater than thirty inches in diameter at breast height; (b) four or more conifer snags per acre that are greater than twenty inches in diameter at breast height and are greater than fifteen feet tall; and (c) down logs greater than fifteen tons per acre, including four pieces per acre greater than twenty-four inches at the widest point and greater than fifty feet long;

(3) Is greater than one hundred sixty years old, as determined by computing an arithmetic mean from department inventory on plots in the stand; and

(4) Was not purposefully planted as part of a reforestation effort following a commercial harvest or natural forest disturbance.

Provides that unless specifically authorized by the board prior to sale or harvest, the department may not offer for sale, sell, or harvest any ancestral trees located on public lands west of the crest of the Cascade mountains.

Declares that the board may only authorize the sale or harvest of ancestral trees located on public lands after making a formal finding that some harvest is necessary to preserve the health and safety of other ancestral trees in the immediate area, to protect public safety, or to enhance overall forest health in the stand containing the ancestral trees.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 1 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 1 Passed to Rules Committee for second reading.

**HB 1361** by Representatives Alexander, Simpson, Schindler, and Holmquist

Modifying the disbursement of funds by air pollution control agencies.

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

Amends RCW 70.94.094 relating to the disbursement of funds by air pollution control agencies.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Local Government.  
 Feb 2 Public hearing in committee.  
 Feb 14 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 17 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 94; nays, 0;  
 absent, 0; excused, 4.

-- IN THE SENATE --

- Mar 9 First reading, referred to Water, Energy & Environment.  
 Mar 22 Public hearing in committee.  
 Mar 23 Executive session in committee.  
 Mar 24 WEE - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

- Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Local Government.  
 Jan 30 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 95; nays, 0;  
 absent, 0; excused, 3.

-- IN THE SENATE --

- Feb 9 First reading, referred to Water, Energy & Environment.  
 Feb 16 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 Feb 22 WEE - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Feb 24 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

**HB 1362** by Representatives Campbell, Ericks, Ahern, Dunn, Kristiansen, McCune, Sells, O'Brien, Pearson, Bailey, Condotta, and Holmquist

Making manufacturing methamphetamine a strike.

Includes the manufacture of methamphetamine, or possession of ephedrine, pseudoephedrine, or anhydrous ammonia with intent to manufacture methamphetamine, as a "most serious offense" in RCW 9.94A.030.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Criminal Justice & Corrections.

**HB 1363** by Representatives Kristiansen, Pettigrew, Nixon, Pearson, Kretz, Strow, Linville, Buri, Moeller, Anderson, Campbell, P. Sullivan, McCune, Bailey, and Springer

Allowing the voters to select "none of the above" at general elections.

Provides that general election ballots must give voters the opportunity to select "none of the above" as an alternative to voting for a candidate listed on the ballot for an elective office or writing in the name of a candidate.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to State Government Operations & Accountability.  
 Feb 8 Public hearing in committee.

**HB 1364** by Representatives Green, Bailey, and Cody; by request of Department of Social and Health Services

Companion Bill: 5347

Requiring the department of social and health services to defend temporary managers in nursing homes.

(DIGEST AS ENACTED)

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.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Judiciary.  
 Feb 8 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 95; nays, 0;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Health & Long-Term Care.  
 Mar 17 Public hearing in committee.  
 Mar 21 Executive session in committee.

Mar 22 HEA - Majority; do pass.  
 Mar 23 Passed to Rules Committee for second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 15 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0;  
 absent, 2; excused, 1.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 May 10 Governor signed.  
 Chapter 375, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1365** by Representatives Appleton, Bailey, and Cody; by request of Department of Social and Health Services

Companion Bill: 5886

Concerning home and community services' case management responsibilities.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1365-S** by House Committee on Health Care (originally sponsored by Representatives Appleton, Bailey, and Cody; by request of Department of Social and Health Services)

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

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 --  
 Jan 21 First reading, referred to Health Care.  
 Feb 3 Public hearing in committee.  
 Feb 11 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 16 Passed to Rules Committee for second reading.  
 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, 78; nays, 16;  
 absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Health & Long-Term Care.  
 Mar 28 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 HEA - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Apr 4 Passed to Rules Committee for second reading.

Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Feb 6 House Rules "X" file.

**HB 1366** by Representatives Roberts, McDonald, B. Sullivan, Dickerson, Morrell, Skinner, Appleton, Hinkle, Moeller, Hasegawa, McCune, Sells, Walsh, Ormsby, Kenney, Kagi, and McDermott

Requiring video game retailers to inform consumers about video game rating systems.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires every video game retailer to post signs providing information to consumers about the existence of a nationally recognized video game rating system, or notifying consumers that a rating system is available, to aid in the selection of a game if such a rating system is in existence.

Requires a video game retailer to make available to consumers, upon request, information that explains the video game rating system.

Requires the video game retailer to provide each consumer who rents or purchases a video game with information that explains the video game rating system.

**HB 1366-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Roberts, McDonald, B. Sullivan, Dickerson, Morrell, Skinner, Appleton, Hinkle, Moeller, Hasegawa, McCune, Sells, Walsh, Ormsby, Kenney, Kagi, and McDermott)

(DIGEST AS ENACTED)

Requires every video game retailer to post signs providing information to consumers about the existence of a nationally recognized video game rating system, or notifying consumers that a rating system is available, to aid in the selection of a game if such a rating system is in existence.

Requires a video game retailer to make available to consumers, upon request, information that explains the video game rating system.

-- 2005 REGULAR SESSION --  
 Jan 21 First reading, referred to Juvenile Justice & Family Law.  
 Feb 1 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; 1st substitute bill be substituted, do pass.  
 Feb 14 Passed to Rules Committee for second reading.  
 Mar 2 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, 95; nays, 3;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Human Services & Corrections.  
 Mar 22 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 HSC - 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, 46; nays, 0;  
 absent, 3; excused, 0.  
 -- IN THE HOUSE --

- Apr 18 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --
- Apr 20 Senate receded from amendments. Passed final passage; yeas, 45; nays, 0; absent, 1; excused, 3.  
-- IN THE HOUSE --
- Apr 21 Speaker signed.  
-- IN THE SENATE --
- Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- Apr 28 Governor signed.  
Chapter 230, 2005 Laws.  
Effective date 7/24/2005.

**HB 1367** by Representatives Nixon, Jarrett, Schindler, Skinner, Woods, Upthegrove, Armstrong, and Condotta  
Prescribing license fees for small trailers.

Declares that, in lieu of the fees provided in RCW 46.16.0621, trailers of less than one thousand five hundred pounds scale weight and used for noncommercial, personal use on the public highways may be licensed upon the payment of a license fee according to the following weight schedule:

Under 200 pounds no fee  
200 - 499 pounds \$5.00  
500 - 999 pounds \$10.00  
1000 - 1499 pounds \$20.00

- 2005 REGULAR SESSION --  
Jan 21 First reading, referred to Transportation.

**HB 1368** by Representatives Nixon, Springer, Skinner, Curtis, Schindler, Woods, and Chase  
Facilitating transfer of a vehicle upon death.

Provides that a sole owner of a motor vehicle or trailer, and multiple owners of a motor vehicle or trailer who hold their interest as joint tenants with right of survivorship or as tenants by the entirety, on application and payment of the fee required for an original certificate of ownership, may request the department to issue a certificate of ownership for the motor vehicle or trailer in beneficiary form that includes a directive to the department to transfer the certificate of ownership on death of the sole owner or on death of all multiple owners to one beneficiary or to two or more beneficiaries as joint tenants with right of survivorship or as tenants by the entirety named on the face of the certificate.

- 2005 REGULAR SESSION --  
Jan 21 First reading, referred to Transportation.

**HB 1369** by Representative Nixon  
Creating a presumption of negligent driving for excessively reclined driver's seats.

Declares that a person is presumptively guilty of negligent driving in the second degree if the driver's seat is reclined to an extent that the person cannot adequately view the roadway or use the vehicle mirrors. When issuing a traffic citation under this provision, the traffic enforcement officer must estimate the angle the driver's seat makes with the vertical and include this estimate in the citation.

- 2005 REGULAR SESSION --  
Jan 21 First reading, referred to Judiciary.

**HB 1370** by Representative Nixon

Allowing intermediate drivers to carry unrelated underage passengers.

Authorizes intermediate drivers to carry unrelated underage passengers.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Transportation.  
Mar 2 Public hearing in committee.

**HB 1371** by Representatives Morrell, Conway, Moeller, Hasegawa, Cody, Green, Campbell, McCoy, Appleton, Simpson, Hudgins, Sells, Williams, Kenney, and Chase  
Companion Bill: 5368

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.

**HB 1371-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Morrell, Conway, Moeller, Hasegawa, Cody, Green, Campbell, McCoy, Appleton, Simpson, Hudgins, Sells, Williams, Kenney, and Chase)

Concerning overtime requirements for health care facility employees.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

- 2005 REGULAR SESSION --  
Jan 21 First reading, referred to Commerce & Labor.  
Feb 10 Public hearing in committee.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Jan 16 Public hearing in committee.  
Jan 23 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Jan 26 Referred to Appropriations.

**HB 1372** by Representatives Morrell, Cody, Green, Appleton, Roberts, Sells, Campbell, Conway, P. Sullivan, and Simpson

Enacting the Washington state patient safety act requiring hospital staffing plans for nursing services and establishing recordkeeping and reporting requirements.

Enacts the Washington state patient safety act requiring hospital staffing plans for nursing services and establishes recordkeeping and reporting requirements.

- 2005 REGULAR SESSION --  
Jan 21 First reading, referred to Health Care.

**HB 1373** by Representatives Simpson, Schindler, Miloscia, Chase, and Holmquist

Imposing impact fees on manufactured housing communities.

(AS OF HOUSE 2ND READING 3/10/05)

Declares that manufactured housing communities, as defined in RCW 59.20.030, are attached, multifamily housing units for the purpose of imposing impact fees under chapter 82.02 RCW.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Housing.  
 Feb 1 Public hearing in committee.  
 Feb 8 Executive session in committee.  
 HOUS - Executive action taken by committee.  
 HOUS - Majority; do pass.  
 Minority; do not pass.  
 Feb 10 Passed to Rules Committee for second reading.  
 Mar 8 Made eligible to be placed on second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 10 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 0;  
 absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Financial Institutions,  
 Housing & Consumer Protection.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 House Rules "X" file.

**HB 1374** by Representatives Simpson, Schindler, Miloscia, Sells, Chase, and Holmquist

Prohibiting restrictions on the location of manufactured homes based exclusively on age and dimensions.

(SEE ALSO PROPOSED 2ND SUB)

Prohibits restrictions on the location of manufactured homes based exclusively on age and dimensions.

**HB 1374-S** by House Committee on Housing (originally sponsored by Representatives Simpson, Schindler, Miloscia, Sells, Chase, and Holmquist)

Prohibiting restrictions on the location of mobile homes or manufactured homes based exclusively on age and dimensions.

(SEE ALSO PROPOSED 2ND SUB)

Prohibits restrictions on the location of mobile homes or manufactured homes based exclusively on age and dimensions.

**HB 1374-S2** by House Committee on Housing (originally sponsored by Representatives Simpson, Schindler, Miloscia, Sells, Chase, and Holmquist)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Prohibits restrictions on the location of mobile homes or manufactured homes based exclusively on age and dimensions.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Housing.  
 Feb 1 Public hearing in committee.  
 Feb 15 Executive session in committee.  
 HOUS - Executive action taken by committee.  
 HOUS - Majority; 1st substitute bill be  
 substituted, do pass.  
 Feb 17 Passed to Rules Committee for second reading.  
 Mar 2 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, 96; nays, 2;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --

Mar 9 First reading, referred to Financial Institutions,  
 Housing & Consumer Protection.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

- Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Housing.  
 Jan 24 Executive session in committee.  
 HOUS - Executive action taken by committee.  
 HOUS - Majority; 2nd substitute bill be  
 substituted, do pass.  
 Jan 26 Passed to Rules Committee for second reading.

**HB 1375** by Representatives Kenney, Condotta, Conway, Crouse, Wood, Fromhold, Priest, Eickmeyer, Rodne, and McCoy

Companion Bill: 5274

Establishing a trainee real estate appraiser classification.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 1375-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Kenney, Condotta, Conway, Crouse, Wood, Fromhold, Priest, Eickmeyer, Rodne, and McCoy)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 21 First reading, referred to Commerce & Labor.  
 Feb 7 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted,  
 do pass.  
 Mar 1 Referred to Appropriations.

**HB 1376** by Representatives Murray, Jarrett, McIntire, Hinkle, Campbell, Santos, and Hudgins

Companion Bill: 5398

Providing tax exemptions for comprehensive cancer centers.

Authorizes tax exemptions for comprehensive cancer centers.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Finance.  
 Feb 2 Public hearing in committee.

**HB 1377** by Representatives Lovick, Curtis, Rodne, O'Brien, Ahern, B. Sullivan, Sells, McCoy, Campbell, and P. Sullivan

Exempting the surviving spouse of a fallen emergency responder from the state property tax levy.

Provides that real property that is the residence of a surviving spouse of a fallen emergency responder is exempt from property taxes levied for any state purpose. The exemption applies to taxes levied for collection in the year following the year in which a claim is filed, and every year thereafter.

## -- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Finance.  
Feb 16 Public hearing in committee.

**HB 1378** by Representatives Lovick, Curtis, Ericks, P. Sullivan, Kilmer, Dickerson, B. Sullivan, Kenney, Dunshee, O'Brien, Ahern, Kessler, Moeller, Roberts, Ormsby, and Chase

Changing provisions relating to registration of sex and kidnapping offenders who are students.

Revises provisions relating to registration of sex and kidnapping offenders who are students.

## -- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Juvenile Justice & Family Law.  
Jan 28 Public hearing in committee.

**HB 1379** by Representatives Grant, Armstrong, Springer, Hinkle, Fromhold, Walsh, Upthegrove, Bailey, Clibborn, Chase, and Simpson

Companion Bill: 5487

Requiring the liquor control board to implement a retail business plan to improve efficiency and increase revenue.

(SUBSTITUTED FOR - SEE 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.

**HB 1379-S** by House Committee on Appropriations (originally sponsored by Representatives Grant, Armstrong, Springer, Hinkle, Fromhold, Walsh, Upthegrove, Bailey, Clibborn, Chase, and Simpson)

(DIGEST AS ENACTED)

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. The board shall 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. The selected stores shall be open for retail business a minimum of five hours on Sunday.

Requires 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 also examine the sales of state and contract liquor stores in proximity to those stores opened on Sundays to determine whether Sunday openings has reduced the sales of other state and contract liquor stores that are not open on Sundays. The board shall present this information to the appropriate policy and fiscal committees of the legislature by January 31, 2007.

Provides that employees in state liquor stores, including agency vendor liquor stores, may not be required to work on their Sabbath for the purpose of selling liquor if doing so would violate their religious beliefs.

Repeals RCW 66.16.080.

## -- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Commerce & Labor.  
Feb 2 Public hearing in committee.  
Feb 21 Executive session in committee.

CL - Executive action taken by committee.  
CL - Majority; do pass.  
Minority; do not pass.

Feb 25 Referred to Appropriations.

Mar 2 Public hearing in committee.

Mar 5 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.

Mar 7 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, 62; nays, 34;  
absent, 0; excused, 2.

## -- IN THE SENATE --

Mar 10 First reading, referred to Labor, Commerce, Research & Development.

Mar 21 Public hearing in committee.

Mar 24 Executive session in committee.

Mar 25 LCRD - Majority; do pass.  
Minority; do not pass.  
Minority; without recommendation.  
And refer to Ways & Means.  
Referred to Ways & Means.

Apr 1 Executive session in committee.

Apr 4 WM - Majority; do pass with amendment(s).  
Minority; without recommendation.

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, 31; nays, 17;  
absent, 0; excused, 1.

## -- IN THE HOUSE --

Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 66; nays, 32;  
absent, 0; excused, 0.

Apr 21 Speaker signed.

## -- IN THE SENATE --

Apr 22 President signed.

## -- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Apr 28 Governor signed.

Chapter 231, 2005 Laws.  
Effective date 7/24/2005.

**HB 1380** by Representatives Hunter, Cox, Haigh, McIntire, Quall, McCoy, Hudgins, Morrell, Simpson, P. Sullivan, Kessler, Fromhold, Jarrett, Anderson, Tom,

McDermott, Pettigrew, Morris, Hunt, Linville, Kilmer, Appleton, Sells, Ormsby, Upthegrove, Conway, Kenney, O'Brien, Kagi, Roberts, Clibborn, and Chase; by request of Governor Gregoire

Companion Bill: 5441

Requiring an education and higher education finance study.

(SEE ALSO PROPOSED 1ST 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.

**HB 1380-S** by House Committee on Appropriations (originally sponsored by Representatives Hunter, Cox, Haigh, McIntire, Quall, McCoy, Hudgins, Morrell, Simpson, P. Sullivan, Kessler, Fromhold, Jarrett, Anderson, Tom, McDermott, Pettigrew, Morris, Hunt, Linville, Kilmer, Appleton, Sells, Ormsby, Upthegrove, Conway, Kenney, O'Brien, Kagi, Roberts, Clibborn, and Chase; by request of Governor Gregoire)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

Creates the comprehensive education study steering committee.

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 will document completed and ongoing work, initial findings, and next steps. The November 15, 2005, interim report may recommend possible action items for consideration in the 2006 legislative session.

Provides that the final report and recommendations of the steering committee shall be submitted to the legislature by November 15, 2006.

Expires July 1, 2007.

-- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Appropriations.

Feb 9 Public hearing in committee.

Feb 24 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 1 Passed to Rules Committee for second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

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

House Rules "X" file.

**HB 1381** by Representatives Clements, Kenney, and Skinner

Allowing vehicles with hydraulics to operate on public roadways.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that a person shall not raise or lower the height of a motor vehicle by mechanical means while the motor vehicle is in motion on a public roadway with a posted speed limit of twenty-five miles per hour or greater and with the vehicle speed in excess of fifteen miles per hour.

Provides that at no time shall any portion of any tire leave the surface of the roadway or any component of the hydraulic system cause or emit sparks. An operator receiving three or more citations for violating this act will be required to remove all hydraulics from the vehicle.

**HB 1381-S** by House Committee on Transportation (originally sponsored by Representatives Clements, Kenney, and Skinner)

(DIGEST AS PASSED LEGISLATURE)

Provides that motor vehicles that have aftermarket hydraulic or mechanical systems that raise or lower the height of the vehicle are prohibited while the motor vehicle is in motion on a public roadway with a posted speed limit of twenty-five miles per hour or greater and with the vehicle speed in excess of fifteen miles per hour, except when lawfully participating in a parade permitted by a local jurisdiction.

Provides that at no time shall any portion of any tire leave the surface of the roadway or any component of the hydraulic system cause or emit sparks. An operator receiving three or more citations for violating this act will be required to remove all hydraulics from the vehicle.

Declares that nothing in this act prohibits a county or city from enacting stricter regulations for aftermarket vehicle hydraulics on a public roadway.

VETO MESSAGE ON 1381-S

May 13, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval, Substitute House Bill No. 1381 entitled:

As drafted, Substitute House Bill 1381 would completely prohibit vehicles having aftermarket hydraulic or mechanical systems that raise or lower the height of the vehicle from use on public roadway except when:

&#8226;The posted speed limit is twenty five miles per hour or less, and;  
&#8226;The vehicle speed is fifteen miles per hour or less, or;  
&#8226;When participating in a parade permitted by a local jurisdiction.

This is not what the legislature intended. I agree with the intended purpose of the bill; that is, to allow the activation of hydraulic or mechanical systems in limited circumstances. The bill, however, does not accomplish this by what amounts to a complete prohibition.

While I am vetoing this bill, I am directing the Chief of the Washington State Patrol, pursuant to the State Patrol's rule-making authority, to examine this issue and to modify WAC 204-90-120 to implement the intent of this legislation.

For these reasons, I have vetoed Substitute House Bill No. 1381 in its entirety.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --  
Jan 21 First reading, referred to Transportation.  
Feb 14 Public hearing in committee.  
Mar 3 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 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, 94; nays, 0; absent, 0; excused, 4.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Transportation.  
Mar 22 Public hearing in committee.  
Mar 30 Executive session in committee.  
Mar 31 TRAN - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Apr 1 Made eligible to be placed on 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, 42; nays, 2; absent, 0; excused, 5.  
-- IN THE HOUSE --  
Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 13 Governor vetoed.

**HB 1382** by Representatives Clements, Haigh, Nixon, Chase, Linville, Sump, Anderson, and McCoy

Changing restrictions on legislators' letter writing during the general election mailing restriction period.

(AS OF HOUSE 2ND READING 3/07/05)

Provides that the legislator may mail an individual letter to an individual constituent who might be affected by rule making proposed by an agency implementing enacted legislation

sponsored by the legislator, as long as the subject matter of the letter is the agency action.

-- 2005 REGULAR SESSION --  
Jan 21 First reading, referred to State Government Operations & Accountability.  
Feb 4 Public hearing in committee.  
Feb 11 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Feb 15 Passed to Rules Committee for second reading.  
Feb 25 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 8 First reading, referred to Government Operations & Elections.  
Mar 28 Public hearing in committee.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1383** by Representatives Condotta, Bailey, Newhouse, Curtis, Hinkle, Pearson, Kretz, Strow, Armstrong, Kristiansen, Talcott, Skinner, and Holmquist

Companion Bill: 5202

Requiring the public employees' benefits board to develop a health savings account option for employees.

(DIGEST AS ENACTED)

Directs the board to develop a health savings account option for employees that conforms to section 223, Part VII of subchapter B of chapter 1 of the internal revenue code of 1986. The board shall comply with all applicable federal standards related to the establishment of health savings accounts.

-- 2005 REGULAR SESSION --  
Jan 21 First reading, referred to Health Care.  
Feb 28 Public hearing in committee.  
Mar 1 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.  
Minority; do not pass.  
Mar 2 Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 Made eligible to be placed on second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 87; nays, 10; absent, 0; excused, 1.  
-- IN THE SENATE --  
Mar 16 First reading, referred to Health & Long-Term Care.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
Jan 11 Placed on third reading by Rules Committee.  
Feb 8 Rules suspended.

- Returned to second reading for amendment.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 87; nays, 11;  
absent, 0; excused, 0.  
Vote on third reading will be reconsidered.  
Third reading, passed; yeas, 88; nays, 10;  
absent, 0; excused, 0.  
-- IN THE SENATE --
- Feb 10 First reading, referred to Health & Long-Term  
Care.
- Feb 16 Public hearing in committee.
- Feb 23 Executive session in committee.
- Feb 24 HEA - Majority; do pass.  
And refer to Ways & Means.  
Referred to Ways & Means.
- Feb 27 Executive session in committee.  
WM - Majority; do pass.  
Minority; without recommendation.  
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, 43; nays, 4;  
absent, 0; excused, 2.  
-- IN THE HOUSE --
- Mar 3 Speaker signed.  
-- IN THE SENATE --
- Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Mar 6 Delivered to Governor.
- Mar 29 Governor signed.  
Chapter 299, 2006 Laws.  
Effective date 6/7/2006.
- 
- HB 1384** by Representatives Haler, B. Sullivan, Morris,  
Crouse, P. Sullivan, Chase, and Hudgins
- Companion Bill: 5291
- Authorizing the construction and operation of renewable energy  
projects by joint operating agencies.
- (SUBSTITUTED FOR - SEE 2ND SUB)
- Authorizes the construction and operation of renewable  
energy projects by joint operating agencies.
- HB 1384-S** by House Committee on Technology, Energy &  
Communications (originally sponsored by  
Representatives Haler, B. Sullivan, Morris, Crouse, P. Sullivan,  
Chase, and Hudgins)
- (SUBSTITUTED FOR - SEE 2ND SUB)
- Authorizes the construction and operation of renewable  
energy projects by joint operating agencies.
- HB 1384-S2** by House Committee on Technology, Energy &  
Communications (originally sponsored by  
Representatives Haler, B. Sullivan, Morris, Crouse, P. Sullivan,  
Chase, and Hudgins)
- (DIGEST AS ENACTED)
- Authorizes the construction and operation of renewable  
energy projects by joint operating agencies.
- 2005 REGULAR SESSION --
- Jan 21 First reading, referred to Technology, Energy  
& Communications.
- Feb 3 Public hearing in committee.
- Feb 24 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be  
substituted, do pass.  
Minority; without recommendation.
- Mar 1 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, 86; nays, 10;  
absent, 0; excused, 2.  
-- IN THE SENATE --
- Mar 10 First reading, referred to Government  
Operations & Elections.
- Mar 22 Public hearing in committee.
- Apr 24 By resolution, returned to House Rules  
Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in  
present status.  
Rules Committee relieved of further  
consideration.  
Referred to Technology, Energy &  
Communications.
- Jan 19 Public hearing and executive action taken in  
committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 2nd substitute bill be  
substituted, do pass.
- Jan 24 Passed to Rules Committee for second reading.
- Jan 26 Placed on second reading by Rules Committee.
- Feb 3 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 2;  
absent, 0; excused, 2.  
-- IN THE SENATE --
- Feb 6 First reading, referred to Water, Energy &  
Environment.
- Feb 16 Executive session in committee.
- Feb 17 WEE - Majority; without recommendation.  
And refer to Government Operations &  
Elections.  
Referred to Government Operations &  
Elections.
- Feb 20 Public hearing in committee.
- Feb 22 Executive session in committee.
- Feb 24 GO - Majority; do pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.
- Mar 2 Placed on second reading by Rules Committee.
- Mar 3 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 32; nays, 14;  
absent, 0; excused, 3.  
-- IN THE HOUSE --
- Mar 6 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Mar 8 Delivered to Governor.
- Mar 22 Governor signed.  
Chapter 176, 2006 Laws.  
Effective date 6/7/2006.
- 
- HB 1385** by Representatives Takko, Haigh, Roberts, Hankins,  
Ericks, Haler, Lovick, McCoy, and Chase
- Companion Bill: 5459
- Restricting the information on recorded documents.
- (DIGEST AS ENACTED)
- 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.

-- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Local Government.  
 Feb 16 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 Mar 8 Made eligible to be placed on second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 10 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 0;  
 absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Government  
 Operations & Elections.  
 Mar 29 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 GO - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Apr 7 Placed on second reading by Rules Committee.  
 Apr 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 49; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 134, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1386** by Representatives Takko, Haler, Haigh, Ericks, Hankins, McCoy, and Chase

Companion Bill: 5458

Increasing the surcharge for the preservation of historical documents. (REVISED FOR PASSED LEGISLATURE: Modifying the county auditor surcharge for recorded documents.)

(DIGEST AS ENACTED)

Increases the surcharge for the preservation of historical documents from two to five dollars.

Provides 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.

Provides that a surcharge of two dollars per instrument shall be charged by the county auditor for each document presented for recording by the employment security department, which will be in addition to any other charge authorized by law.

-- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Local Government.  
 Jan 31 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 10 Referred to Finance.  
 Mar 1 Public hearing in committee.  
 Mar 7 Executive session in committee.  
 FIN - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 57; nays, 37;  
 absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Government  
 Operations & Elections.

Mar 21 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 GO - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Apr 11 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, 28; nays, 16;  
 absent, 0; excused, 5.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 68; nays, 27;  
 absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 13 Governor signed.  
 Chapter 442, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1387** by Representatives Nixon, Flannigan, Dickerson, Shabro, Wood, Springer, Appleton, Murray, Hudgins, Upthegrove, Schual-Berke, Moeller, Campbell, Hunter, Kagi, Clibborn, and Darneille

Providing investigative and corrective action procedures for state patrol officers involved in vehicle accidents.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent that serious vehicle accidents involving state patrol officers are independently investigated to ensure independence and objectivity, along with the perception of independence and objectivity during the investigation.

Declares an intent to have corrective actions in place to prevent future vehicle accidents. There shall be a tracking process implemented to identify vehicle accident trends and provide corrective action to prevent future vehicle accidents.

Requires that, when a Washington state patrol officer is off duty, the officer will follow the same traffic laws and enforcement policies as any other person using the public roadways.

**HB 1387-S** by House Committee on Transportation (originally sponsored by Representatives Nixon, Flannigan, Dickerson, Shabro, Wood, Springer, Appleton, Murray, Hudgins, Upthegrove, Schual-Berke, Moeller, Campbell, Hunter, Kagi, Clibborn, and Darneille)

(DIGEST AS ENACTED)

Declares an intent that accidents involving Washington state patrol officers follow a process that provides a high degree of integrity and credibility both within the investigation of the accident and the perception of the investigation from persons outside the investigation.

Declares an intent to have a communication process in place for the Washington state patrol to communicate accident information to the persons and their families who are involved in the vehicle accidents.

Declares an intent to have early detections in place to reduce future vehicle accidents.

Provides that, before the legislative committee assembly in September 2005, the Washington state patrol shall have an outside entity that has a reputation for and has proven experience in law enforcement management and reviewing law enforcement and criminal justice policies and procedures review the agency's proposed law enforcement vehicle accident policies and procedures where a law enforcement officer is involved.

Requires the agency to present the proposed policies and procedures to the legislature and finalize the policies and

procedures based on input from the legislature. The Washington state patrol shall report to the house and senate transportation committees by November 30, 2005, on the updated policies, processes, and procedures. Once the policies and procedures are completed, other law enforcement agencies may adopt the policies and procedures for their agencies.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Transportation.  
 Feb 23 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted, do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 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, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Transportation.  
 Mar 24 Public hearing and executive action taken in committee.  
 Mar 25 TRAN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 1 Placed on second reading by Rules Committee.  
 Apr 6 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 13 Governor signed.  
 Chapter 27, 2005 Laws.  
 Effective date 4/13/2005.

**HB 1388** by Representatives Upthegrove, Moeller, Morrell, Simpson, Roberts, P. Sullivan, Hunt, Cody, Darneille, Schual-Berke, Appleton, Dunshee, Chase, Campbell, Kenney, O'Brien, Kagi, McIntire, Santos, McDermott, and Hudgins

Limiting the use of high hazard pesticides on school facilities.

Limits the use of high hazard pesticides on school facilities.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Economic Development, Agriculture & Trade.

**HB 1389** by Representatives Upthegrove and Schual-Berke

Expanding grounds for recall.

Includes persons who have violated campaign finance laws in a manner that probably affected the outcome of the election.

Declares that this act takes effect January 1, 2006, if the proposed amendment to Article I, section 33 of the state Constitution (HJR ...) is validly submitted to and is approved and ratified by the voters at a general election held in November 2005. If the proposed amendment is not approved and ratified, this act is void in its entirety.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to State Government Operations & Accountability.  
 Feb 8 Public hearing in committee.

**HB 1390** by Representatives Upthegrove, Schual-Berke, Cody, McDermott, Moeller, Santos, and Hudgins

Companion Bill: 5121

Creating the airport siting council.

Intends the airport siting council to site airports that will ensure the long-term air transportation needs of Washington state are met and are in compliance with applicable public health, environmental, and land use laws.

Provides that if the transportation commission finds that all of the following have occurred, it shall declare an impasse and refer the issue to the airport siting council: (1) A regional transportation plan does not satisfactorily address the state's interest as defined in RCW 47.06.040 with respect to planning for transportation needs through siting of an airport;

(2) There has been ample time to address siting of an airport in the regional transportation plan and local comprehensive plans, but either no decision has been reached or the process has resulted in a decision that will not address the state's transportation needs as set forth in RCW 47.06.040;

(3) The department of transportation has sought by all reasonable means to encourage local governments and regional bodies to cooperate in a planning and decision-making process that addresses in a timely manner statewide airport siting needs;

(4) The transportation commission has notified the local governments and regional bodies responsible for the regional transportation plan of its intent to declare an impasse; and

(5) The local governments and regional bodies responsible for the regional transportation plan have failed to show cause within thirty days of such notification that an impasse should not be declared.

Directs the transportation commission to declare an impasse by August 1, 2005, regarding the search for a supplemental airport in the Puget Sound region or replacement for Seattle-Tacoma International Airport.

Requires the airport siting council to convene to make recommendations to the governor whenever the transportation commission passes a resolution declaring that an impasse exists in the siting of an airport of statewide significance, as provided in this act.

Declares that this act supersedes other laws for establishing the location of airports of statewide significance or rules adopted 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.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Transportation.

**HB 1391** by Representatives Upthegrove and Chase

Establishing a work group to study services and programs for children.

Directs the department of social and health services to establish a work group to study the regulation of services and programs for children provided by licensed child care providers and the regulation of after-school and summer services and programs provided by local governments across the state.

Requires the work group to report to the governor and the appropriate committees of the legislature by January 1, 2006, on the results of its work.

-- 2005 REGULAR SESSION --

- Jan 21 First reading, referred to Children & Family Services.  
 Feb 2 Public hearing in committee.

**HB 1392** by Representatives Simpson and Chase

Exempting federal disaster assistance employees from job search requirements.

Declares that the requirement that claimants register for job search in RCW 50.20.230 does not apply to: (1) Individuals with employer attachment or union referral;

- (2) Individuals who are the subject of antiharassment orders;
- (3) Individuals in commissioner-approved training; and
- (4) Individuals who are separated from employment as disaster assistance employees of the federal emergency management agency.

-- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Commerce & Labor.  
Feb 3 Public hearing in committee.

**HB 1393** by Representatives Buri, Grant, Cox, B. Sullivan, Condotta, Dunshee, and Chase

Companion Bill: 5366

Regulating movement of older mobile homes.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, for mobile homes constructed before 1976 a certificate from the department of labor and industries is required that the mobile home complies with the safety rules adopted by the department of licensing under RCW 43.22.340 and 43.22.432, or a copy of the certificate of ownership together with an affidavit signed under penalty of perjury by the certified owner stating that the mobile home is being transferred to a wrecking yard or similar facility for disposal.

**HB 1393-S** by House Committee on Housing (originally sponsored by Representatives Buri, Grant, Cox, B. Sullivan, Condotta, Dunshee, and Chase)

(DIGEST AS ENACTED)

Requires, for mobile homes constructed before June 15, 1976, and already situated in the state: (1) A certification from the department of labor and industries that the mobile home was inspected for fire safety; or

(2) 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; or

(3) A copy of the certificate of ownership together with an affidavit signed under penalty of perjury by the certified owner stating that the mobile home is being transferred to a wrecking yard or similar facility for disposal. In addition, the destroyed mobile home must be removed from the assessment rolls of the county and any outstanding taxes on the destroyed mobile home must be removed by the county treasurer.

Provides 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.

Requires that, if the mobile home was manufactured prior to 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 Housing.  
Feb 1 Public hearing in committee.  
Mar 1 Executive session in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; 1st substitute bill be substituted, do pass.  
Mar 2 Referred to Appropriations.

Mar 5 Public hearing and executive action taken in committee.

APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Housing.

Mar 7 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, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 10 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 24 Public hearing in committee.

Mar 29 Executive session in committee.

Mar 30 FHC - Majority; do pass with amendment(s).

Mar 31 Passed to Rules Committee for second reading.

Apr 1 Made eligible to be placed on 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, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.

Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 11 Governor signed.

Chapter 399, 2005 Laws.

Effective date 7/24/2005.

**HB 1394** by Representatives Conway, Wood, Condotta, and Kenney; by request of Department of Licensing

Companion Bill: 5365

Creating the business and professions account.

(SUBSTITUTED FOR - SEE 1ST SUB)

Creates the business and professions account.

**HB 1394-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Wood, Condotta, and Kenney; by request of Department of Licensing)

(DIGEST AS ENACTED)

Creates the business and professions account.

-- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Commerce & Labor.

Feb 7 Public hearing in committee.

Feb 21 Executive session in committee.

CL - Executive action taken by committee.

CL - Majority; 1st substitute bill be substituted, do pass.

Feb 28 Referred to Appropriations.

Mar 2 Public hearing in committee.

Mar 3 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; do pass 1st substitute bill proposed by Commerce & Labor.

Mar 7 Passed to Rules Committee for second reading.

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, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Ways & Means.  
 Mar 22 Executive session in committee.  
 Mar 23 WM - Majority; do pass.  
 Mar 24 Passed to Rules Committee for second reading.  
 Mar 30 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 Apr 6 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 12 Governor signed.  
 Chapter 25, 2005 Laws.  
 Effective date 7/1/2005.

**HB 1395** by Representatives Wood, Conway, and Condotta; by request of Department of Licensing

Companion Bill: 5364

Modifying provisions concerning the uniform regulation of business and professions.

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises provisions concerning the uniform regulation of business and professions.

Repeals RCW 18.140.175 and 18.85.343.

**HB 1395-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Wood, Conway, and Condotta; by request of Department of Licensing)

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises provisions concerning the uniform regulation of business and professions.

Repeals RCW 18.140.175 and 18.85.343.

**HB 1395-S2** by House Committee on Commerce & Labor (originally sponsored by Representatives Wood, Conway, and Condotta; by request of Department of Licensing)

(AS OF HOUSE 2ND READING 2/11/06)

Revises provisions concerning the uniform regulation of business and professions.

Repeals RCW 18.140.175 and 18.85.343.

-- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Commerce & Labor.  
 Feb 7 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Feb 25 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Commerce & Labor.  
 Jan 18 Public hearing in committee.  
 Jan 23 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 2nd substitute bill be substituted, do pass.  
 Jan 26 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 Feb 9 Placed on second reading by Rules Committee.

Feb 11 2nd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Labor, Commerce, Research & Development.  
 Feb 21 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 LCRD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Mar 3 Referred to Rules.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1396** by Representatives Williams, Alexander, Springer, DeBolt, Conway, Wood, McCoy, Condotta, and Armstrong

Companion Bill: 5117

Requiring continuing education for land surveyors.

(DIGEST AS ENACTED)

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 21 First reading, referred to Commerce & Labor.  
 Feb 7 Public hearing and executive action taken in committee.  
 CL - Executive action taken by committee.  
 Feb 8 CL - Majority; do pass.  
 Feb 9 Passed to Rules Committee for second reading.  
 Feb 15 Made eligible to be placed on second reading.  
 Feb 25 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 87; nays, 10; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 7 First reading, referred to Labor, Commerce, Research & Development.  
 Mar 17 Public hearing and executive action taken in committee.  
 Mar 18 LCRD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 1 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 1; absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Apr 6 Speaker signed.  
 -- IN THE SENATE --  
 Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 13 Governor signed.  
 Chapter 29, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1397** by Representatives Murray, Jarrett, Morris, B. Sullivan, Anderson, Appleton, Wallace, P. Sullivan, Kenney, Campbell, Rodne, Hunt, Priest, Springer, Tom, Lovick, Quall, Pettigrew, Kirby, Clibborn, Kilmer, Dunshee, Dickerson,

Ericks, Green, Sells, Hasegawa, Upthegrove, Williams, Moeller, McIntire, Chase, Simpson, McDermott, Hudgins, and Wood

Companion Bill: 5397

Changing vehicle emission standards provisions.

(SUBSTITUTED FOR - SEE 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).

**HB 1397-S** by House Committee on Transportation (originally sponsored by Representatives Murray, Jarrett, Morris, B. Sullivan, Anderson, Appleton, Wallace, P. Sullivan, Kenney, Campbell, Rodne, Hunt, Priest, Springer, Tom, Lovick, Quall, Pettigrew, Kirby, Clibborn, Kilmer, Dunshee, Dickerson, Ericks, Green, Sells, Hasegawa, Upthegrove, Williams, Moeller, McIntire, Chase, Simpson, McDermott, Hudgins, and Wood)

(DIGEST AS ENACTED)

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.

Requires the department of ecology to 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 maintain consistency with the California motor vehicle emission standards and 42 U.S.C. Sec. 7507 (section 177 of the federal clean air act). Notwithstanding other provisions of this act, the department of ecology shall not adopt the zero emission vehicle program regulations contained in Title 13 section 1962 of the California Code of Regulations effective January 1, 2005. During rule development, the department of ecology shall convene an advisory group composed of industry and consumer group representatives. Any proposed rules or changes to rules shall be subject to review and comment by the advisory group, prior to rule adoption. The order of adoption for the rules required in this section shall include the signature of the governor. The rules shall be effective only for those model years for which the state of Oregon has adopted the California motor vehicle emission standards. This act 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, leased, rented, or sold for use in the state starting with the model year as provided in section 2 of this act unless the vehicle: (1)(a) Is consistent with the vehicle emission standards as adopted by the department of ecology; (b) is consistent with the carbon dioxide equivalent emission standards as adopted by the department of ecology; and (c) has a California certification label for (i) all emission standards, and (ii) carbon dioxide equivalent emission standards necessary to meet fleet average requirements; or

(2) Has seven thousand five hundred miles or more.

Directs the office of financial management to provide an annual progress report to the appropriate committees of the legislature. The office of financial management, in conjunction with the departments of licensing, revenue, and ecology, shall report on the availability of vehicles meeting the standards, the progress of automobile industries in meeting the requirements of the standards, and any other matters relevant to the success of auto-related industries in implementing these requirements.

Repeals RCW 70.120.200, and 1991 c 199 s 229 (uncodified).

-- 2005 REGULAR SESSION --

Jan 21 First reading, referred to Transportation.  
 Feb 17 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted, do pass.  
 Feb 25 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, 53; nays, 42; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 18 First reading, referred to Water, Energy & Environment.  
 Mar 29 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 WEE - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Apr 12 Placed on second reading by Rules Committee.  
 Apr 13 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 29; nays, 19; absent, 0; excused, 1.  
 Notice given to reconsider vote on third reading.  
 Apr 18 No action on notice to reconsider vote on third reading.  
 -- IN THE HOUSE --  
 Apr 20 House concurred in Senate amendments.  
 Passed final passage; yeas, 55; nays, 42; absent, 0; excused, 1.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 6 Governor signed.  
 Chapter 295, 2005 Laws.  
 Effective date 5/6/2005\*.

**HB 1398** by Representatives Haler, O'Brien, Newhouse, Walsh, Grant, Curtis, McCune, Hankins, and Kretz

Companion Bill: 5290

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.

**HB 1398-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Haler, O'Brien, Newhouse, Walsh, Grant, Curtis, McCune, Hankins, and Kretz)

(AS OF HOUSE 2ND READING 3/03/05)

Amends RCW 9A.56.080 and 4.24.320 to include goats in theft of livestock in the first degree.

-- 2005 REGULAR SESSION --

- Jan 24 First reading, referred to Criminal Justice & Corrections.
- Feb 4 Public hearing in committee.
- Feb 10 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.
- Feb 14 Passed to Rules Committee for second reading.
- Feb 15 Made eligible to be placed on second reading.
- Feb 25 Placed on second reading by Rules Committee.
- Mar 3 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 3; absent, 0; excused, 1.
- IN THE SENATE --
- Mar 7 First reading, referred to Agriculture & Rural Economic Development.
- Mar 22 Public hearing in committee.
- Mar 24 Executive session in committee.
- Mar 25 ARED - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.
- Apr 5 Placed on second reading by Rules Committee.
- Apr 24 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.
- 2006 REGULAR SESSION --
- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1399** by Representatives Quall, McCoy, Cox, Blake, Sells, Skinner, Fromhold, Clements, Appleton, Morris, Linville, Hunter, Darneille, Ormsby, Morrell, Murray, Roberts, Campbell, Chase, P. Sullivan, Santos, Haigh, Dunn, and Simpson

Authorizing public tribal colleges to participate in the running start program.

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

Authorizes public tribal colleges to participate in the running start program.

-- 2005 REGULAR SESSION --

- Jan 24 First reading, referred to Higher Education.
- Feb 4 Public hearing in committee.
- Feb 11 Executive session in committee.  
HE - Executive action taken by committee.  
HE - Majority; do pass.
- Feb 15 Passed to Rules Committee for second reading.
- Mar 14 Placed on second reading.
- Mar 15 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.
- IN THE SENATE --
- Mar 16 First reading, referred to Early Learning, K-12 & Higher Education.
- Mar 30 Executive session in committee.
- Mar 31 EKHE - Majority; do pass.
- Apr 1 Passed to Rules Committee for second reading.
- Apr 14 Placed on second reading by Rules Committee.
- Apr 24 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.
- 2006 REGULAR SESSION --
- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in present status.

Rules Committee relieved of further consideration.  
Referred to Higher Ed & Workforce Ed.

**HB 1400** by Representatives Upthegrove, Schindler, and Clibborn

Revising provisions governing temporary connections to water-sewer systems.

Revises provisions governing temporary connections to water-sewer systems.

-- 2005 REGULAR SESSION --

- Jan 24 First reading, referred to Local Government.
- Feb 2 Public hearing in committee.

**HB 1401** by Representatives Simpson, Hankins, O'Brien, Ormsby, and Chase

Requiring certain buildings to add automatic sprinkler systems.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that the director of fire protection shall require all applicants for alcoholic beverages 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 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, 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 anytime 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.

**HB 1401-S** by House Committee on Local Government (originally sponsored by Representatives Simpson, Hankins, O'Brien, Ormsby, and Chase)

Regulating fire safety.

(DIGEST AS ENACTED)

Requires the building code council to adopt rules by December 1, 2005, requiring that all nightclubs be provided with an automatic sprinkler system. Rules adopted by the council shall consider applicable nationally recognized fire and building code standards and local conditions.

Provides that, by December 15, 2005, the council shall transmit to the fire protection policy board copies of the rules as adopted. The fire protection policy board shall respond to the council by February 15, 2006. If changes are recommended by the fire protection policy board the council shall immediately consider those changes to the rules through its rule-making procedures. The rules shall be effective December 1, 2007.

Provides that, prior to installation of an automatic sprinkler system under this act, an owner of property may apply to the assessor of the county in which the property is located for a special property tax exemption.

Declares that, as used in this act, "special property tax exemption" means the determination of the assessed value of the property subtracting, for ten years, the increase in value attributable to the installation of an automatic sprinkler system under this act.

Provides that the county assessor shall, for ten consecutive assessment years following the calendar year in which application is made, place a special property tax exemption on property classified as eligible.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Local Government.  
Feb 3 Public hearing in committee.  
Feb 24 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 1 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.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 10 First reading, referred to Government Operations & Elections.  
Mar 21 Executive session in committee.  
GO - Majority; without recommendation.  
And refer to Labor, Commerce, Research & Development.  
Mar 22 Referred to Labor, Commerce, Research & Development.  
Mar 29 Public hearing in committee.  
Mar 31 Executive session in committee.  
LCRD - Majority; do pass.  
Apr 1 Passed to Rules Committee for second reading.  
Apr 5 Made eligible to be placed on second reading.  
Apr 6 Placed on second reading by Rules Committee.  
Apr 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 3; absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 11 Speaker signed.  
-- IN THE SENATE --

Apr 12 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 18 Delivered to Governor.  
Apr 22 Governor signed.  
Chapter 148, 2005 Laws.  
Effective date 7/24/2005.

**HB 1402** by Representative O'Brien; by request of Sentencing Guidelines Commission

Companion Bill: 5375

Regulating supervision of offenders who travel or transfer to or from another state.

(SUBSTITUTED FOR - SEE 1ST SUB)

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 that chapter.

Directs 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.

Provides that if a misdemeanor probationer requests permission to travel or transfer to another state, the assigned

probation officer employed or contracted for by the county shall determine whether such request is subject to RCW 9.94A.745, the interstate compact for adult offender supervision. If such request is subject to the compact, the probation officer shall: (1) Notify the department of corrections of the probationer's request;

(2) Provide the department of corrections with the supporting documentation it requests for processing an application for transfer;

(3) Notify the probationer of the fee due to the department of corrections for processing an application under the compact;

(4) Cease supervision of the probationer while another state supervises the probationer pursuant to the compact;

(5) Resume supervision if the probationer returns to this state before the term of probation expires.

Provides that the probationer shall receive credit for time served while being supervised by another state.

**HB 1402-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representative O'Brien; by request of Sentencing Guidelines Commission)

(DIGEST AS ENACTED)

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 that chapter.

Directs 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.

Provides that if a misdemeanor probationer requests permission to travel or transfer to another state, the assigned probation officer employed or contracted for by the county shall determine whether such request is subject to RCW 9.94A.745, the interstate compact for adult offender supervision. If such request is subject to the compact, the probation officer shall: (1) Notify the department of corrections of the probationer's request;

(2) Provide the department of corrections with the supporting documentation it requests for processing an application for transfer;

(3) Notify the probationer of the fee due to the department of corrections for processing an application under the compact;

(4) Cease supervision of the probationer while another state supervises the probationer pursuant to the compact;

(5) Resume supervision if the probationer returns to this state before the term of probation expires.

Provides that the probationer shall receive credit for time served while being supervised by another state.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Criminal Justice & Corrections.  
Feb 3 Public hearing in committee.  
Feb 15 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.  
Feb 18 Referred to Appropriations.  
Feb 24 Public hearing in committee.  
Feb 28 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Criminal Justice & Corrections.  
Mar 2 Passed to Rules Committee for 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, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 16 First reading, referred to Human Services & Corrections.  
 Mar 29 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 HSC - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Apr 4 Public hearing and executive action taken in committee.  
 Referred to Ways & Means.  
 WM - Majority; do pass with amendments(s) by Human Services & Corrections.  
 Passed to Rules Committee for second reading.  
 Apr 11 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, 45; nays, 0; absent, 0; excused, 4.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 11 Governor signed.  
 Chapter 400, 2005 Laws.  
 Effective date 7/1/2005.

**HB 1403** by Representatives Dickerson, McDonald, and Chase

Companion Bill: 5053

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

(AS OF HOUSE 2ND READING 2/28/05)

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 24 First reading, referred to Juvenile Justice & Family Law.  
 Feb 4 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; do pass.  
 Feb 14 Passed to Rules Committee for second reading.  
 Feb 15 Placed on second reading suspension calendar.  
 Feb 28 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 89; nays, 0; absent, 0; excused, 9.  
 -- IN THE SENATE --  
 Mar 1 First reading, referred to Judiciary.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1404** by Representatives B. Sullivan, Hinkle, Kretz, Upthegrove, and Buck

Companion Bill: 5376

Requiring certain local governments to regulate forest practices.

(SEE ALSO PROPOSED 1ST SUB)

Requires each county, city, and 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 RCW 76.09.240 (1) and (2) may be adopted as part of the legislative action taken under RCW 36.70A.130 or 36.70A.215.

**HB 1404-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Hinkle, Kretz, Upthegrove, and Buck)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires each county, city, and 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 RCW 76.09.240 (1) and (2) may be adopted as part of the legislative action taken under RCW 36.70A.130 or 36.70A.215.

-- 2005 REGULAR SESSION --  
 Jan 24 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 10 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Feb 24 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Natural Resources, Ecology & Parks.

**HB 1405** by Representatives Kretz, Blake, Kristiansen, Sump, B. Sullivan, Holmquist, Buri, Serben, Pearson, Hasegawa, McCune, Grant, P. Sullivan, Campbell, Ahern, and Haigh

Extending the term of the disabled hunter and fishers advisory committee.

(DIGEST AS ENACTED)

Extends the term of the disabled hunter and fishers advisory committee to July 1, 2008.

Requires that, on December 1, 2007, the commission shall present a report to the appropriate legislative committees detailing the effectiveness of the advisory committee, including, but not limited to, the participation levels, general interest, quality of advice, and recommendations as to the advisory committee's continuance or modification.

- 2005 REGULAR SESSION --
- Jan 24 First reading, referred to Natural Resources, Ecology & Parks.
- Feb 3 Public hearing in committee.
- Feb 4 Executive session in committee.
- Feb 7 NREP - Majority; do pass.
- Feb 9 Passed to Rules Committee for second reading.
- Feb 15 Made eligible to be placed on second reading.
- Feb 25 Placed on second reading by Rules Committee.
- Mar 3 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --
- Mar 7 First reading, referred to Natural Resources, Ocean & Recreation.
- Mar 17 Public hearing in committee.
- Mar 21 Executive session in committee.
- Mar 22 NROR - Majority; do pass.
- Mar 23 Passed to Rules Committee for second reading.
- Apr 1 Made eligible to be placed on second reading.
- Apr 5 Placed on second reading by Rules Committee.
- Apr 6 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0.  
-- IN THE HOUSE --
- Apr 11 Speaker signed.  
-- IN THE SENATE --
- Apr 12 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Apr 18 Delivered to Governor.
- Apr 22 Governor signed.  
Chapter 149, 2005 Laws.  
Effective date 7/24/2005.

**HB 1406** by Representatives Buck, B. Sullivan, Orcutt, Takko, Kretz, Alexander, Grant, Shabro, Linville, and Skinner

Concerning specialized forest products.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions pertaining to specialized forest products. Repeals RCW 76.48.094.

**HB 1406-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Buck, B. Sullivan, Orcutt, Takko, Kretz, Alexander, Grant, Shabro, Linville, and Skinner)

(DIGEST AS ENACTED)

Revises provisions pertaining to specialized forest products.

- 2005 REGULAR SESSION --
- Jan 24 First reading, referred to Natural Resources, Ecology & Parks.
- Feb 1 Public hearing in committee.
- Feb 22 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.
- Feb 24 Passed to Rules Committee for second reading.

- Feb 25 Made eligible to be placed on second reading.
- Mar 2 Placed on second reading by Rules Committee.
- Mar 7 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --
- Mar 8 First reading, referred to Natural Resources, Ocean & Recreation.
- Mar 23 Public hearing in committee.
- Mar 28 Executive session in committee.
- Mar 29 NROR - Majority; do pass.  
And refer to Ways & Means.
- Mar 30 Referred to Ways & Means.
- Mar 31 Executive session in committee.
- Apr 1 WM - Majority; without recommendation.  
Passed to Rules Committee for second reading.
- Apr 5 Made eligible to be placed on second reading.
- Apr 12 Placed on second reading by Rules Committee.
- Apr 13 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 0; absent, 2; excused, 2.  
-- IN THE HOUSE --
- Apr 16 Speaker signed.  
-- IN THE SENATE --
- Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Apr 19 Delivered to Governor.
- May 11 Governor signed.  
Chapter 401, 2005 Laws.  
Effective date 7/24/2005.

**HB 1407** by Representatives Grant, Walsh, Linville, Buri, and Morrell

Providing an expiration date for the tax deduction for certain businesses impacted by the ban on American beef products.

(DIGEST AS ENACTED)

Expires December 31, 2007.

- 2005 REGULAR SESSION --
- Jan 24 First reading, referred to Finance.
- Feb 2 Public hearing in committee.
- Feb 23 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass.
- Feb 25 Passed to Rules Committee for second reading.
- Mar 2 Placed on second reading by Rules Committee.
- Mar 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --
- Mar 8 First reading, referred to Agriculture & Rural Economic Development.
- Mar 22 Public hearing in committee.
- Mar 24 Executive session in committee.
- Mar 25 ARED - Majority; do pass.  
And refer to Ways & Means.  
Referred to Ways & Means.
- Mar 31 Public hearing in committee.
- Apr 1 Executive session in committee.
- Apr 4 WM - Majority; do pass.  
Passed to Rules Committee for second reading.
- Apr 6 Placed on second reading by Rules Committee.
- Apr 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.  
-- IN THE HOUSE --
- Apr 11 Speaker signed.  
-- IN THE SENATE --
- Apr 12 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 18 Delivered to Governor.  
Apr 22 Governor signed.  
Chapter 150, 2005 Laws.  
Effective date 7/24/2005.

**HB 1408** by Representatives Pettigrew, Hinkle, Morrell, Jarrett, Darneille, McDonald, B. Sullivan, Kagi, Skinner, Schual-Berke, Chase, McIntire, McCoy, Hasegawa, Upthegrove, Ormsby, Woods, Miloscia, P. Sullivan, Santos, and Simpson

Companion Bill: 5469

Creating an individual development account program.

(SUBSTITUTED FOR - SEE 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.

**HB 1408-S** by House Committee on Appropriations (originally sponsored by Representatives Pettigrew, Hinkle, Morrell, Jarrett, Darneille, McDonald, B. Sullivan, Kagi, Skinner, Schual-Berke, Chase, McIntire, McCoy, Hasegawa, Upthegrove, Ormsby, Woods, Miloscia, P. Sullivan, Santos, and Simpson)

(DIGEST AS ENACTED)

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.

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

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 2 Public hearing in committee.  
Feb 22 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; do pass.  
Minority; do not pass.  
Feb 24 Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 Placed on second reading by Rules Committee.  
Mar 11 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 93; nays, 0; absent, 0; excused, 5.  
-- IN THE SENATE --  
Mar 15 First reading, referred to International Trade & Economic Development.  
Mar 22 Public hearing and executive action taken in committee.  
Mar 29 Executive session in committee.  
Mar 31 ITED - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.  
Apr 4 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendments(s) by International Trade & Economic Development.  
Minority; without recommendation.  
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, 44; nays, 0; absent, 3; excused, 2.  
-- IN THE HOUSE --  
Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 11 Governor signed.  
Chapter 402, 2005 Laws.  
Effective date 7/24/2005.

**HB 1409** by Representatives Condotta, Wood, and Conway; by request of Liquor Control Board

Companion Bill: 5379

Revising provisions relating to contract liquor stores.

(DIGEST AS ENACTED)

Revises provisions relating to contract liquor stores.  
Repeals RCW 66.16.030.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Commerce & Labor.  
Feb 2 Public hearing in committee.  
Feb 3 Executive session in committee.  
CL - Majority; do pass.  
Feb 7 Passed to Rules Committee for second reading.

- Feb 8 Placed on second reading.  
Feb 25 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
-- IN THE SENATE --  
Feb 28 First reading, referred to Labor, Commerce, Research & Development.  
Mar 17 Public hearing and executive action taken in committee.  
Mar 18 LCRD - Majority; do pass. Passed to Rules Committee for second reading.  
Apr 1 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, 45; nays, 0; absent, 0; excused, 4.  
-- IN THE HOUSE --  
Apr 11 Speaker signed.  
-- IN THE SENATE --  
Apr 12 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 18 Delivered to Governor.  
Apr 22 Governor signed. Chapter 151, 2005 Laws. Effective date 7/24/2005.
- 
- HB 1410** by Representatives Conway, Condotta, and Wood; by request of Liquor Control Board  
Companion Bill: 5380  
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 Commerce & Labor.  
Feb 2 Public hearing in committee.  
Feb 3 Executive session in committee. CL - Majority; do pass.  
Feb 7 Referred to Appropriations.  
Feb 24 Public hearing in committee.
- 
- HB 1411** by Representatives Roach, McDonald, Haler, Orcutt, Shabro, Ahern, Newhouse, Holmquist, McCune, Talcott, Campbell, Nixon, Serben, Condotta, Dunn, and Anderson  
Eliminating Washington estate tax on estates below the federal estate tax liability filing threshold.  
Eliminates Washington estate tax on estates below the federal estate tax liability filing threshold.  
-- 2005 REGULAR SESSION --  
Jan 24 First reading, referred to Finance.
- 
- HB 1412** by Representatives Hunt, B. Sullivan, Hinkle, Linville, Holmquist, Buck, and Williams  
Modifying the excise taxation of environmental remediation services.  
Revises the excise taxation of environmental remediation services.  
-- 2005 REGULAR SESSION --  
Jan 24 First reading, referred to Finance.
- 
- HB 1413** by Representatives Dunshee, Jarrett, Hunt, Nixon, Linville, Anderson, Sells, Tom, Appleton, Eickmeyer, B. Sullivan, Ericks, Chase, Lantz, Flannigan, Green, Ormsby, Upthegrove, Blake, O'Brien, Priest, Morrell, Clibborn, Kagi, Williams, Moeller, McCoy, Miloscia, Campbell, and Simpson  
Companion Bill: 5396  
Expanding the criteria for habitat conservation programs.  
(SUBSTITUTED FOR - SEE 1ST SUB)  
Expands the criteria for habitat conservation programs.  
**HB 1413-S** by House Committee on Capital Budget (originally sponsored by Representatives Dunshee, Jarrett, Hunt, Nixon, Linville, Anderson, Sells, Tom, Appleton, Eickmeyer, B. Sullivan, Ericks, Chase, Lantz, Flannigan, Green, Ormsby, Upthegrove, Blake, O'Brien, Priest, Morrell, Clibborn, Kagi, Williams, Moeller, McCoy, Miloscia, Campbell, and Simpson)  
(AS OF HOUSE 2ND READING 3/09/05)  
Expands the criteria for habitat conservation programs.  
-- 2005 REGULAR SESSION --  
Jan 24 First reading, referred to Capital Budget.  
Feb 2 Public hearing in committee.  
Feb 16 Executive session in committee. CB - Executive action taken by committee. CB - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.  
Feb 18 Referred to Appropriations.  
Feb 23 Public hearing in committee.  
Feb 24 Executive session in committee. APP - Executive action taken by committee. APP - Majority; do pass 1st substitute bill proposed by Capital Budget.  
Feb 28 Passed to Rules Committee for second reading.  
Mar 2 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, 63; nays, 33; absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 10 First reading, referred to Natural Resources, Ocean & Recreation.  
Mar 23 Public hearing in committee.  
Mar 28 Public hearing in committee.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status. House Rules "X" file.
- 
- HB 1414** by Representatives Dickerson, Quall, Pettigrew, Kagi, O'Brien, Miloscia, Chase, Santos, and Simpson  
Requiring a model policy and training standards regarding the use of force in the common schools.  
(SEE ALSO PROPOSED 1ST SUB)  
Provides that, by December 1, 2006, the superintendent of public instruction shall, in consultation with the Washington state school safety center advisory committee, develop a model policy and training standards and requirements for school building administrators and other school security personnel relative to the use of force and physical restraint in the common schools.  
Requires that, by September 1, 2007, each school district board of directors shall adopt a policy and establish training standards and requirements relative to the use of force and

physical restraint by school building administrators and other school security personnel.

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

**HB 1414-S** by House Committee on Education (originally sponsored by Representatives Dickerson, Quall, Pettigrew, Kagi, O'Brien, Miloscia, Chase, Santos, and Simpson)

Regarding a policy on training on the use of force and physical restraint in the common schools.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, by March 30, 2006, the superintendent of public instruction shall, in consultation with the Washington state school safety center advisory committee and the criminal justice training commission, develop a model policy and training standards and requirements for school building administrators and other school security personnel relative to the use of force and physical restraint in the common schools. The superintendent shall report to the appropriate committees of the legislature regarding the model training standards and requirements for school building administrators and other school security personnel relative to the use of force and physical restraint.

Requires that, by March 30, 2006, the model policy and training standards and requirements 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.

Requires that, by March 30, 2006, the superintendent of public instruction and the criminal justice training commission, in consultation with the school safety advisory committee, shall disseminate a schedule of regional training sessions, addressing the training standards developed under this act. Training sessions shall be made available to school safety and security personnel from May 1, 2006, through December 31, 2006.

Requires that, by September 1, 2007, each school district board of directors shall adopt a policy and identify district personnel in need of training regarding the use of force and physical restraint.

Provides that, beginning in the 2005-06 school year, each school district board of directors in which one or more schools employs an independent contractor to meet its security and safety needs shall, in collaboration with the appropriate building administrator, inquire and be informed about an independent contractor's policy regarding the use of force and physical restraint in the school building in which the contractor provides services.

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

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Education.  
Feb 2 Public hearing in committee.  
Feb 15 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 22 Referred to Appropriations.

**HB 1415** by Representatives Dickerson, B. Sullivan, Dunshee, Williams, Hunt, Eickmeyer, Chase, Sells, and Hasegawa

Managing impacts of commercial passenger vessels on marine waters.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares that except as otherwise provided in this act, a person may not, regardless of intent, release sewage sludge, oily bilge water, solid waste, biomedical waste, hazardous waste, graywater, or untreated blackwater from a commercial passenger vessel into any vessel-accessible waters.

Does not apply to releases made for the purpose of securing the safety of a commercial passenger vessel or saving life at sea if all reasonable precautions have been taken to prevent or minimize the release.

Declares that, except as provided in this act, a person may not release blackwater into any vessel-accessible waters from a commercial passenger vessel that calls on a public port in Washington unless the owner or operator of the commercial passenger vessel has been approved for blackwater releases by the department for the vessel in question and satisfies the requirements of this act.

Provides that a person may release treated blackwater from a commercial passenger vessel that has been approved for releases under this act and is at least more than one nautical mile from its berth at a public port in Washington and is traveling at least six knots if the owner or operator of the commercial passenger vessel agrees with the department to comply with designated requirements.

Provides that, by November 30, 2007, the department shall submit to the appropriate committees of the legislature a report that concludes if the limitations on the release of treated blackwater from commercial passenger vessels under chapter 90.48 RCW are adequate for protecting water quality. At a minimum, the report must make findings as to whether commercial passenger vessels are releasing treated blackwater in the same locations, and if so, whether the cumulative effects of these releases degrade the water quality in those areas.

Requires that, for each year from 2005 until 2010, the department shall analyze all water quality data received from commercial passenger vessels and make available to the public by December 31st of each year a report that summarizes all data collected in lay terms.

**HB 1415-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Dickerson, B. Sullivan, Dunshee, Williams, Hunt, Eickmeyer, Chase, Sells, and Hasegawa)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that large vessels specifically designed for the housing of people upon the seas, unlike vessels designed to transport cargo or petroleum that carry crew as an ancillary function of cargo transport, function primarily as a temporary residential facility, especially while these vessels are stationary at their port of call. The primary function of these vessels is more akin to a floating hotel or a houseboat than it is to a transportation vessel.

Declares an intent to ensure that the blackwater, graywater, and other wastes eventually released by the owners and operators of commercial passenger vessels satisfies the state's standards for protecting the quality of its waters. It is the traditional and long-standing role of the state to ensure that any substances being released into its waters will not, given the unique nature of the state's local waters, adversely impact either the state's economic or environmental interests.

Declares that except as otherwise provided in this act, a person may not, regardless of intent, release sewage sludge, solid waste, biomedical waste, dangerous waste, untreated graywater, or untreated blackwater from a commercial passenger vessel into any waters of the state.

Provides that except as otherwise provided in this act, a person may not, regardless of intent, release oily bilge water into any waters of the state if not in compliance with applicable federal law.

Does not apply to releases made for the purpose of securing the safety of a commercial passenger vessel or saving life at sea if all reasonable precautions have been taken to prevent or minimize the release.

Declares that, except as provided in this act, a person may not release blackwater into waters of the state from a commercial passenger vessel that calls on a public port in Washington unless the owner or operator of the commercial passenger vessel has been approved for blackwater releases by the department for the vessel in question and satisfies the requirements of this act.

Provides that the department shall approve blackwater releases from a commercial passenger vessel if the owner or

operator of the commercial passenger vessel: (1) Can demonstrate to the department's satisfaction, based on effluent limits and requirements for sampling and reporting established by the department, that the blackwater to be released from the vessel will receive an adequate level of treatment to protect the quality of the water receiving the release; and

(2) Has paid the mandatory annual operating fee established in this act.

Provides that the owner or operator of a commercial passenger vessel that is operating under the presumption of adequate blackwater treatment granted in this act may only maintain the presumption of adequacy if the owner or operator agrees with the department to do all of the following when the vessel is at least more than one nautical mile from its berth at a public port in Washington and is traveling at least six knots or more: (1) Sample the quality of the treated blackwater released from the commercial passenger vessel while at berth at a Washington public port at least once during each month that the commercial passenger vessel calls on a public port in Washington;

(2) Share all effluent samples with the department, when requested in writing, for all samples taken in waters of the state;

(3) Conduct a whole effluent toxicity test, or WET test, at least once every two years unless the department provides notification in writing that such testing is unnecessary;

(4) Provide the department, when requested in writing, with duplicate results of tests performed on the commercial passenger vessel's wastewater treatment system in other jurisdictions;

(5) Notify the department at least one week before sampling in waters of the state is to occur, and allow department staff to observe the sampling events when requested;

(6) Immediately report to the department any unauthorized discharges;

(7) Allow the department to conduct a minimum of one inspection of the commercial passenger vessel, if requested in writing, to verify the operating conditions of the wastewater treatment system; and

(8) Notify the department if material changes are made to the wastewater treatment system approved under this act.

Requires that, by November 30, 2007, the department shall submit to the appropriate committees of the legislature a report describing how the management and releases of treated blackwater and graywater from commercial passenger vessels under this act are or are not adequate for protecting water quality and public health. At a minimum, the report must make findings as to whether commercial passenger vessels are releasing treated blackwater and graywater in the same locations, and if so, whether the cumulative effects of these releases degrade the water quality in those areas. The report must also address the dilution and dispersion of viruses in the treated blackwater and the impact on shellfish for human consumption.

Provides that for each year from 2005 until 2010, the department shall analyze all water quality data received from commercial passenger vessels and make available to the public, using the agency's web site, by December 31st of each year a report that summarizes all data collected in lay terms.

**HB 1415-S2** by House Committee on Appropriations (originally sponsored by Representatives Dickerson, B. Sullivan, Dunshee, Williams, Hunt, Eickmeyer, Chase, Sells, and Hasegawa)

(AS OF HOUSE 2ND READING 3/10/05)

Finds that large vessels specifically designed for the housing of people upon the seas, unlike vessels designed to transport cargo or petroleum that carry crew as an ancillary function of cargo transport, function primarily as a temporary residential facility, especially while these vessels are stationary at their port of call. The primary function of these vessels is more akin to a floating hotel or a houseboat than it is to a transportation vessel.

Declares an intent to ensure that the blackwater, graywater, and other wastes eventually released by the owners and operators of commercial passenger vessels satisfies the state's standards for protecting the quality of its waters. It is the traditional and long-standing role of the state to ensure that any substances being

released into its waters will not, given the unique nature of the state's local waters, adversely impact either the state's economic or environmental interests.

Declares that except as otherwise provided in this act, a person may not, regardless of intent, release sewage sludge, solid waste, biomedical waste, dangerous waste, untreated graywater, or untreated blackwater from a commercial passenger vessel into any waters of the state.

Provides that except as otherwise provided in this act, a person may not, regardless of intent, release oily bilge water into any waters of the state if not in compliance with applicable federal law.

Does not apply to releases made for the purpose of securing the safety of a commercial passenger vessel or saving life at sea if all reasonable precautions have been taken to prevent or minimize the release.

Declares that, except as provided in this act, a person may not release blackwater into waters of the state from a commercial passenger vessel that calls on a public port in Washington unless the owner or operator of the commercial passenger vessel has been approved for blackwater releases by the department for the vessel in question and satisfies the requirements of this act.

Provides that the department shall approve blackwater releases from a commercial passenger vessel if the owner or operator of the commercial passenger vessel: (1) Can demonstrate to the department's satisfaction, based on effluent limits and requirements for sampling and reporting established by the department, that the blackwater to be released from the vessel will receive an adequate level of treatment to protect the quality of the water receiving the release; and

(2) Has paid the mandatory annual operating fee established in this act.

Provides that the owner or operator of a commercial passenger vessel that is operating under the presumption of adequate blackwater treatment granted in this act may only maintain the presumption of adequacy if the owner or operator agrees with the department to do all of the following when the vessel is at least more than one nautical mile from its berth at a public port in Washington and is traveling at least six knots or more: (1) Sample the quality of the treated blackwater released from the commercial passenger vessel while at berth at a Washington public port at least once during each month that the commercial passenger vessel calls on a public port in Washington;

(2) Share all effluent samples with the department, when requested in writing, for all samples taken in waters of the state;

(3) Conduct a whole effluent toxicity test, or WET test, at least once every two years unless the department provides notification in writing that such testing is unnecessary;

(4) Provide the department, when requested in writing, with duplicate results of tests performed on the commercial passenger vessel's wastewater treatment system in other jurisdictions;

(5) Notify the department at least one week before sampling in waters of the state is to occur, and allow department staff to observe the sampling events when requested;

(6) Immediately report to the department any unauthorized discharges;

(7) Allow the department to conduct a minimum of one inspection of the commercial passenger vessel, if requested in writing, to verify the operating conditions of the wastewater treatment system; and

(8) Notify the department if material changes are made to the wastewater treatment system approved under this act.

Requires that, by November 30, 2007, the department shall submit to the appropriate committees of the legislature a report describing how the management and releases of treated blackwater and graywater from commercial passenger vessels under this act are or are not adequate for protecting water quality and public health. At a minimum, the report must make findings as to whether commercial passenger vessels are releasing treated blackwater and graywater in the same locations, and if so, whether the cumulative effects of these releases degrade the water quality in those areas. The report must also address the dilution and dispersion of viruses in the treated blackwater and the impact on shellfish for human consumption.

Provides that for each year from 2005 until 2010, the department shall analyze all water quality data received from commercial passenger vessels and make available to the public, using the agency's web site, by December 31st of each year a report that summarizes all data collected in lay terms.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 4 Public hearing in committee.  
 Feb 15 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 17 Referred to Appropriations.  
 Feb 23 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Made eligible to be placed on second reading.  
 Mar 9 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, 94; nays, 0; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Water, Energy & Environment.  
 Mar 23 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 WEE - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Apr 18 Public hearing and executive action taken in committee.  
 WM - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Feb 6 House Rules "X" file.

**HB 1416** by Representatives Miloscia, Tom, Kagi, Haigh, Cody, Jarrett, Nixon, O'Brien, and Chase

Companion Bill: 6052

Expanding the responsibilities of the caseload forecast council.

Expands the responsibilities of the caseload forecast council.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Appropriations.

**HB 1417** by Representatives Takko, Schindler, Chase, Miloscia, Ahern, B. Sullivan, and Woods

Requiring a vote of the people in specified circumstances before a city may assume jurisdiction over a water-sewer district.

Declares that a city may not assume, under chapter 35.13A RCW, the jurisdiction of all or part of a water-sewer district serving a population greater than one thousand residents and containing, within its boundaries, the territory of two or more cities, or one city and unincorporated territory, unless voters of the entire water-sewer district approve a ballot proposition authorizing the assumption under general election law. The cost

of the election shall be borne by the city seeking approval to assume jurisdiction of a water-sewer district.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Local Government.  
 Feb 7 Public hearing in committee.  
 Feb 14 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Minority; do not pass.  
 Feb 17 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Local Government.

**HB 1418** by Representatives Kirby, Roach, Simpson, Santos, Campbell, Orcutt, Williams, and Serben

Companion Bill: 5579

Regulating insurance overpayment recovery practices.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that an insurer may not retroactively deny, adjust, or seek recoupment or refund of a 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.

**HB 1418-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kirby, Roach, Simpson, Santos, Campbell, Orcutt, Williams, and Serben)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that an insurer may not retroactively deny, adjust, or seek recoupment or refund of a 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.

Takes effect January 1, 2006.

**HB 1418-S2** by House Committee on Appropriations (originally sponsored by Representatives Kirby, Roach, Simpson, Santos, Campbell, Orcutt, Williams, and Serben)

(DIGEST AS ENACTED)

Provides that an insurer may not retroactively deny, adjust, or seek recoupment or refund of a 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.

Takes effect January 1, 2006.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Financial Institutions & Insurance.  
 Feb 3 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 24 Referred to Appropriations.  
 Mar 3 Public hearing and executive action taken in committee.  
 APP - Executive action taken by committee.

APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 11 2nd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 93; nays, 0; absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 15 First reading, referred to Health & Long-Term Care.  
 Mar 28 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 HEA - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on 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, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 4 Governor signed.  
 Chapter 278, 2005 Laws.  
 Effective date 7/24/2005.

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**HB 1419** by Representatives Kirby, Roach, Santos, Newhouse, and Williams

Companion Bill: 5266

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.

Declares an intent to reserve the authority to regulate customer financial transactions involving consumers, financial services providers, and financial institutions.

**HB 1419-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kirby, Roach, Santos, Newhouse, and Williams)

(AS OF HOUSE 2ND READING 3/14/05)

Finds 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.

-- 2005 REGULAR SESSION --  
 Jan 24 First reading, referred to Financial Institutions & Insurance.  
 Feb 3 Public hearing in committee.  
 Feb 8 Executive session in committee.  
 Feb 9 FII - Executive action taken by committee.  
 Feb 9 FII - Majority; 1st substitute bill be substituted, do pass.  
 Feb 10 Passed to Rules Committee for second reading.

Mar 9 Placed on second reading by Rules Committee.  
 Mar 14 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

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**HB 1420** by Representatives Ericksen, Serben, Kretz, and Holmquist

Creating a competitive industrial insurance system.

Finds that most states use competition to maximize efficiency in their workers' compensation programs. Private sector competition in providing workers' compensation insurance has been effective in reducing premium costs, maximizing program efficiency, and creating innovative safety programs to protect all workers.

Declares that the purposes of this act are to: (1) Create an efficient and cost-effective industrial insurance system for the benefit of both employers and workers by introducing competition into the system through a choice of insurance carriers from whom employers may purchase industrial insurance;

(2) Provide workers the benefits of safety systems developed by both private enterprise and by government;

(3) Improve the state's economic climate by providing the private sector with the opportunity to engage in the industrial insurance business under government regulation;

(4) Eliminate a government monopoly with respect to choices for small employers; and

(5) Eliminate Washington's state-run industrial insurance fund.

Provides that, by December 1, 2005, the insurance commissioner must prepare, and report to the appropriate committees of the legislature, a plan for the sale of the industrial insurance state fund to a private sector, for-profit or nonprofit entity by July 1, 2007.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Commerce & Labor.

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**HB 1421** by Representative Ericksen

Regulating promotional fares.

Declares that "promotional fares" means rates, fares, charges, and tickets at a free or reduced rate from existing or approved rates, fares, or charges that are reasonably calculated to increase ridership and revenues or decrease average costs per passenger in the long run, to meet competitive demands, or to resolve passenger complaints or compensate passengers for service quality issues.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Transportation.

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**HB 1422** by Representatives Ericksen, Sump, Woods, and Kretz

Concerning small scale prospecting and placer mining.

Declares that, for the purposes of chapter 77.55 RCW, "small scale prospecting and placer mining" means only the use of the following methods for the discovery and recovery of minerals: (1) Pans, either motorized or nonmotorized;

- (2) Motorized and nonmotorized sluice boxes, concentrators, and rocker boxes;
- (3) Motorized suction dredges;
- (4) Nonmotorized equipment and hand tools used in the collecting of mineral samples;
- (5) Motorized power sluice and combination suction dredges and power sluice; and
- (6) Nonmotorized equipment used for crevice cleaning.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Natural Resources, Ecology & Parks.

**HB 1423** by Representatives Curtis, Linville, Clibborn, and Chase

Controlling invasive knotweed.

(SEE ALSO PROPOSED 1ST SUB)

Finds that the presence of invasive knotweed on public and private land threatens wildlife habitat, agricultural production, and environmental quality statewide.

Finds that invasive knotweed found on private lands is a source of renewed infestation on public lands.

Finds that it is in the public interest to protect public resources by making concerted efforts to control or contain invasive knotweed on both public and private lands statewide.

Provides that subject to the availability of amounts appropriated for this specific purpose, the state department of agriculture, in consultation with the state noxious weed control board, shall establish a program for the control or containment of invasive knotweed statewide.

Appropriates the sum of two million 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 agriculture for the purposes of this act.

Appropriates the sum of two 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 agriculture for the purposes of this act.

Provides that, within the dollars available for administration as specified in this act, by December 1, 2006, the department of agriculture shall prepare and submit a report to the legislature documenting progress made and future recommendations for containing and controlling invasive knotweed under this program.

**HB 1423-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Curtis, Linville, Clibborn, and Chase)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the presence of invasive knotweed on public and private land threatens wildlife habitat, agricultural production, and environmental quality statewide.

Finds that invasive knotweed found on private lands is a source of renewed infestation on public lands.

Finds that it is in the public interest to protect public resources by making concerted efforts to control or contain invasive knotweed on both public and private lands statewide.

Provides that subject to the availability of amounts appropriated for this specific purpose, the state department of agriculture, in consultation with the state noxious weed control board, shall establish a program for the control or containment of invasive knotweed statewide.

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 department of agriculture 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 department of agriculture for the purposes of this act.

Provides that the department of agriculture may use no more than five percent of the appropriated funds for agency administrative costs.

Declares an intent that this appropriation represents an ongoing commitment to a program to control and contain invasive knotweed and that appropriations for it will continue in the future.

Provides that, within the dollars available for administration as specified in this act, by December 1, 2006, the department of agriculture shall prepare and submit a report to the legislature documenting progress made and future recommendations for containing and controlling invasive knotweed under this program.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Economic Development, Agriculture & Trade.

Feb 18 Public hearing in committee.

Feb 25 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.

Mar 1 Referred to Appropriations.

**HB 1424** by Representatives O'Brien, Schindler, and Miloscia

Filing a claim of lien for utility services against the owner of a manufactured housing community.

Provides that, if a tenant in a manufactured housing community, as defined under RCW 59.20.030, fails to pay for services and a claim of lien is filed against the premises, then execution of the lien is the exclusive remedy and assignment of the outstanding service charges to a collection agency is prohibited.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Housing.

Feb 1 Public hearing in committee.

**HB 1425** by Representatives O'Brien, Ericksen, Miloscia, Dunn, and McCune

Revising unlawful detainer laws to include former employees.

Pertains to when a person previously occupied the property as an employee of the owner or management company acting on behalf of the property owner and his or her employment has terminated and he or she fails or refuses to remove from the premises after three days' notice in writing served upon him or her in the manner provided by RCW 59.12.040.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Judiciary.

Feb 9 Public hearing in committee.

**HB 1426** by Representatives Roberts, McDonald, Kagi, Nixon, Pettigrew, Dickerson, Darneille, Tom, Rodne, Hasegawa, O'Brien, Lovick, Ormsby, Morrell, Chase, and Santos

Companion Bill: 5407

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.

**HB 1426-S** by House Committee on Children & Family Services (originally sponsored by Representatives Roberts, McDonald, Kagi, Nixon, Pettigrew, Dickerson, Darneille, Tom, Rodne, Hasegawa, O'Brien, Lovick, Ormsby, Morrell, Chase, and Santos)

(DIGEST AS ENACTED)

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 to the appropriate committees of the legislature by January 1, 2006.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Children & Family Services.  
 Jan 31 Public hearing in committee.  
 Feb 9 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Feb 11 Passed to Rules Committee for second reading.  
 Feb 15 Placed on second reading suspension calendar.  
 Feb 28 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 89; nays, 0; absent, 0; excused, 9.  
 -- IN THE SENATE --  
 Mar 1 First reading, referred to Human Services & Corrections.  
 Mar 21 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 HSC - Majority; do pass with amendment(s).  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on 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, 48; nays, 0; absent, 1; excused, 0.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 11 Governor signed.  
 Chapter 403, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1427** by Representatives Roberts, Hinkle, Schual-Berke, Roach, Darneille, Clibborn, Dickerson, P. Sullivan, Kagi, Pettigrew, O'Brien, Williams, Ormsby, Morrell, Chase, Santos, and Haigh

Companion Bill: 5898

Ordering a public information campaign on postpartum depression.

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 children's trust fund for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Health Care.  
 Feb 3 Public hearing in committee.

**HB 1428** by Representatives Condotta, Pettigrew, Dunn, Linville, and Chase

Authorizing the economic development finance authority to continue issuing bonds.

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

Authorizes the economic development finance authority to continue issuing bonds.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 2 Public hearing in committee.  
 Feb 15 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; do pass.  
 Feb 17 Referred to Capital Budget.  
 Feb 28 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; 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 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 10 First reading, referred to International Trade & Economic Development.  
 Mar 22 Public hearing and executive action taken in committee.  
 Mar 29 Executive session in committee.  
 Mar 31 ITED - Majority; do pass.  
 And refer to Ways & Means.  
 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 6 Placed on second reading by Rules Committee.  
 Apr 24 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Economic Development, Agriculture & Trade.

**HB 1429** by Representatives Dickerson, Ericksen, Murray, Linville, B. Sullivan, Lovick, Talcott, Campbell, Chase, Nixon, and Simpson

Authorizing personal rapid transit and magnetic levitation transit systems.

(AS OF HOUSE 2ND READING 1/18/06)

Authorizes counties 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.

Provides that counties implementing magnetic levitation and personal rapid transit systems are authorized to utilize public-private partnerships.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Transportation.  
Feb 23 Public hearing in committee.  
Mar 3 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 Made eligible to be placed on second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.

-- IN THE SENATE --

Mar 16 First reading, referred to Transportation.  
Mar 31 Public hearing in committee.  
Apr 4 Executive session in committee.  
TRAN - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 14 Placed on second reading by Rules Committee.  
Apr 24 Referred to Rules.  
By resolution, returned to House Rules  
Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in  
present status.  
Jan 11 Placed on third reading by Rules Committee.  
Jan 18 Rules suspended.  
Returned to second reading for amendment.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 92; nays, 4;  
absent, 0; excused, 2.

-- IN THE SENATE --

Jan 19 First reading, referred to Transportation.  
Feb 27 Public hearing and executive action taken in  
committee.  
TRAN - Majority; do pass.  
Passed to Rules Committee for second reading.  
Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 1430** by Representatives Wood and Condotta

Authorizing the sale by spirit, beer, and wine licensees of malt liquor in containers that are capable of holding four gallons or more and are registered in accordance with RCW 66.28.200.

(SUBSTITUTED FOR - SEE 2ND SUB)

Authorizes the sale by spirit, beer, and wine licensees of malt liquor in containers that are capable of holding four gallons or more and are registered in accordance with RCW 66.28.200.

**HB 1430-S** by House Committee on Commerce & Labor  
(originally sponsored by Representatives Wood  
and Condotta)

(SUBSTITUTED FOR - SEE 2ND SUB)

Authorizes the sale by spirit, beer, and wine licensees of malt liquor in containers that are capable of holding four gallons or more and are registered in accordance with RCW 66.28.200.

**HB 1430-S2** by House Committee on Commerce & Labor  
(originally sponsored by Representatives Wood  
and Condotta)

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

Authorizes the sale by spirit, beer, and wine licensees of malt liquor in containers that are capable of holding four gallons or more and are registered in accordance with RCW 66.28.200.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Commerce & Labor.  
Feb 2 Public hearing in committee.  
Feb 14 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted,  
do pass.  
Feb 17 Passed to Rules Committee for second reading.  
Mar 2 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, 98; nays, 0;  
absent, 0; excused, 0.

-- IN THE SENATE --

Mar 9 First reading, referred to Labor, Commerce,  
Research & Development.  
Mar 21 Public hearing in committee.  
Mar 28 Executive session in committee.  
Mar 29 LCRD - Majority; do pass.  
Mar 30 Passed to Rules Committee for second reading.  
Apr 24 By resolution, returned to House Rules  
Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in  
present status.  
Rules Committee relieved of further  
consideration.  
Referred to Commerce & Labor.  
Jan 23 Public hearing and executive action taken in  
committee.  
CL - Executive action taken by committee.  
CL - Majority; 2nd substitute bill be  
substituted, do pass.  
Jan 26 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading suspension calendar.  
Feb 8 Committee recommendations adopted and the  
2nd substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 94; nays, 1;  
absent, 0; excused, 3.

-- IN THE SENATE --

Feb 9 First reading, referred to Labor, Commerce,  
Research & Development.  
Feb 16 Public hearing and executive action taken in  
committee.  
Feb 17 LCRD - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 28 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 8 Referred to Rules.  
By resolution, returned to House Rules  
Committee for third reading.

**HB 1431** by Representatives Wood, Condotta, Campbell, and Chase

Authorizing licensees and managers to conduct courses of instruction on beer and wine and furnish beer and wine samples.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes licensees and managers to conduct courses of instruction on beer and wine and furnish beer and wine samples.

**HB 1431-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Wood, Condotta, Campbell, and Chase)

(DIGEST AS ENACTED)

Authorizes licensees and managers to conduct courses of instruction on beer and wine and furnish beer and wine samples.

Provides that the holder of a license or its manager may furnish beer or wine to the licensee's employees free of charge as may be required for use in connection with instruction on beer and wine. The instruction may include the history, nature, values, and characteristics of beer or wine, the use of wine lists, and the methods of presenting, serving, storing, and handling beer or wine. The beer and/or wine licensee must use the beer or wine it obtains under its license for the sampling as part of the instruction. The instruction must be given on the premises of the beer and/or wine licensee.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Commerce & Labor.  
Feb 2 Public hearing in committee.  
Feb 14 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 17 Passed to Rules Committee for second reading.  
Mar 2 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, 97; nays, 1; absent, 0; excused, 0.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Labor, Commerce, Research & Development.  
Mar 21 Public hearing in committee.  
Mar 28 Executive session in committee.  
Mar 29 LCRD - Majority; do pass.  
Mar 30 Passed to Rules Committee for second reading.  
Apr 7 Placed on second reading by Rules Committee.  
Apr 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 2; absent, 0; excused, 0.  
-- IN THE HOUSE --  
Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Apr 22 Governor signed.  
Chapter 152, 2005 Laws.  
Effective date 7/24/2005.

**HB 1432** by Representatives Fromhold, Conway, Cox, Haigh, Campbell, Strow, Hunt, Ormsby, Moeller, Morrell, O'Brien, Chase, and Hasegawa

Companion Bill: 5705

Avoiding fragmentation in bargaining units for classified school employees.

(DIGEST AS ENACTED)

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.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Commerce & Labor.  
Feb 3 Public hearing in committee.  
Feb 21 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; do pass.  
Feb 24 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, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 10 First reading, referred to Early Learning, K-12 & Higher Education.  
Mar 30 Public hearing and executive action taken in committee.  
Apr 1 Executive session in committee.  
EKHE - Majority; do pass.  
Apr 4 Passed to Rules Committee for second reading.  
Apr 11 Placed on second reading by Rules Committee.  
Apr 13 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 43; nays, 1; absent, 1; excused, 4.  
-- IN THE HOUSE --  
Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 19 Delivered to Governor.  
Apr 28 Governor signed.  
Chapter 232, 2005 Laws.  
Effective date 7/24/2005.

**HB 1433** by Representatives O'Brien, Curtis, Schindler, Crouse, Roach, Buri, Nixon, Armstrong, McCune, Orcutt, Talcott, Bailey, Ahern, Pearson, Condotta, Miloscia, Hinkle, Holmquist, Haler, McDonald, Campbell, Serben, Kristiansen, and Dunn

Companion Bill: 5821

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.

Declares that, 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.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Health Care.

**HB 1434** by Representatives Jarrett, Priest, Cox, Rodne, O'Brien, Buri, Chase, Hankins, Haler, and Newhouse

Companion Bill: 5868

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.

Repeals RCW 28B.10.776, 28B.10.778, 28B.10.780, 28B.10.782, 28B.10.786, 28B.45.060, 28B.45.080, and 28B.76.270.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Higher Education.  
Feb 2 Public hearing in committee.

**HB 1435** by Representatives Simpson, Schindler, Miloscia, P. Sullivan, and Nixon

Companion Bill: 5474

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.

Declares that RCW 39.80.040 and 39.80.050 need not be complied with by a water-sewer district selecting a professional engineer or professional engineering firm to perform services on behalf of the district under RCW 57.08.050(6).

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Local Government.

Jan 31 Public hearing in committee.

**HB 1436** by Representatives McDermott, Clibborn, Dickerson, Santos, Moeller, Simpson, and McIntire

Allowing public funding of local office campaigns.

Amends RCW 42.17.128 to allow public funding of local office campaigns.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to State Government Operations & Accountability.

Feb 4 Public hearing in committee.

-- 2006 REGULAR SESSION --

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

Jan 10 Public hearing in committee.

Jan 17 Executive session in committee.

SGOA - Executive action taken by committee.

Jan 18 SGOA - Majority; do pass.

Minority; do not pass.

Jan 19 Passed to Rules Committee for second reading.

Jan 26 Placed on second reading by Rules Committee.

Feb 9 Rules suspended. Placed on Third Reading.

Feb 14 Referred to Rules 3 Consideration.

**HB 1437** by Representatives Haigh, Nixon, Green, and Miloscia; by request of Department of General Administration

Companion Bill: 5250

Authorizing the department of general administration to enter into additional job order contracts.

Authorizes the department of general administration to enter into additional job order contracts.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to State Government Operations & Accountability.

Feb 2 Public hearing in committee.

**HB 1438** by Representatives Haigh, Nixon, Green, Ormsby, and Chase; by request of Department of General Administration

Companion Bill: 5249

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.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to State Government Operations & Accountability.

Feb 2 Public hearing in committee.

**HB 1439** by Representatives Green, Nixon, Haigh, Upthegrove, Chase, and Dunn; by request of Department of General Administration

Companion Bill: 5373

Allowing the state purchasing and material control director to receive electronic and web-based bids. (REVISED FOR PASSED LEGISLATURE: Modifying competitive bidding provisions.)

(DIGEST AS ENACTED)

Authorizes the state purchasing and material control director to receive electronic and web-based bids.

Provides that the board, or other agencies and institutions of state government the board delegates authority to, when purchasing, leasing, renting, or otherwise acquiring, disposing of, or maintaining equipment, proprietary software, or purchased services using a competitive bidding process cannot reject all bids and cancel the solicitation after the bid opening unless there is a compelling reason.

VETO MESSAGE ON HB 1439

March 30, 2006

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Sections 4, 5 and 6, House Bill No. 1439 entitled:

The Department of General Administration (Department) generally awards contracts through a competitive, formal, sealed bid process. Under House Bill No. 1439 the Department would be allowed to receive bids electronically or through the web. This is a step in the right direction. I support changes that will make the existing, complicated procurement process easier to manage and use.

However, Sections 4, 5, and 6 of the bill restrict cancellation of the bidding process and re-bidding on public works, personal service, and information technology related contracts. This bill takes cancellation language related to purchased goods and services contract bidding procedures and tries to apply it to other types of contracts, like public works contracts. Yet, there are significant differences between these contracting procedures. While the sealed bid process for purchased goods and services contracts focuses primarily on price, public works and personal service contracts address several factors including price, ability to do the work, vendor qualifications, and prior vendor experience. I am therefore concerned about the impact of Sections 4, 5 and 6.

I do not look favorably on agencies irresponsibly canceling all bids after bid opening and commencing a re-bidding process. Contractors spend too much time and effort on preparing bids to have them cancelled simply because an agency is trying to "price" a project. This is too important an issue to be addressed through language that does not comprehensively address the complex differences between our contracting processes.

As such, I am vetoing Sections 4, 5, and 6. I urge the Legislature to revisit this issue with input from all stakeholders, cities, counties, and the business community, and to propose cancellation language appropriate for our state's contracting system.

For these reasons, I have vetoed Sections 4, 5 and 6 of House Bill No. 1439.

With the exception of Sections 4, 5 and 6 of House Bill No. 1439 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --  
Jan 24 First reading, referred to State Government  
Operations & Accountability.  
Feb 2 Public hearing in committee.

Feb 16 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Feb 18 Passed to Rules Committee for second reading.  
Mar 2 Made eligible to be placed on second reading.  
Mar 7 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Government  
Operations & Elections.  
Mar 28 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 GO - Majority; do pass.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Apr 14 Referred to Rules.  
Apr 24 By resolution, returned to House Rules  
Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in  
present status.  
Jan 11 Placed on third reading by Rules Committee.  
Jan 13 Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.  
-- IN THE SENATE --  
Jan 16 First reading, referred to Government  
Operations & Elections.  
Feb 21 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 GO - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Mar 2 Committee amendment adopted with no other  
amendments.  
Mar 3 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 0;  
absent, 0; excused, 1.  
-- IN THE HOUSE --  
Mar 6 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent,  
0; excused, 0.  
Mar 7 Speaker signed.  
-- IN THE SENATE --  
Mar 8 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Mar 31 Governor partially vetoed.  
Chapter 363, 2006 Laws PV.  
Effective date 6/7/2006.

**HB 1440** by Representatives Hasegawa, Santos, Ahern,  
McIntire, Ormsby, and McDermott

Companion Bill: 5401

Concerning registration fees for weighing and measuring devices.

Amends RCW 19.94.015 and 19.94.175 relating to  
registration fees for weighing and measuring devices.

-- 2005 REGULAR SESSION --  
Jan 24 First reading, referred to Economic  
Development, Agriculture & Trade.  
Feb 18 Public hearing in committee.  
Feb 22 Public hearing in committee.

**HB 1441** by Representatives Clibborn, Morrell, Campbell,  
Cody, Tom, Moeller, Schual-Berke, Wallace, Grant,  
Williams, Lovick, Ormsby, Chase, Kessler, Kagi, Hunt,  
Appleton, Darneille, Upthegrove, Sells, Roberts, Conway,

Miloscia, Fromhold, P. Sullivan, Santos, Takko, Green, Wood, Simpson, Hasegawa, and Dickerson

Providing access to health insurance for children.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides access to health insurance for children.

Declares that, to the extent funding is provided in the biennial operating budget, the department may contract with local public health entities, community organizations, and health care providers to conduct outreach and enrollment assistance activities for low-income families who do not have access to affordable health insurance coverage. Every effort shall be made to obtain private, federal Title XIX matching funds and federal Title XXI matching funds for these activities.

**HB 1441-S** by House Committee on Health Care (originally sponsored by Representatives Clibborn, Morrell, Campbell, Cody, Tom, Moeller, Schual-Berke, Wallace, Grant, Williams, Lovick, Ormsby, Chase, Kessler, Kagi, Hunt, Appleton, Darneille, Upthegrove, Sells, Roberts, Conway, Miloscia, Fromhold, P. Sullivan, Santos, Takko, Green, Wood, Simpson, Hasegawa, and Dickerson)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides access to health insurance for children.

Provides that the department shall not establish premium requirements for children or pregnant women eligible for medical assistance as defined in RCW 74.09.510 or the children's health program as defined in RCW 74.09.415.

Provides that in the event that available funding is not sufficient to provide the amount, duration, and scope of services provided to children under medical assistance, the department shall make every effort to define covered services in a manner that provides coverage for clinically proven preventive services and meets the needs of children with special health care needs.

Declares that enrollment in the children's health program shall not result in expenditures that exceed the amount that has been appropriated for the program in the operating budget. If it appears that continued enrollment will result in expenditures exceeding the appropriated level for a particular fiscal year, the department may freeze new enrollment in the program for that year.

**HB 1441-S2** by House Committee on Appropriations (originally sponsored by Representatives Clibborn, Morrell, Campbell, Cody, Tom, Moeller, Schual-Berke, Wallace, Grant, Williams, Lovick, Ormsby, Chase, Kessler, Kagi, Hunt, Appleton, Darneille, Upthegrove, Sells, Roberts, Conway, Miloscia, Fromhold, P. Sullivan, Santos, Takko, Green, Wood, Simpson, Hasegawa, and Dickerson)

(DIGEST AS ENACTED)

Declares an intent that all children in the state of Washington have health care coverage by 2010. This should be accomplished by building upon and strengthening the successes of employer-sponsored health insurance coverage, other sources of private coverage, and publicly supported children's health insurance programs in Washington state. Access to coverage should be streamlined and efficient, with reductions in unnecessary administrative costs and mechanisms to expeditiously link children with a medical home.

Finds that the children's health program is a more appropriate mechanism for providing health services to poor children who are not otherwise eligible for medical assistance than grants to community clinics to offset uncompensated care or coverage through the Washington basic health plan.

Provides that enrollment in the children's health program shall not result in expenditures that exceed the amount that has been appropriated for the program in the operating budget. If it appears that continued enrollment will result in expenditures exceeding the appropriated level for a particular fiscal year, the department may freeze new enrollment in the program for that year.

VETO MESSAGE ON HB 1441-S2

May 4, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 3, Engrossed Second Substitute House Bill No. 1441 entitled:

This bill reinstates the Children's Health Program for children up to 100 percent of the federal poverty level who are not otherwise eligible for Medicaid. Section 3 of the bill, the emergency clause that contains the effective date of July 1, 2005, is not needed for funding purposes and could set unreasonable expectations regarding the timing of implementation. The Department of Social and Health Services' (the "Department") operating budget appropriation for 2005-07 becomes effective on July 1, 2005. The Department estimates it will take six months to make the systems changes necessary to start enrolling children in this program by January 2006. I do not want to create false expectation that the Department will start enrolling children on July 1, 2005.

For these reasons I have vetoed Section 3 of Engrossed Second Substitute House Bill No. 1441.

With the exception of Section 3, Engrossed Second Substitute House Bill No. 1441 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 24	First reading, referred to Health Care.
Feb 8	Public hearing in committee.
Feb 15	Executive session in committee. HC - Executive action taken by committee. HC - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.
Feb 18	Referred to Appropriations.
Feb 21	Public hearing in committee.
Mar 5	Executive session in committee. APP - Executive action taken by committee. APP - Majority; 2nd substitute bill be substituted, do pass. Minority; do not pass.
Mar 7	Passed to Rules Committee for second reading.
Apr 18	Placed on second reading.
Apr 21	2nd substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 66; nays, 32; absent, 0; excused, 0. -- IN THE SENATE --
Apr 22	Read first time, rules suspended, and placed on second reading calendar.
Apr 23	Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 28; nays, 21; absent, 0; excused, 0. -- IN THE HOUSE --
Apr 24	Speaker signed. -- IN THE SENATE -- President signed. -- OTHER THAN LEGISLATIVE ACTION -- Delivered to Governor.
May 4	Governor partially vetoed. Chapter 279, 2005 Laws PV. Effective date 7/24/2005.

**HB 1442** by Representatives Kilmer, Haler, Linville, Morris, Grant, Clibborn, Strow, Williams, Sells, Morrell, Conway, Chase, Fromhold, P. Sullivan, Takko, Green, Springer, and Simpson; by request of Governor Gregoire

Companion Bill: 5440

Revising excise tax provisions to encourage small business.

(SEE ALSO PROPOSED 1ST SUB)

Revises excise tax provisions to encourage small business.

**HB 1442-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Kilmer, Haler, Linville, Morris, Grant, Clibborn, Strow, Williams, Sells, Morrell, Conway, Chase, Fromhold, P. Sullivan, Takko, Green, Springer, and Simpson; by request of Governor Gregoire)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises excise tax provisions to encourage small business.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 4 Public hearing in committee.  
Feb 15 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Feb 17 Referred to Finance.  
Feb 28 Public hearing in committee.

**HB 1443** by Representatives Appleton and Cody

Companion Bill: 5406

Modifying medicare supplemental insurance policy provisions to conform to federal law.

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

Revises medicare supplemental insurance policy provisions to conform to federal law.

Repeals RCW 41.05.190.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Health Care.  
Feb 3 Public hearing in committee.  
Feb 15 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.  
Feb 18 Passed to Rules Committee for second reading.  
Feb 25 Placed on second reading suspension calendar.  
Mar 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 9 First reading, referred to Health & Long-Term Care.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1444** by Representatives Haigh, Nixon, Miloscia, Shabro, McDermott, Blake, and Hasegawa

Requiring contracts to be awarded to the lowest responsible bidder.

Provides that, after bids for a public work, as defined in RCW 39.04.010, have been opened by the state or municipalities, as defined in RCW 39.04.010, and institutions of higher education as defined in RCW 28B.10.016, award must be made to that responsible bidder who submitted the lowest responsive bid, unless it is determined in writing specifying the reasons that there is good cause to reject all bids and cancel the invitation.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to State Government Operations & Accountability.  
Feb 9 Public hearing in committee.

**HB 1445** by Representatives Chase, Skinner, DeBolt, Green, Kessler, Morrell, Newhouse, P. Sullivan, Conway, Eickmeyer, Kirby, B. Sullivan, Flannigan, Linville, Campbell, Clements, Kristiansen, Miloscia, McCune, Dunn, Pettigrew, Quall, Kenney, Simpson, Appleton, Moeller, Sells, Haler, Condotta, McDonald, Takko, Kagi, Kilmer, and Clibborn

Modifying state regulatory provisions for small businesses.

(SEE ALSO PROPOSED 1ST SUB)

Finds that: (1) A vibrant and growing small business sector is critical to creating jobs in a dynamic economy;

(2) Small businesses bear a disproportionate share of regulatory costs and burdens;

(3) Fundamental changes that are needed in the regulatory and enforcement culture of state agencies to make them more responsive to small business can be made without compromising the statutory missions of the agencies;

(4) When adopting rules to protect the health, safety, and economic welfare of Washington, state agencies should seek to achieve statutory goals as effectively and efficiently as possible without imposing unnecessary burdens on small employers;

(5) Uniform regulatory and reporting requirements can impose unnecessary and disproportionately burdensome demands including legal, accounting, and consulting costs upon small businesses with limited resources;

(6) The failure to recognize differences in the scale and resources of regulated businesses can adversely affect competition in the marketplace, discourage innovation, and restrict improvements in productivity;

(7) Unnecessary regulations create entry barriers in many industries and discourage potential entrepreneurs from introducing beneficial products and processes;

(8) The practice of treating all regulated businesses the same leads to inefficient use of regulatory agency resources, enforcement problems, and, in some cases, to actions inconsistent with the legislative intent of health, safety, environmental, and economic welfare legislation;

(9) Alternative regulatory approaches which do not conflict with the state objective of applicable statutes may be available to minimize the significant economic impact of rules on small businesses; and

(10) The process by which state rules are developed and adopted should be reformed to require agencies to solicit the ideas and comments of small businesses, to examine the impact of proposed and existing rules on such businesses, and to review the continued need for existing rules.

Provides that, prior to the adoption of any proposed rule that may have an adverse impact on small businesses, each agency shall prepare a small business economic impact statement.

Provides that prior to the adoption of any proposed rule on and after July 1, 2005, each agency shall prepare a regulatory flexibility analysis in which the agency shall, where consistent with health, safety, and environmental and economic welfare, consider utilizing regulatory methods that will accomplish the objectives of applicable statutes while minimizing adverse impact on small businesses.

Provides that, beginning July 1, 2009, each agency shall review all agency rules existing at the time of the enactment to determine whether the rules should continue without change, or should be amended or rescinded, consistent with the stated objectives of this act.

Repeals RCW 19.85.030, 19.85.040, and 19.85.050.

**HB 1445-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Chase, Skinner, DeBolt, Green, Kessler, Morrell, Newhouse, P. Sullivan, Conway, Eickmeyer, Kirby, B. Sullivan, Flannigan, Linville, Campbell, Clements, Kristiansen, Miloscia, McCune, Dunn, Pettigrew, Quall, Kenney, Simpson, Appleton, Moeller, Sells, Haler, Condotta, McDonald, Takko, Kagi, Kilmer, and Clibborn)

Reducing the impact of regulatory provisions on small businesses.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that: (1) A vibrant and growing small business sector is critical to creating jobs in a dynamic economy;

(2) Small businesses bear a disproportionate share of regulatory costs and burdens;

(3) Fundamental changes that are needed in the regulatory and enforcement culture of state agencies to make them more responsive to small business can be made without compromising the statutory missions of the agencies;

(4) When adopting rules to protect the health, safety, and economic welfare of Washington, state agencies should seek to achieve statutory goals as effectively and efficiently as possible without imposing unnecessary burdens on small employers;

(5) Uniform regulatory and reporting requirements can impose unnecessary and disproportionately burdensome demands including legal, accounting, and consulting costs upon small businesses with limited resources;

(6) The failure to recognize differences in the scale and resources of regulated businesses can adversely affect competition in the marketplace, discourage innovation, and restrict improvements in productivity;

(7) Unnecessary regulations create entry barriers in many industries and discourage potential entrepreneurs from introducing beneficial products and processes;

(8) The practice of treating all regulated businesses the same leads to inefficient use of regulatory agency resources, enforcement problems, and, in some cases, to actions inconsistent with the legislative intent of health, safety, environmental, and economic welfare legislation;

(9) Alternative regulatory approaches which do not conflict with the state objective of applicable statutes may be available to minimize the significant economic impact of rules on small businesses; and

(10) The process by which state rules are developed and adopted should be reformed to require agencies to solicit the ideas and comments of small businesses, to examine the impact of proposed and existing rules on such businesses, and to review the continued need for existing rules.

Creates the small business advocacy committee.

Provides that the small business advocacy committee is charged with reviewing small business economic impact statements. If a majority of the members find that a proposed rule will have a disproportionate impact on small businesses and the proposed mitigation by an agency does not meet the requirements of RCW 19.85.030(2), the committee shall make recommendations to the agency for additional mitigation measures.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to State Government Operations & Accountability.  
Feb 16 Public hearing in committee.  
Mar 2 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Referred to Appropriations.

**HB 1446** by Representatives Hunter, Jarrett, Simpson, Tom, Kirby, Lantz, Conway, Kessler, P. Sullivan, McIntire, and Clibborn

Companion Bill: 5333

Modifying requirements for voter-approved property tax levies.

(SEE ALSO PROPOSED 1ST SUB)

Amends RCW 84.55.050 relating to voter-approved regular property tax levies.

**HB 1446-S** by House Committee on Finance (originally sponsored by Representatives Hunter, Jarrett, Simpson, Tom, Kirby, Lantz, Conway, Kessler, P. Sullivan, McIntire, and Clibborn)

Modifying requirements for voter-approved regular property tax levies.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 84.55.050 relating to voter-approved regular property tax levies.

Provides that, subject to statutory dollar limitations in RCW 84.52.043, a proposition placed before the voters under this act may authorize annual increases in levies for multiple consecutive years, up to six consecutive years, during which period each year's authorized maximum legal levy shall be used as the base upon which an increased levy limit for the succeeding year is computed, but the ballot proposition must state the dollar rate proposed only for the first year of the consecutive years and must state the limit factor, or a specified index to be used for determining a limit factor, such as the consumer price index, which need not be the same for all years, by which the regular tax levy for the district may be increased in each of the subsequent consecutive years. Elections for this purpose must be held at a primary or general election. The title of each ballot measure must state the specific purposes for which the proposed levy increase shall be used.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Finance.  
Feb 8 Public hearing in committee.  
Mar 7 Executive session in committee.  
FIN - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Mar 14 Placed on second reading.  
Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Finance.  
Feb 6 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 7 Passed to Rules Committee for second reading.

**HB 1447** by Representatives Moeller, Jarrett, Morrell, Nixon, Fromhold, Kessler, Lantz, Upthegrove, Appleton, Green, Lovick, Dunshee, Buri, P. Sullivan, Ericks, Pettigrew, Schual-Berke, Simpson, Ormsby, Tom, Sells, Dickerson, McDermott, Wood, Santos, Hasegawa, and Kilmer

Establishing a pilot project to examine the use of instant runoff voting for nonpartisan offices.

(DIGEST AS ENACTED)

Finds that it is in the public interest to examine the use of a voting system that requires all victorious candidates to be elected with a majority vote rather than a plurality of effective votes, and

that allows voters to designate secondary and other preferences for potential tabulation if their first choice candidate does not receive a majority of the votes cast.

Recognizes that the system known as instant runoff voting achieves these purposes.

Declares that it is in the interest of participatory democracy for voters to be given the opportunity to vote for their first choice candidate while still making effective secondary choices among the remaining candidates.

Declares an intent to authorize a limited pilot project to study the effects of using instant runoff voting as a local option for nonpartisan offices in any qualifying city.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to State Government Operations & Accountability.  
Feb 8 Public hearing in committee.  
Feb 22 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Feb 24 Passed to Rules Committee for second reading.  
Feb 25 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 63; nays, 34; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 9 First reading, referred to Government Operations & Elections.  
Mar 22 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 GO - Majority; do pass.  
Passed to Rules Committee for second reading.  
Made eligible to be placed on second reading.  
Apr 5 Placed on second reading by Rules Committee.  
Apr 12 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 38; nays, 9; absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.  
Apr 22 Governor signed.  
Chapter 153, 2005 Laws.  
Effective date 7/24/2005.

**HB 1448** by Representatives Campbell, Williams, McCune, Lovick, Ahern, and Sells

Enhancing penalties for possession of ephedrine, pseudoephedrine, or phenylpropanolamine.

Declares that it is unlawful for any person to possess more than one hundred grams of ephedrine or any of its salts or isomers or salts of isomers, pseudoephedrine or any of its salts or isomers or salts of isomers, or phenylpropanolamine or any of its salts or isomers or salts of isomers, or a combination of any of those substances.

Provides that any person who violates this act is guilty of a class B felony.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Criminal Justice & Corrections.

**HB 1449** by Representatives Anderson, Kessler, Ericksen, Linville, McCune, and Morrell

Companion Bill: 5832

Authorizing the "Washington's National Park Fund" special license plate.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes the "Washington's National Park Fund" special license plate.

**HB 1449-S** by House Committee on Transportation (originally sponsored by Representatives Anderson, Kessler, Ericksen, Linville, McCune, and Morrell)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the "Washington's National Park Fund" special license plate.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.  
Feb 14 Public hearing in committee.  
Mar 3 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1450** by Representatives Anderson and McDermott

Revising procedures for transfer of territory between school districts.

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.

Declares that 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 --

Jan 25 First reading, referred to Education.  
Feb 28 Public hearing in committee.

**HB 1451** by Representatives Ahern, O'Brien, Tom, Lovick, Roach, Walsh, Holmquist, Rodne, Orcutt, Kretz, Campbell, Strow, McCune, McDonald, Serben, Condotta, Williams, Chase, Hasegawa, Haler, Pettigrew, Newhouse, P. Sullivan, Morrell, and Sells

Companion Bill: 5562

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 25 First reading, referred to Judiciary.  
Jun 14 Public hearing in committee.

**HB 1452** by Representatives Ahern, O'Brien, Holmquist, Lovick, Campbell, Rodne, Roach, Walsh, Kretz, Pearson, Strow, McCune, Condotta, Hasegawa, Williams, Chase, Haler, Pettigrew, and P. Sullivan

Designating failure to provide proof of vehicle insurance as a misdemeanor.

Designates failure to provide proof of vehicle insurance as a misdemeanor.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Criminal Justice & Corrections.

**HB 1453** by Representatives Ahern, O'Brien, Holmquist, Lovick, Orcutt, Williams, Roach, Pearson, Rodne, Campbell, Strow, McDonald, Serben, Crouse, Haler, Pettigrew, P. Sullivan, and Simpson

Removing the statute of limitations for certain sex offenses.

(SUBSTITUTED FOR - SEE 1ST SUB)

Deletes the statute of limitations for certain sex offenses.

**HB 1453-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Ahern, O'Brien, Holmquist, Lovick, Orcutt, Williams, Roach, Pearson, Rodne, Campbell, Strow, McDonald, Serben, Crouse, Haler, Pettigrew, P. Sullivan, and Simpson)

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

Deletes the statute of limitations for certain sex offenses.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Criminal Justice & Corrections.

Feb 8 Public hearing in committee.

Feb 15 Executive session in committee.

CJC - Executive action taken by committee.

CJC - Majority; 1st substitute bill be substituted, do pass.

Feb 22 Passed to Rules Committee for second reading.

Feb 25 Placed on second reading by Rules Committee.

Mar 8 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

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

-- IN THE SENATE --

Mar 9 First reading, referred to Judiciary.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further consideration.

Referred to Criminal Justice & Corrections.

**HB 1454** by Representatives Ahern, O'Brien, Roach, Serben, Holmquist, Kretz, Lovick, Walsh, Campbell, Rodne, Strow, McDonald, Condotta, Hasegawa, Williams, Chase, Upthegrove, Crouse, Haler, Pettigrew, Buri, Newhouse, P. Sullivan, Morrell, Moeller, Kristiansen, Tom, and Sells

Requiring proof of insurance for vehicle registration.

Provides that to renew a vehicle license an applicant must provide proof of being insured under a motor vehicle liability policy with liability limits of at least the amounts provided in RCW 46.29.090, a self-insurance certificate as provided in RCW 46.29.630, or proof of coverage under a liability bond of at least the amounts provided in RCW 46.29.090.

Requires that, whenever the motor vehicle liability insurance policy, self-insurance certificate, or liability bond required under this act is not renewed or is canceled, whether the nonrenewal or cancellation is initiated by the insured, the insurance company, or the bonding company, the registered owner of the vehicle or vehicles shall immediately notify the department. Failure to provide notice as required under this provision is a misdemeanor.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.

Mar 3 Public hearing in committee.

**HB 1455** by Representatives Haigh, Wallace, Kagi, Dickerson, and Chase

Companion Bill: 5089

Limiting nuisance noise from off-road vehicles.

(SEE ALSO PROPOSED 1ST SUB)

Limits use on lands zoned as residential within six hundred feet of another property owner's residence, or within six hundred feet of another property owner's barn, stable, penned area, or similar structure or confined area occupied by any livestock, as defined by RCW 16.36.005, in a repetitive manner or on a track for purposes of recreation or practicing for races, jumps, tests, or similar purposes.

Provides that a person who is guilty of violating this provision is subject on the first offense to a fine of not less than one hundred dollars. On each subsequent violation, the person is subject to twice the amount of fine as on the last infraction.

**HB 1455-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Haigh, Wallace, Kagi, Dickerson, and Chase)

Studying noise from off-road vehicles.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires 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 First reading, referred to Natural Resources, Ecology & Parks.

Feb 11 Public hearing in committee.

Feb 22 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; 1st substitute bill be substituted, do pass.

Feb 24 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

House Rules "X" file.

**HB 1456** by Representative Haigh

Changing the primary to the first Tuesday in September.

(SEE ALSO PROPOSED 1ST SUB)

Changes the primary to the first Tuesday in September.

**HB 1456-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representative Haigh)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Changes the primary to the first Tuesday in September.

Provides that, for primary elections, voters must be instructed to return the ballot by mail or in person at a designated drop-off site or at the office of the county auditor no later than 8:00 p.m. on the day of the primary.

Repeals RCW 29A.04.158, 29A.04.311, 29A.24.031, and 29A.24.211.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to State Government Operations & Accountability.  
 Feb 8 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Referred to Appropriations.

**HB 1457** by Representatives Haigh, Bailey, Conway, McCoy, and McDonald; by request of Military Department

Companion Bill: 5340

Creating the military department capital account and rental and lease account.

(DIGEST AS ENACTED)

Establishes the military department capital account in the state treasury. All receipts from the sale of state-owned military department property must be deposited into the account. Money in the account may be spent only after appropriation. Expenditures from the account may be used only for military department capital projects.

Establishes the military department rental and lease account in the state treasury. All receipts from the rental or lease of state-owned military department property must be deposited into the account. Money in the account may be spent only after appropriation. Expenditures from the account may be used only for operating and maintenance costs of military property.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to State Government Operations & Accountability.  
 Feb 11 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.  
 Minority; do not pass.  
 Feb 21 Referred to Capital Budget.  
 Mar 2 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; do pass.  
 Mar 4 Passed to Rules Committee for second reading.  
 Mar 8 Made eligible to be placed on second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 10 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.

-- IN THE SENATE --

Mar 12 First reading, referred to Ways & Means.  
 Mar 22 Executive session in committee.  
 Mar 23 WM - Majority; do pass.  
 Mar 24 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, 44; nays, 0; absent, 1; excused, 4.

-- IN THE HOUSE --

Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.  
 May 3 Governor signed.  
 Chapter 252, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1458** by Representatives Hunt, Dickerson, McCoy, B. Sullivan, Williams, Haigh, Appleton, Linville, Chase, Dunshee, Simpson, Upthegrove, Moeller, and McDermott  
 Companion Bill: 5431

Concerning the management of on-site sewage systems in marine areas.

(SUBSTITUTED FOR - SEE 3RD 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 certificated 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.

**HB 1458-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Hunt, Dickerson, McCoy, B. Sullivan, Williams, Haigh, Appleton, Linville, Chase, Dunshee, Simpson, Upthegrove, Moeller, and McDermott)

Concerning the management of on-site sewage disposal systems in marine areas.

(SUBSTITUTED FOR - SEE 3RD 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.

Finds that local programs designed to identify and correct failing on-site sewage disposal systems have proven effective in reducing and eliminating public health and environmental hazards, improving water quality, and reopening previously closed shellfish areas.

Finds that a partnership is necessary among the state, local, and private sector to develop successful local programs with adequate funding and the tools to identify and repair failing on-site sewage disposal systems.

Finds that local programs must be established in marine areas of special concern to inventory existing on-site sewage disposal systems, identify and repair failing systems, develop data bases capable of sharing information regarding on-site sewage disposal

systems, and monitor results to demonstrate programs are working and public health and the environment are protected.

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 area of special concern 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 areas of special concern within its jurisdiction.

Declares that, for purposes of this act, the local health jurisdictions in counties bordering Puget Sound are Clallam, Island, Kitsap, Jefferson, Mason, San Juan, Seattle-King, Skagit, Snohomish, Tacoma-Pierce, Thurston, and Whatcom.

Requires the department to review an on-site sewage disposal system program implementation plan submitted by the local health officer to ensure all the elements of the plan, including designation of any marine area of special concern, have been addressed. The board may adopt additional criteria for plan approval by rule.

Requires the department to enter into a contract with each of the counties subject to this chapter to implement the approved on-site sewage disposal system program implementation plan developed under act, and to develop or enhance the data management system required by this act with funds appropriated to the department for those purposes.

Provides that the contract shall require, at a minimum, that within the marine area of special concern, the local health jurisdiction: (1) Show progressive improvement in finding failing systems;

(2) Show progressive improvement in working with on-site sewage disposal system owners to make needed system repairs;

(3) Is actively undertaking steps to find previously unknown on-site sewage disposal systems and ensure they are inspected as required and repaired if necessary;

(4) Show progressive improvement in the percentage of on-site sewage disposal systems that are included in an electronic data system; and

(5) Of those on-site sewage disposal systems in the electronic data system, show progressive improvement in the percentage that have had required inspections.

**HB 1458-S2** by House Committee on Appropriations (originally sponsored by Representatives Hunt, Dickerson, McCoy, B. Sullivan, Williams, Haigh, Appleton, Linville, Chase, Dunshee, Simpson, Upthegrove, Moeller, and McDermott)

(SUBSTITUTED FOR - SEE 3RD 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.

Finds that local programs designed to identify and correct failing on-site sewage disposal systems have proven effective in reducing and eliminating public health and environmental hazards, improving water quality, and reopening previously closed shellfish areas.

Finds that a partnership is necessary among the state, local, and private sector to develop successful local programs with adequate funding and the tools to identify and repair failing on-site sewage disposal systems.

Finds that local programs must be established in marine areas of special concern to inventory existing on-site sewage disposal systems, identify and repair failing systems, develop data bases capable of sharing information regarding on-site sewage disposal systems, and monitor results to demonstrate programs are working and public health and the environment are protected.

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 area of special concern 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 areas of special concern within its jurisdiction.

Declares that, for purposes of this act, the local health jurisdictions in counties bordering Puget Sound are Clallam, Island, Kitsap, Jefferson, Mason, San Juan, Seattle-King, Skagit, Snohomish, Tacoma-Pierce, Thurston, and Whatcom.

Requires the department to review an on-site sewage disposal system program implementation plan submitted by the local health officer to ensure all the elements of the plan, including designation of any marine area of special concern, have been addressed. The board may adopt additional criteria for plan approval by rule.

Requires the department to enter into a contract with each of the counties subject to this chapter to implement the approved on-site sewage disposal system program implementation plan developed under act, and to develop or enhance the data management system required by this act with funds appropriated to the department for those purposes.

Provides that the contract shall require, at a minimum, that within the marine area of special concern, the local health jurisdiction: (1) Show progressive improvement in finding failing systems;

(2) Show progressive improvement in working with on-site sewage disposal system owners to make needed system repairs;

(3) Is actively undertaking steps to find previously unknown on-site sewage disposal systems and ensure they are inspected as required and repaired if necessary;

(4) Show progressive improvement in the percentage of on-site sewage disposal systems that are included in an electronic data system; and

(5) Of those on-site sewage disposal systems in the electronic data system, show progressive improvement in the percentage that have had required inspections.

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

**HB 1458-S3** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Hunt, Dickerson, McCoy, B. Sullivan, Williams, Haigh, Appleton, Linville, Chase, Dunshee, Simpson, Upthegrove, Moeller, and McDermott)

(DIGEST AS ENACTED)

Finds that: (1) Hood Canal and other marine waters in Puget Sound are at risk of severe loss of marine life from low-dissolved oxygen. The increased input of human-influenced nutrients, especially nitrogen, is a factor causing this low-dissolved oxygen condition in some of Puget Sound's waters, in addition to such natural factors as poor overall water circulation and stratification that discourages mixing of surface-to-deeper waters;

(2) A significant portion of the state's residents live in homes served by on-site sewage disposal systems, and many new residences will be served by these systems;

(3) Properly functioning on-site sewage disposal systems largely protect water quality. However, improperly functioning on-site sewage disposal systems in marine recovery areas may contaminate surface water, causing public health problems;

(4) Local programs designed to identify and correct failing on-site sewage disposal systems have proven effective in reducing and eliminating public health hazards, improving water quality, and reopening previously closed shellfish areas; and

(5) State water quality monitoring data and analysis can help to focus these enhanced local programs on specific geographic areas that are sources of pollutants degrading Puget Sound waters.

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 in marine recovery areas, to require inspection of on-site sewage disposal systems and repairs to failing systems, to develop electronic data systems capable of sharing information regarding on-site sewage disposal systems, and to monitor these programs to ensure that they are working to protect public health and Puget Sound water quality.

Provides that, by July 1, 2007, the local health officers of health jurisdictions in the twelve counties bordering Puget Sound shall develop a written on-site program management plan to provide guidance to the local health jurisdiction.

Provides that, after July 1, 2007, the local health officer may designate additional marine recovery areas meeting the criteria of this act, according to new information. Where the department recommends the designation of a marine recovery area or expansion of a designated marine recovery area, the local health officer shall notify the department of its decision concerning the recommendation within ninety days of receipt of the recommendation.

Provides that, in a marine recovery area, each local health officer shall: (1) Require that on-site sewage disposal system maintenance specialists, septic tank pumpers, or others performing on-site sewage disposal system inspections submit reports or inspection results to the local health jurisdiction regarding any failing system; and

(2) Develop and maintain an electronic data system of all on-site sewage disposal systems within a marine recovery area to enable the local health jurisdiction to actively manage on-site sewage disposal systems. In assisting development of electronic data systems, the department shall work with local health jurisdictions with marine recovery areas and the on-site sewage disposal system industry to develop common forms and protocols to facilitate sharing of data. A marine recovery area on-site sewage disposal electronic data system must be compatible with all on-site sewage disposal electronic data systems used throughout a local health jurisdiction.

Requires the on-site program management plans of local health jurisdictions required under this act to be submitted to the department by July 1, 2007, and be reviewed to determine if they contain all necessary elements. The department shall provide in writing to the local board of health its review of the completeness of the plan. The board may adopt additional criteria by rule for approving plans.

Requires the department to offer financial and technical assistance to local governments and tribal entities in Puget Sound counties to establish or expand on-site sewage disposal system repair and replacement through local loan and grant programs. The programs must give priority to low-income and financially distressed homeowners.

Directs the department of health to report to the appropriate committees of the senate and house of representatives by December 31, 2008, on progress in designating marine recovery areas and developing and implementing on-site strategies for such marine recovery areas.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Natural Resources, Ecology & Parks.

Feb 10 Public hearing in committee.

Feb 24 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.

Mar 1 Referred to Appropriations.

Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.

Mar 7 Passed to Rules Committee for second reading.

Mar 8 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, 56; nays, 41;  
absent, 0; excused, 1.

-- IN THE SENATE --

Mar 16 First reading, referred to Water, Energy & Environment.

Mar 29 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 WEE - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.

Apr 5 Placed on second reading by Rules Committee.

Apr 24 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Natural Resources, Ecology & Parks.

Jan 20 Public hearing in committee.

Jan 26 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 3rd substitute bill be substituted, do pass.  
Minority; do not pass.

Jan 30 Referred to Appropriations.

Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 3rd substitute bill proposed by Natural Resources, Ecology & Parks.  
Minority; do not pass.

Feb 7 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading by Rules Committee.

Feb 11 3rd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 70; nays, 26;  
absent, 0; excused, 2.  
-- IN THE SENATE --

Feb 14 First reading, referred to Water, Energy & Environment.

Feb 21 Public hearing in committee.

Feb 22 Executive session in committee.

Feb 23 WEE - Majority; do pass.  
Minority; do not pass.  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 27 Public hearing and executive action taken in committee.  
WM - Majority; do pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 28; nays, 15;  
absent, 0; excused, 6.  
-- IN THE HOUSE --

Mar 1 Speaker signed.  
-- IN THE SENATE --

Mar 3 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.

Mar 9 Governor signed.  
Chapter 18, 2006 Laws.  
Effective date 6/7/2006.

**HB 1459** by Representatives B. Sullivan, Dickerson, Jarrett, Upthegrove, Kessler, Appleton, Dunshee, Moeller, Simpson, McCoy, Kenney, P. Sullivan, McDermott, Cody, Santos, Conway, Kilmer, and Chase

Companion Bill: 5432

Creating the oil spill monitoring and oversight council.

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.

Provides that, by December 1st of each year, the council shall make recommendations for the continuing improvement of the state's oil spill prevention, preparedness, and response through a report to the governor and the appropriate committees of the senate and house of representatives.

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 established for rejecting the adoption of or for significantly modifying any recommended improvement.

-- 2005 REGULAR SESSION --

- Jan 25 First reading, referred to Natural Resources,  
Ecology & Parks.  
Feb 8 Public hearing in committee.

**HB 1460** by Representatives Green, Shabro, Flannigan,  
Talcott, Morrell, and Lantz

Regulating county contracts for marine vessels.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, prior to awarding any contract limiting security to the county's exposure to loss, a county shall develop and adopt an ordinance that establishes the procedure for determining the county's exposure to loss on contracts for construction, maintenance, or repair of a marine vessel.

**HB 1460-S** by House Committee on Transportation  
(originally sponsored by Representatives Green,  
Shabro, Flannigan, Talcott, Morrell, and Lantz)

(DIGEST AS ENACTED)

Provides that, prior to awarding any contract limiting security to the county's exposure to loss, a county shall develop and adopt an ordinance that establishes the procedure for determining the county's exposure to loss on contracts for construction, maintenance, or repair of a marine vessel.

-- 2005 REGULAR SESSION --

- Jan 25 First reading, referred to Transportation.  
Feb 24 Public hearing in committee.  
Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted,  
do pass.  
Mar 7 Passed to Rules Committee for second reading.  
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, 95; nays, 0;  
absent, 0; excused, 3.  
-- IN THE SENATE --  
Mar 14 First reading, referred to Transportation.  
Mar 21 Public hearing in committee.  
Mar 23 Executive session in committee.  
Mar 24 TRAN - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 1 Made eligible to be placed on second reading.  
Apr 11 Placed on second reading by Rules Committee.  
Apr 12 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 0;  
absent, 0; excused, 3.

-- IN THE HOUSE --

- Apr 16 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

- Apr 18 Delivered to Governor.

- Apr 20 Governor signed.  
Chapter 101, 2005 Laws.  
Effective date 4/20/2005.

**HB 1461** by Representatives Linville, Buri, and Pettigrew; by  
request of Conservation Commission

Companion Bill: 5009

Changing conservation assistance revolving account provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 89.08.550 relating to the conservation  
assistance revolving account.

**HB 1461-S** by House Committee on Economic Development,  
Agriculture & Trade (originally sponsored by  
Representatives Linville, Buri, and Pettigrew; by request of  
Conservation Commission)

(DIGEST AS ENACTED)

Amends RCW 89.08.550 relating to the conservation  
assistance revolving account.

Provides that expenditures from the account may be used only  
to make loans to landowners for projects enrolled in the  
conservation reserve enhancement program and the continuous  
conservation reserve program.

-- 2005 REGULAR SESSION --

- Jan 25 First reading, referred to Economic  
Development, Agriculture & Trade.  
Feb 8 Public hearing in committee.  
Feb 11 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be  
substituted, do pass.  
Feb 15 Referred to Capital Budget.  
Mar 2 Public hearing in committee.  
Mar 3 Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; do pass 1st substitute bill  
proposed by Economic Development,  
Agriculture & Trade.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 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, 94; nays, 0;  
absent, 0; excused, 4.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Agriculture & Rural  
Economic Development.  
Mar 24 Public hearing and executive action taken in  
committee.  
Mar 25 ARED - Majority; do pass.  
Passed to Rules Committee for second reading.  
Mar 30 Placed on second reading by Rules Committee.  
Apr 4 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0;  
absent, 1; excused, 2.  
-- IN THE HOUSE --  
Apr 5 Speaker signed.  
-- IN THE SENATE --  
Apr 6 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 7 Delivered to Governor.  
Apr 13 Governor signed.  
Chapter 30, 2005 Laws.  
Effective date 7/24/2005.

**HB 1462** by Representatives Linville, Buri, Pettigrew, and Chase; by request of Conservation Commission

Companion Bill: 5010

Funding conservation districts.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 89.08.410 relating to funding conservation districts.

**HB 1462-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Linville, Buri, Pettigrew, and Chase; by request of Conservation Commission)

(DIGEST AS ENACTED)

Amends RCW 89.08.410 relating to funding conservation districts.

Authorizes the conservation commission to adopt rules pertaining to eligibility and distribution of these funds. The conservation commission shall submit a report on the distribution of these funds to the appropriate committees of the legislature by September 30, 2007.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 8 Public hearing in committee.  
Feb 11 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Feb 15 Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Economic Development, Agriculture & Trade.  
Mar 7 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, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 10 First reading, referred to Agriculture & Rural Economic Development.  
Mar 24 Public hearing and executive action taken in committee.  
Mar 25 ARED - Majority; do pass.  
Passed to Rules Committee for second reading.  
Mar 30 Placed on second reading by Rules Committee.  
Apr 5 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.

-- IN THE HOUSE --

Speaker signed.

-- IN THE SENATE --

Apr 6 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 7 Delivered to Governor.  
Apr 13 Governor signed.  
Chapter 31, 2005 Laws.  
Effective date 4/13/2005.

**HB 1463** by Representatives Green, Rodne, Cody, and Moeller

Requiring schools to provide information on meningococcal immunization.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that every public and private school in the state shall provide parents and guardians with information about meningococcal disease and its vaccine at the beginning of every school year. The information about meningococcal disease shall include: (1) Its causes and symptoms, how meningococcal disease is spread, and the places where parents and guardians may obtain additional information and vaccinations for their children; and

(2) Current recommendations from the United States centers for disease control and prevention regarding the receipt of vaccines for meningococcal disease and where the vaccination can be received.

Declares that this provision shall not be construed to require the department of health or the school to provide meningococcal vaccination to students.

Does not create a private right of action.

Directs the superintendent of public instruction to adopt rules to implement the requirements of this act and shall annually attest that the program has been implemented.

**HB 1463-S** by House Committee on Health Care (originally sponsored by Representatives Green, Rodne, Cody, and Moeller)

(DIGEST AS ENACTED)

Provides that, beginning with sixth grade entry, every public and private school in the state shall provide parents and guardians with information about meningococcal disease and its vaccine at the beginning of every school year. The information about meningococcal disease shall include: (1) Its causes and symptoms, how meningococcal disease is spread, and the places where parents and guardians may obtain additional information and vaccinations for their children; and

(2) Current recommendations from the United States centers for disease control and prevention regarding the receipt of vaccines for meningococcal disease and where the vaccination can be received.

Declares that this provision shall not be construed to require the department of health or the school to provide meningococcal vaccination to students.

Requires the department of health to prepare the informational materials and shall consult with the office of superintendent of public instruction.

Does not create a private right of action.

VETO MESSAGE ON HB 1463-S

May 11, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 2, Substitute House Bill No. 1463 entitled:

This bill requires that public and private schools provide parents or guardians of students in 6th grade and above with information on meningococcal disease every school year. It is an important bill that is consistent with our ongoing public health efforts.

Section 2 of the bill inserts an emergency clause that is not necessary for this type of legislation. It is reasonable to give the Department of Health and Office of the Superintendent of Public Instruction time over the summer to develop the informational materials that will be distributed in schools.

For these reasons, I have vetoed Section 2 of Substitute House Bill No. 1463.

With the exception of sections Section 2, Substitute House Bill No. 1463 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Health Care.  
Feb 11 Public hearing in committee.  
Feb 15 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.

Feb 18 Passed to Rules Committee for second reading.  
Feb 25 Placed on second reading suspension calendar.  
Mar 8 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 9 First reading, referred to Early Learning, K-12 & Higher Education.  
Mar 17 Executive session in committee.  
Mar 18 EKHE - Majority; without recommendation.  
And refer to Health & Long-Term Care.  
Referred to Health & Long-Term Care.  
Mar 28 Public hearing in committee.  
Mar 30 Executive session in committee.  
Mar 31 HEA - Majority; do pass with amendment(s).  
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, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Apr 20 House concurred in Senate amendments.  
Passed final passage; yeas, 96; nays, 0; absent, 0; excused, 2.  
Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

May 11 Governor partially vetoed.  
Chapter 404, 2005 Laws PV.  
Effective date 7/24/2005.

**HB 1464** by Representatives O'Brien, Lovick, Kirby, Sommers, and Chase

Companion Bill: 5672

Regulating commercial parking businesses.

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.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Commerce & Labor.  
Feb 7 Public hearing in committee.

**HB 1465** by Representatives Conway, Jarrett, Kirby, Upthegrove, Haler, Hankins, Flannigan, and McIntire

Companion Bill: 5769

Modifying requirements for voter-approved regular property tax levies.

Amends RCW 84.55.050 relating to requirements for voter-approved regular property tax levies.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Finance.  
Feb 8 Public hearing in committee.  
Mar 7 Executive session in committee.  
FIN - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Mar 14 Placed on second reading.  
Mar 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Finance.

**HB 1466** by Representatives Flannigan, Woods, Darneille, Condotta, Kirby, Orcutt, Simpson, Haigh, Nixon, Chase, Strow, Hunt, Blake, Campbell, and Kagi

Allowing motorcycles to stop and proceed through traffic signals. (REVISED FOR ENGROSSED: Allowing street legal motorcycles to stop and proceed through traffic signals that fail to operate because of the motorcycle's size.)

(AS OF HOUSE 2ND READING 1/18/06)

Provides that, notwithstanding any provision of law to the contrary, the operator of a street legal motorcycle approaching a left turn intersection that is controlled by a triggered traffic control signal using a vehicle detection device that is inoperative due to the size of the street legal motorcycle shall come to a full and complete stop at the intersection. If the left turn signal fails to operate after one cycle of the traffic signal, the operator may, after exercising due care, proceed to turn left.

Provides that it is not a defense to a violation of RCW 46.61.050 that the driver of a motorcycle proceeded under the belief that a traffic control signal used a vehicle detection device or was inoperative due to the size of the motorcycle when the signal did not use a vehicle detection device or that any such device was not in fact inoperative due to the size of the motorcycle.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.  
Feb 28 Public hearing in committee.  
Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 10 Placed on second reading by Rules Committee.  
Mar 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 92; nays, 1; absent, 0; excused, 5.

-- IN THE SENATE --

Mar 14 First reading, referred to Transportation.  
Mar 21 Public hearing in committee.

Mar 31	Executive session in committee.	Jan 25	First reading, referred to Children & Family Services.
Apr 1	TRAN - Majority; do pass. Passed to Rules Committee for second reading.	Feb 7	Public hearing in committee.
Apr 11	Placed on second reading by Rules Committee.	Feb 14	Executive session in committee. CFS - Executive action taken by committee. CFS - Majority; 1st substitute bill be substituted, do pass.
Apr 24	Referred to Rules. By resolution, returned to House Rules Committee for third reading. -- 2006 REGULAR SESSION -- -- IN THE HOUSE --	Feb 17	Passed to Rules Committee for second reading.
Jan 9	By resolution, reintroduced and retained in present status.	Mar 7	Placed on second reading by Rules Committee.
Jan 11	Placed on third reading by Rules Committee.	Mar 8	1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0. -- IN THE SENATE --
Jan 18	Rules suspended. Returned to second reading for amendment. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 94; nays, 2; absent, 0; excused, 2. -- IN THE SENATE --	Mar 9	First reading, referred to Human Services & Corrections.
Jan 19	First reading, referred to Transportation.	Mar 24	Public hearing in committee.
Feb 23	Public hearing in committee.	Mar 31	Executive session in committee.
Feb 24	Executive session in committee.	Apr 1	HSC - Majority; do pass with amendment(s).
Feb 27	TRAN - Majority; do pass with amendment(s). Passed to Rules Committee for second reading.	Apr 4	Passed to Rules Committee for second reading.
Mar 3	Placed on second reading by Rules Committee.	Apr 24	By resolution, returned to House Rules Committee for third reading. -- 2006 REGULAR SESSION -- -- IN THE HOUSE --
Mar 8	Referred to Rules. By resolution, returned to House Rules Committee for third reading.	Jan 9	By resolution, reintroduced and retained in present status. Rules Committee relieved of further consideration. Referred to Children & Family Services.

**HB 1467** by Representatives Dickerson, Wallace, P. Sullivan, Kagi, Roberts, Simpson, Appleton, Moeller, Green, Ericks, Takko, and Chase

Requiring mandatory reporting of abuse or neglect of a child when discovered by a person connected with specified nonprofit entities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, when any person who is an employee, contractor, or volunteer of a nonprofit entity as defined in RCW 84.36.800 has reasonable cause to believe that a child has suffered abuse or neglect, and the alleged perpetrator is an employee, contractor, or volunteer of the same nonprofit entity, he or she shall report such incident, or cause a report to be made, to the proper law enforcement agency or to the department as provided in RCW 26.44.040.

**HB 1467-S** by House Committee on Children & Family Services (originally sponsored by Representatives Dickerson, Wallace, P. Sullivan, Kagi, Roberts, Simpson, Appleton, Moeller, Green, Ericks, Takko, and Chase)

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

Provides that, when any person who is an employee or regular-service volunteer of a nonprofit entity as defined in RCW 84.36.800 has reasonable cause to believe that a child has suffered abuse or neglect, and the alleged perpetrator is an employee, contractor, or volunteer of the same nonprofit entity, he or she shall report such incident, or cause a report to be made, to the proper law enforcement agency or to the department as provided in RCW 26.44.040.

Declares that the reporting requirement of this act does not apply to a member of the clergy with regard to information obtained by the member of the clergy in his or her professional character as a religious or spiritual advisor when the information is obtained solely as a result of a confession made pursuant to the clergy-penitent privilege as provided in RCW 5.60.060(3), and the member of the clergy is authorized to hear such confession, and has a duty under the discipline, tenets, doctrine, or custom of his or her church, religious denomination, religious body, spiritual community, or sect to keep the confession secret.

-- 2005 REGULAR SESSION --

**HB 1468** by Representatives Roach and Kirby

Placing limitations on the release of consumer information by consumer reporting agencies.

Authorizes a consumer to elect to place a security freeze on his or her credit report by making a request in writing by certified mail to a consumer reporting agency. If a security freeze is in place, information from a consumer's credit report may not be released to a third party without prior express authorization from the consumer.

Does not prohibit a consumer reporting agency from advising a third party that a security freeze is in effect with respect to the consumer's credit report.

Requires a consumer 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.

Provides that, if a security freeze is in place, a consumer reporting agency shall not change any of the following official information in a consumer report without sending a written confirmation of the change to the consumer within thirty days of the change being posted to the consumer's file: Name, date of birth, social security number, and address.

Declares that the following entities are not required to place a security freeze on a consumer report: (1) A check services or fraud prevention services company, which issues reports on incidents of fraud or authorizations for the purpose of approving or processing negotiable instruments, electronic funds transfers, or similar methods of payments; or

(2) A demand deposit account information service company, which issues reports regarding account closures due to fraud, substantial overdrafts, ATM abuse, or similar negative information regarding a consumer, to inquiring banks or other financial institutions for use only in reviewing a consumer request for a demand deposit account at the inquiring bank or financial institution.

Provides that any consumer who suffers damages as a result of a violation of this act by any person may bring an action in a court of appropriate jurisdiction against that person to recover the following: (1) In the case of a negligent violation, actual damages, including court costs, loss of wages, attorneys' fees and, when applicable, pain and suffering.

(2) In the case of a willful violation: (a) Actual damages; (b) punitive damages of not less than one hundred dollars nor more

than five thousand dollars for each violation; and (c) any other relief that the court deems proper.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Financial Institutions & Insurance.

**HB 1469** by Representatives Lovick, Jarrett, Haigh, and Armstrong; by request of Washington State Patrol

Companion Bill: 5436

Changing hearing procedures for violations of commercial motor vehicle laws, rules, and orders.

(DIGEST AS ENACTED)

Amends RCW 46.32.100 relating to proceedings for violations of commercial motor vehicle laws, rules, and orders.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.

Feb 7 Public hearing in committee.

Feb 10 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; do pass.

Feb 15 Passed to Rules Committee for second reading.

Mar 2 Made eligible to be placed on second reading.

Mar 7 Placed on second reading by Rules Committee.

Mar 8 Rules suspended. Placed on Third Reading.

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

-- IN THE SENATE --

Mar 9 First reading, referred to Transportation.

Mar 28 Work session and executive action taken in committee.

Mar 29 TRAN - Majority; do pass with amendment(s). Passed to Rules Committee for second reading.

Apr 13 Placed on second reading by Rules Committee.

Apr 14 Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.

-- IN THE HOUSE --

Apr 19 House concurred in Senate amendments.

Passed final passage; yeas, 97; nays, 1; absent, 0; excused, 0.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 13 Governor signed.

Chapter 444, 2005 Laws.

Effective date 7/24/2005.

**HB 1470** by Representatives Morrell, McDonald, and Chase

Companion Bill: 5363

Authorizing additional sales tax authority for public facilities districts.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 1470-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Morrell, McDonald, and Chase)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

Declares that the tax imposed in this act expires on the earlier of: (1) The date when the bonds issued for the construction of the cultural center and related parking facilities are retired;

(2) Twenty years after the tax is first collected; or

(3) The date when the cumulative total of taxes collected has exceeded eighteen million dollars.

-- 2005 REGULAR SESSION --

Jan 25 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; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 24 Referred to Finance.

Mar 4 Public hearing in committee.

**HB 1471** by Representatives Lovick, McDonald, and Takko

Changing provisions relating to authentication of documents.

(DIGEST AS ENACTED)

Revises provisions relating to authentication of documents.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Judiciary.

Feb 9 Public hearing in committee.

Feb 11 Executive session in committee.

JUDI - Executive action taken by committee.

JUDI - Majority; do pass.

Feb 14 Passed to Rules Committee for second reading.

Feb 15 Placed on second reading suspension calendar.

Feb 28 Committee recommendations adopted.

Placed on third reading.

Third reading, passed; yeas, 89; nays, 0; absent, 0; excused, 9.

-- IN THE SENATE --

Mar 1 First reading, referred to Judiciary.

Mar 23 Public hearing in committee.

Mar 30 Executive session in committee.

Apr 1 JUD - Majority; do pass.

Apr 4 Passed to Rules Committee for second reading.

Apr 14 Placed on second reading by Rules Committee.

Apr 24 Referred to Rules.

By resolution, returned to House Rules

Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Jan 11 Placed on third reading by Rules Committee.

Jan 18 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Jan 19 First reading, referred to Judiciary.

Feb 1 Public hearing in committee.

Feb 2 Executive session in committee.

Feb 3 JUD - Majority; do pass.  
Passed to Rules Committee for second reading.

Feb 27 Placed on second reading by Rules Committee.

Mar 2 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 24 Governor signed.  
Chapter 198, 2006 Laws.  
Effective date 6/7/2006.

**HB 1472** by Representatives Armstrong, Condotta, and Chase  
Providing for training peace officers to reduce deaths.

Declares an intent to provide adequate funding for Washington state peace officers to receive the training necessary for officers to achieve and maintain expertise in weapon retention and survival techniques.

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 criminal justice training commission for the sole purpose of providing Washington peace officers comprehensive training in weapon retention and survival techniques, including techniques for defending against assailants trying to disarm an officer's drawn gun and for regaining control if disarmed.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Criminal Justice & Corrections.

**HB 1473** by Representatives Moeller, Williams, Cody, Appleton, Kagi, Pettigrew, Simpson, Dickerson, McDermott, Santos, McIntire, and Chase

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 25 First reading, referred to Judiciary.

**HB 1474** by Representatives B. Sullivan, Nixon, Schual-Berke, Jarrett, O'Brien, Dickerson, Upthegrove, Eickmeyer, Hinkle, Quall, McIntire, Tom, Appleton, Hunt, Moeller, Simpson, Grant, Hunter, Kilmer, and Chase

Companion Bill: 5445  
Clarifying Initiative 297.

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.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Technology, Energy & Communications.

Feb 11 Public hearing in committee.

**HB 1475** by Representatives Schual-Berke, Jarrett, Murray, Kessler, Wood, Skinner, Hankins, Woods, Dunshee, Wallace, Dickerson, Upthegrove, Curtis, Lovick, and Morrell

Modifying child passenger restraint provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises child passenger restraint provisions.

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.

**HB 1475-S** by House Committee on Transportation (originally sponsored by Representatives Schual-Berke, Jarrett, Murray, Kessler, Wood, Skinner, Hankins, Woods, Dunshee, Wallace, Dickerson, Upthegrove, Curtis, Lovick, and Morrell)

(DIGEST AS ENACTED)

Revises child passenger restraint provisions.

Provides that a person who has a current national certification as a child passenger safety technician and who in good faith 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.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.

Feb 7 Public hearing in committee.

Feb 10 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.

Feb 15 Passed to Rules Committee for second reading.

Feb 25 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, 72; nays, 26; absent, 0; excused, 0.

-- IN THE SENATE --

Mar 9 First reading, referred to Transportation.

Mar 22 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 TRAN - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 13 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 32; nays, 15;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 132, 2005 Laws.  
 Effective date 7/24/2005\*.

**HB 1476** by Representatives Kagi, O'Brien, and Simpson

Altering the amount of earned release time available for certain jail inmates.

(SEE ALSO PROPOSED 1ST SUB)

Revises the amount of earned release time available for certain jail inmates.

Declares that the changes to the maximum percentages of earned release time in this act 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.

Declares that the legislature retains full control over the right to revise the percentages of earned release time available to offenders at any time.

Applies to persons convicted on or after the effective date of this act.

**HB 1476-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Kagi, O'Brien, and Simpson)

Clarifying earned release provisions that apply to city and county jails.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the amount of earned release time available for certain jail inmates.

Declares that the changes to the maximum percentages of earned release time in this act 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.

Declares that the legislature retains full control over the right to revise the percentages of earned release time available to offenders at any time.

Applies to persons convicted on or after the effective date of this act.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Criminal Justice & Corrections.  
 Feb 8 Public hearing in committee.  
 Feb 15 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 18 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading by Rules Committee.  
 Mar 3 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.

Mar 16 Referred to Rules 3 Consideration.

-- 2006 REGULAR SESSION --

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

**HB 1477** by Representatives Kagi and Chase

Changing regulations for homeowners' associations.

(SEE ALSO PROPOSED 1ST SUB)

Revises regulations for homeowners' associations.

Declares that the provisions of chapter 64.38 RCW apply to all homeowners' associations, however organized. In the event of a conflict between the provisions of this chapter and the provisions of law under which the homeowners' association is organized, the provisions of this chapter control.

**HB 1477-S** by House Committee on Judiciary (originally sponsored by Representatives Kagi and Chase)

Creating a committee to review homeowners' associations.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Creates the homeowners' association act committee. 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, and potential conflicts between the homeowners' association act and other laws that may be applicable to the organizational form of the association.

Requires the committee to deliver a report of its findings and conclusions and any proposed implementing legislation to the appropriate committees of the senate and house of representatives not later than December 31, 2005.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Judiciary.  
 Feb 8 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Judiciary.

**HB 1478** by Representatives Kagi, O'Brien, Simpson, Morrell, Lovick, Kenney, P. Sullivan, Nixon, and Chase

Companion Bill: 5457

Increasing penalties for failure to secure a vehicle load on a public highway.

(SUBSTITUTED FOR - SEE 1ST SUB)

Increases penalties for failure to secure a vehicle load on a public highway.

**HB 1478-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Kagi, O'Brien, Simpson, Morrell, Lovick, Kenney, P. Sullivan, Nixon, and Chase)

(DIGEST AS ENACTED)

Increases penalties for failure to secure a vehicle load on a public highway.

Provides that any person operating a vehicle from which any glass or objects have fallen or escaped, which would constitute an obstruction or injure a vehicle or otherwise endanger travel upon such public highway shall immediately cause the public highway to be cleaned of all such glass or objects and shall pay any costs therefor.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Criminal Justice & Corrections.  
 Feb 8 Public hearing in committee.  
 Feb 15 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 18 Referred to Appropriations.  
 Feb 24 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Criminal Justice & Corrections.  
 Mar 2 Passed to Rules Committee for second reading.  
 Mar 7 Placed on second reading suspension calendar.  
 Mar 8 Placed on second reading.  
 Mar 9 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 10 First reading, referred to Judiciary.  
 Mar 29 Executive session in committee.  
 Mar 30 JUD - Majority; do pass.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 11 Placed on second reading by Rules Committee.  
 Apr 14 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 3; absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 13 Governor signed.  
 Chapter 431, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1479** by Representatives Morrell, Campbell, Schual-Berke, Nixon, Cody, Green, Appleton, Clibborn, Simpson, and Moeller

Companion Bill: 5516

Regarding independent prescriptive authority for advanced registered nurse practitioners.

(DIGEST AS ENACTED)

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.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Health Care.  
 Feb 10 Public hearing in committee.  
 Feb 15 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Minority; do not pass.  
 Feb 18 Passed to Rules Committee for second reading.

Feb 25 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 74; nays, 23; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 7 First reading, referred to Health & Long-Term Care.  
 Mar 17 Public hearing in committee.  
 Mar 21 Executive session in committee.  
 Mar 22 HEA - Majority; do pass.  
 Minority; without recommendation.  
 Mar 23 Passed to Rules Committee for second reading.  
 Apr 1 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 Apr 6 Speaker signed.  
 -- IN THE SENATE --  
 Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 13 Governor signed.  
 Chapter 28, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1480** by Representatives O'Brien, Holmquist, McCune, and Campbell

Restricting the rate charged mobile home parks for storm or surface water sewer system service.

Declares that, for the purposes of this act, a mobile home park is the same class of customer as residential multifamily housing.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Housing.  
 Feb 1 Public hearing in committee.

**HB 1481** by Representatives Newhouse, Priest, Buri, Moeller, Lantz, McCune, Ahern, Simpson, Campbell, Haler, and Chase

Companion Bill: 5038

Increasing penalties for failure to yield to emergency vehicles or police vehicles.

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.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Criminal Justice & Corrections.

**HB 1482** by Representatives Dickerson, Kagi, Simpson, Appleton, Morrell, Ormsby, Moeller, Kenney, McDermott, O'Brien, McIntire, and Chase

Revising provisions on child abuse and neglect.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, upon investigation of a report that a child has been abused or neglected, or upon receiving custody of a child from a law enforcement officer, a hospital administrator, or licensed physician pursuant to this chapter, the department may file a dependency petition pursuant to chapter 13.34 RCW if it determines that such action is necessary to protect the child from abuse and neglect or safeguard the child from future abuse and neglect.

Provides that, if the department determines that the child's parents, guardians, or legal custodians are available and willing to participate on a voluntary basis in services and treatment as may be needed to ameliorate the conditions that caused the abuse or neglect or that place the child at risk of future abuse or neglect, the department may agree that the child remain in the home pending the completion of such services and treatment.

**HB 1482-S** by House Committee on Children & Family Services (originally sponsored by Representatives Dickerson, Kagi, Simpson, Appleton, Morrell, Ormsby, Moeller, Kenney, McDermott, O'Brien, McIntire, and Chase)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent that the department of social and health services be permitted to intervene in cases of chronic neglect where the well-being of the child is at risk. One incident of neglect may not rise to the level requiring state intervention; however, a pattern of neglect has been shown to cause damage to the health and well-being of the child subject to the neglect.

Declares an intent that when chronic neglect has been found to exist in a family, the legal system reinforce the need for the parent to engage in services that will decrease the likelihood of future neglect. However, if the parents fail to comply with the necessary services, the state must intervene to protect the children who are at risk.

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 cooperation by the parents with the agency case plan;
- (2) The compliance of the parents with court orders related to the care and supervision of the child; and
- (3) The continued participation of the parents in remedial services.

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 or is at risk of negligent treatment or maltreatment, the department may offer services to the child's parents, guardians, or legal custodians (1) to ameliorate the conditions that endangered the welfare of the child or that place the child at risk of future abuse or neglect, or (2) to address or treat the effects of mistreatment or neglect upon the child.

Provides that if the child's parents, guardians, or legal custodians are available and willing to participate on a voluntary basis in in-home services, and the department determines that in-home services on a voluntary basis are appropriate for the family, the department may offer such services.

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 or safeguard the child from future abuse or neglect.

Declares that nothing in this act shall be construed to create in any person an entitlement to services or financial assistance in paying for services or to create judicial authority to order the

provision of services to any person or family if the services are unavailable or unsuitable or if the child or family is not eligible for such services.

Recognizes that the fiscal and workload impact of this act may not be fully determined until after it is implemented and that such impact may further be affected by the funding or availability of community-based prevention and remedial services. For that reason, the department of social and health services shall report on the implementation of this act to the appropriate legislative committees and the governor by December 1, 2006.

Requires the report to include information regarding any change over previous years in the number and type of child abuse and neglect referrals received and investigations conducted, any change in in-home and out-of-home dependency placements and/or filings, any increased service costs, barriers to implementation, and an assessment of the fiscal and workload impact on the department. Such information shall be reviewed by the legislature for possible amendment of this act or additional allocation of resources to the department for implementation purposes.

Takes effect January 1, 2006.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Children & Family Services.  
 Feb 7 Public hearing in committee.  
 Feb 14 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Feb 17 Referred to Appropriations.

**HB 1483** by Representatives Dickerson, McDonald, Moeller, Darneille, Jarrett, Simpson, Morrell, Sommers, Kenney, McDermott, Kagi, Chase, and Clibborn

Companion Bill: 5567

Creating an "investing in youth program."

(SUBSTITUTED FOR - SEE 4TH SUB)

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 evidenced-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.

**HB 1483-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Dickerson, McDonald, Moeller, Darneille, Jarrett, Simpson, Morrell, Sommers, Kenney, McDermott, Kagi, Chase, and Clibborn)

(SUBSTITUTED FOR - SEE 4TH SUB)

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 evidenced-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.

**HB 1483-S2** by House Committee on Appropriations (originally sponsored by Representatives Dickerson, McDonald, Moeller, Darneille, Jarrett, Simpson, Morrell, Sommers, Kenney, McDermott, Kagi, Chase, and Clibborn)

Establishing a reinvesting in youth program.

(SUBSTITUTED FOR - SEE 4TH SUB)

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 social and health services juvenile rehabilitation administration 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 evidenced-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 eight 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 counties that participate in the pilot program shall have a portion of their costs of serving youth through the intervention service models paid for with moneys from the reinvesting in youth account established pursuant to this act. Distribution of funds from the account to the charter county with a population of over eight hundred thousand residents shall be based upon the number of youth that are expected to be served by the intervention service model, up to six hundred fifty-two thousand dollars for the 2005-2007 biennium. The department may distribute the remaining grant moneys to the other counties selected to participate in the pilot program. The total amount allocated for pilot programs grants established in this act is limited to amounts appropriated for this specific purpose and shall not exceed nine hundred ninety-seven thousand dollars from state sources.

Requires the department of social and health services juvenile rehabilitation administration to provide a report to the legislature on the initial cost savings calculation methodology and distribution formula on or before October 1, 2006.

Requires the department of social and health services juvenile rehabilitation administration to establish a state quality assurance program. The juvenile rehabilitation administration shall monitor the implementation of intervention services funded pursuant to this act and shall evaluate adherence to service model design and service completion rate.

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

**HB 1483-S3** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Dickerson, McDonald, Moeller, Darneille, Jarrett, Simpson, Morrell, Sommers, Kenney, McDermott, Kagi, Chase, and Clibborn)

(SUBSTITUTED FOR - SEE 4TH SUB)

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 social and health services juvenile rehabilitation administration 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, 2007, any county or group of counties may apply for participation in the reinvesting in youth program.

Requires the department of social and health services juvenile rehabilitation administration to review county applications for funding through the reinvesting in youth program and shall select the counties that will be awarded grants with funds appropriated to implement this program. The department, in consultation with the Washington state institute for public policy, shall develop guidelines to determine which counties will be awarded funding in accordance with the reinvesting in youth program. At a minimum, counties must meet the following criteria in order to participate in the reinvesting in youth program: (1) Counties must match state moneys awarded for research-based early intervention services with nonstate resources that are at least proportional to the expected local government share of state and local government cost avoidance that would result from the implementation of such services;

(2) Counties must demonstrate that state funds allocated pursuant to this section are used only for the intervention service models authorized pursuant to this act;

(3) Counties must participate fully in the state quality assurance program established in this act to ensure fidelity of program implementation. If no state quality assurance program is in effect for a particular selected research-based service, the county must submit a quality assurance plan for state approval with its grant application. Failure to demonstrate continuing compliance with quality assurance plans shall be grounds for termination of state funding; and

(4) Counties that submit joint applications must submit for approval by the department of social and health services juvenile rehabilitation administration multicounty plans for efficient program delivery.

Provides that, every four years, beginning in calendar year 2006, for use in fiscal year 2008, the Washington state institute for public policy shall review and update the methodology for calculating cost savings resulting from the implementation of this program. The institute shall use the technical advisory committee established in this act to review and provide comments on its methodology and cost calculations.

Provides that, every four years, beginning in calendar year 2006, for use in fiscal year 2008, the department of social and health services juvenile rehabilitation administration shall establish a distribution formula to provide funding local governments that implement research-based intervention services pursuant to this program.

Directs the department of social and health services juvenile rehabilitation administration to provide a report to the legislature on the initial cost savings calculation methodology and distribution formula by October 1, 2006.

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

**HB 1483-S4** by House Committee on Appropriations (originally sponsored by Representatives Dickerson, McDonald, Moeller, Darneille, Jarrett, Simpson, Morrell, Sommers, Kenney, McDermott, Kagi, Chase, and Clibborn)

(DIGEST AS ENACTED)

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 social and health services juvenile rehabilitation administration 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, 2007, any county or group of counties may apply for participation in the reinvesting in youth program.

Requires the department of social and health services juvenile rehabilitation administration to review county applications for funding through the reinvesting in youth program and shall select the counties that will be awarded grants with funds appropriated to implement this program. The department, in consultation with the Washington state institute for public policy, shall develop guidelines to determine which counties will be awarded funding in accordance with the reinvesting in youth program. At a minimum, counties must meet the following criteria in order to participate in the reinvesting in youth program: (1) Counties must match state moneys awarded for research-based early intervention services with nonstate resources that are at least proportional to the expected local government share of state and local government cost avoidance that would result from the implementation of such services;

(2) Counties must demonstrate that state funds allocated pursuant to this section are used only for the intervention service models authorized pursuant to this act;

(3) Counties must participate fully in the state quality assurance program established in this act to ensure fidelity of program implementation. If no state quality assurance program is in effect for a particular selected research-based service, the county must submit a quality assurance plan for state approval with its grant application. Failure to demonstrate continuing compliance with quality assurance plans shall be grounds for termination of state funding; and

(4) Counties that submit joint applications must submit for approval by the department of social and health services juvenile rehabilitation administration multicounty plans for efficient program delivery.

Provides that, every four years, beginning in calendar year 2006, for use in fiscal year 2008, the Washington state institute for public policy shall review and update the methodology for calculating cost savings resulting from the implementation of this program. The institute shall use the technical advisory committee established in this act to review and provide comments on its methodology and cost calculations.

Provides that, every four years, beginning in calendar year 2006, for use in fiscal year 2008, the department of social and health services juvenile rehabilitation administration shall establish a distribution formula to provide funding local governments that implement research-based intervention services pursuant to this program.

Directs the department of social and health services juvenile rehabilitation administration to provide a report to the legislature on the initial cost savings calculation methodology and distribution formula by October 1, 2006.

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

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Juvenile Justice & Family Law.  
Feb 2 Public hearing in committee.  
Feb 9 Executive session in committee.  
JJFL - Executive action taken by committee.  
JJFL - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Feb 14 Referred to Appropriations.  
Feb 22 Public hearing in committee.  
Mar 2 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 Placed on second reading by Rules Committee.  
Mar 10 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 85; nays, 0; absent, 0; excused, 13.

-- IN THE SENATE --

Mar 12 First reading, referred to Human Services & Corrections.  
Mar 28 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 HSC - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Apr 4 Referred to Ways & Means.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Juvenile Justice & Family Law.  
Jan 11 Public hearing in committee.  
Jan 17 Executive session in committee.  
JJFL - Executive action taken by committee.  
JJFL - Majority; 3rd substitute bill be substituted, do pass.

Jan 20 Referred to Appropriations.  
 Jan 30 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 4th substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 Feb 7 Placed on second reading.  
 Feb 9 4th substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 10 First reading, referred to Human Services &  
 Corrections.  
 Feb 21 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HSC - Majority; do pass.  
 On motion, referred to Ways & Means.  
 Feb 27 Public hearing and executive action taken in  
 committee.  
 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 29 Governor signed.  
 Chapter 304, 2006 Laws.  
 Effective date 7/1/2006.

**HB 1484** by Representatives Hunter, Jarrett, Haigh, Tom, McDermott, McIntire, Simpson, P. Sullivan, Kagi, and Chase

Companion Bill: 5786

Authorizing voter approved regular property tax levies for school purposes.

(SUBSTITUTED FOR - SEE 3RD SUB)

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.

Requires ballot propositions to conform with RCW 29A.36.210.

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.

**HB 1484-S** by House Committee on Education (originally sponsored by Representatives Hunter, Jarrett, Haigh, Tom, McDermott, McIntire, Simpson, P. Sullivan, Kagi, and Chase)

(SUBSTITUTED FOR - SEE 3RD SUB)

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.

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.

Requires ballot propositions to conform with RCW 29A.36.210.

Declares that any tax imposed under this act shall be used to provide regional cost-of-living salary supplements to school district employees, as determined through collective bargaining.

**HB 1484-S2** by House Committee on Finance (originally sponsored by Representatives Hunter, Jarrett, Haigh, Tom, McDermott, McIntire, Simpson, P. Sullivan, Kagi, and Chase)

(SUBSTITUTED FOR - SEE 3RD SUB)

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.

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 the lesser of the amount necessary to fully fund the cost-of-living supplements defined in this act or seventy-five cents per thousand dollars of assessed value.

Requires ballot propositions to conform with RCW 29A.36.210.

Declares that any tax imposed under this act shall be used to provide regional cost-of-living salary supplements to school district employees, as determined through collective bargaining.

**HB 1484-S3** by House Committee on Finance (originally sponsored by Representatives Hunter, Jarrett, Haigh, Tom, McDermott, McIntire, Simpson, P. Sullivan, Kagi, and Chase)

Providing cost-of-living salary supplements to school district employees.

(AS OF HOUSE 2ND READING 2/09/06)

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.

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 each school receiving levy proceeds under this act shall annually report to the superintendent of public instruction on the use of the proceeds. The report shall include a detailed description of the additional time, additional responsibilities, or incentives for which certificated instructional staff receive the supplemental contracts supported by the proceeds.

Requires the state auditor to conduct regular audits of compliance with RCW 28A.400.200 in the implementation of this act.

-- 2005 REGULAR SESSION --

- Jan 25 First reading, referred to Education.  
 Jan 31 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Referred to Finance.  
 Mar 4 Public hearing in committee.  
 Mar 7 Executive session in committee.  
 FIN - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 16 2nd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 50; nays, 46; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 18 First reading, referred to Ways & Means.  
 Apr 4 Public hearing and executive action taken in committee.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Jan 11 Rules Committee relieved of further consideration.  
 Referred to Finance.  
 Jan 17 Executive session in committee.  
 FIN - Executive action taken by committee.  
 Jan 18 FIN - Majority; 3rd substitute bill be substituted, do pass.  
 Jan 19 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Feb 9 3rd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 50; nays, 48; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.  
 Feb 20 Public hearing in committee.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1485** by Representatives Hunter, Jarrett, Wallace, Tom, Sullivan

Regarding the school bus bid process.

(DIGEST AS ENACTED)

Provides that school districts and educational service districts shall be reimbursed for buses purchased only through a lowest-

price competitive bid process conducted under RCW 28A.335.190 or through the state bid process established by this act.

-- 2005 REGULAR SESSION --

- Jan 25 First reading, referred to Education.  
 Feb 7 Public hearing in committee.  
 Feb 14 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; do pass.  
 Minority; without recommendation.  
 Feb 17 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, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Apr 20 Held on first reading.  
 Apr 22 Read first time, rules suspended, and placed on second reading calendar.  
 Apr 23 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 2; excused, 2.  
 -- IN THE HOUSE --  
 Apr 24 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 16 Governor signed.  
 Chapter 492, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1486** by Representatives Conway, Wood, and Sells

Requiring applicants for state purchased health care benefits or uncompensated hospital care to identify the employer of the proposed beneficiary of the benefits or care.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires applicants for state purchased health care benefits or uncompensated hospital care to identify the employer of the proposed beneficiary of the benefits or care.

Provides that, on or before February 1st of each year, the department of social and health services and the health care authority shall provide the appropriate committees of the senate and house of representatives a report listing all employers identified through the application requirements of this act.

Provides that, on or before February 1st of each year, the department shall provide the appropriate committees of the senate and house of representatives a report listing all employers identified under this act. The report must include each company name, location, and the total number of their employees and dependents who requested uncompensated care at a hospital. No other information regarding persons seeking uncompensated care in a hospital may be included in this report. The report must also be made available to the public.

**HB 1486-S** by House Committee on Health Care (originally sponsored by Representatives Conway, Wood, and Sells)

Concerning health care services.

(DIGEST AS PASSED LEGISLATURE)

Provides that the health care authority and the department of social and health services in coordination with the department of social and health services and the employment security department, shall prepare a report on the employment status of basic health plan enrollees under this act. The report shall include the following composite information: (1) The number of employees by employer;

(2) The employee size of the employer;

(3) The number of employees by industry type;

(4) The number of hours worked by employees;  
 (5) The number of employees with multiple employers;  
 (6) The number of employees who chose the basic health plan instead of insurance coverage offered by their employer, and why they did so; and

(7) The number of employees referred to the basic health plan by their employer and the number referred by others, including public agencies, relatives, or friends.

Requires the report to be structured so as to identify seasonal variations that may impact the composite information in the report.

Requires the report to be delivered electronically to appropriate committees of the senate and house of representatives annually, commencing no later than November 15, 2005.

#### VETO MESSAGE ON 1486-S

May 13, 2005

To the Honorable Speaker and Members,  
 The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval, Substitute House Bill No. 1486 entitled:

I strongly support the intent of this bill and believe that collecting data on who is relying on state-subsidized programs and why it is important to our understanding of the overall health care system. I am vetoing this bill for two reasons. First, the Legislature did not appropriate funding to implement the bill, and the bill requires the collection of data elements that are particularly resource-intensive. Second, the bill raises significant privacy and state public disclosure concerns regarding the release of employer-specific information.

In recognition of the intent of the bill, I direct the Health Care Authority and the Department of Social and Health Services to develop a report contemplated by the bill that is consistent with federal and state law. I look forward to working with the Legislature during the next session to develop legislation that meets our reporting needs, that can be implemented with appropriated funds, and that is consistent with existing laws and regulations.

For these reasons, I have vetoed Substitute House Bill No. 1486 in its entirety.

Respectfully submitted,  
 Christine O. Gregoire  
 Governor

-- 2005 REGULAR SESSION --  
 Jan 25 First reading, referred to Health Care.  
 Feb 15 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 28 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Health & Long-Term Care.  
 Mar 21 Public hearing in committee.  
 Mar 28 Executive session in committee.  
 Mar 31 HEA - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Apr 11 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, 40; nays, 0; absent, 0; excused, 9.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 13 Governor vetoed.

**HB 1487** by Representatives Ormsby, Dunshee, Serben, and Crouse

Concerning payment agreements.

#### (DIGEST AS ENACTED)

Amends RCW 39.96.020 relating to payment agreements.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Capital Budget.

Feb 2 Public hearing in committee.

Feb 10 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; do pass.

Feb 14 Passed to Rules Committee for second reading.

Mar 10 Placed on second reading by Rules Committee.

Mar 11 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 14 First reading, referred to Government Operations & Elections.

Mar 21 Public hearing in committee.

Mar 30 Executive session in committee.

Apr 1 GO - Majority; do pass.

Passed to Rules Committee for second reading.

Apr 6 Made eligible to be placed on second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 11 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Apr 22 Governor signed.

Chapter 154, 2005 Laws.

Effective date 7/24/2005.

**HB 1488** by Representatives Hunter, Priest, Dickerson, Tom, Upthegrove, Jarrett, Springer, McCoy, B. Sullivan, Conway, Simpson, Flannigan, McIntire, Moeller, Chase, Williams, Kenney, Sells, Murray, Fromhold, Pettigrew, Darneille, Lantz, Clibborn, Kagi, Hasegawa, Morrell, McDermott, Hunt, Blake, Campbell, Cody, Hudgins, Ericks, O'Brien, and Nixon

Companion Bill: 5515

Prohibiting the sale of products that contain polybrominated diphenyl ethers.

#### (SUBSTITUTED FOR - SEE 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 stakeholder process 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.

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.

**HB 1488-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Hunter, Priest, Dickerson, Tom, Upthegrove, Jarrett, Springer, McCoy, B. Sullivan, Conway, Simpson, Flannigan, McIntire, Moeller, Chase, Williams, Kenney, Sells, Murray, Fromhold, Pettigrew, Darneille, Lantz, Clibborn, Kagi, Hasegawa, Morrell, McDermott, Hunt, Blake, Campbell, Cody, Hudgins, Ericks, O'Brien, and Nixon)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that a manufacturer of products containing a polybrominated diphenyl ether that has been restricted under this act must, 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, or distribution 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 decabromodiphenylether;

(2) The sale or distribution of any used transportation vehicle with component parts containing polybrominated diphenyl ethers;

(3) The sale of any used transportation vehicle replacement parts that contain polybrominated diphenyl ethers;

(4) The use of decabromodiphenylether in the maintenance, refurbishment, or modification of transportation equipment;

(5) The manufacture, sale, distribution, maintenance, refurbishment, or modification of equipment containing polybrominated diphenyl ethers and used primarily for military or federally funded space program applications. This exemption does not cover consumer-based goods with broad applicability;

(6) The sale 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 decabromodiphenylether. Products containing any new polybrominated diphenyl ethers do not qualify for this exemption.

Authorizes the governor to, by executive order, allow for the manufacture, sale, and distribution of products containing the polybrominated diphenyl ether deca-bde between July 1, 2006, and July 1, 2008, if the governor finds that a technically feasible alternative to the use of decabromodiphenylether is not available at reasonable cost or that the potential harm to public health and the environment directly posed by a technically feasible and available alternative is greater than the potential harm posed by decabromodiphenylether.

Provides that, subject to available funding, the department 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 to develop a proposal for the ban or management of used and recycled products containing polybrominated diphenyl ethers.

Directs the department and the department of health to report the findings and recommendations of the stakeholder process regarding the ban on the use of decabromodiphenylether and the education and assistance for retailers to the appropriate committees of the legislature by December 15, 2005.

Directs the department and the department of health to report the findings and recommendations of the stakeholder process regarding the ban or management of used and recycled products to the appropriate committees of the legislature by June 30, 2006. The preparation of the reports required in this provision is subject to available funding.

Requires the department and the department of health to conduct a review of the issues and the potential timeline for a requirement to label brominated flame retardants sold in Washington. The review shall include the type of information required on the label, including guidance on proper waste management of the product in accordance with state and federal law. The department and the department of health shall report the findings and recommendations to the appropriate committees of the legislature by December 15, 2006.

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 act must be deposited in the state toxics control account created in RCW 70.105D.070.

**HB 1488-S2** by House Committee on Appropriations (originally sponsored by Representatives Hunter, Priest, Dickerson, Tom, Upthegrove, Jarrett, Springer, McCoy, B. Sullivan, Conway, Simpson, Flannigan, McIntire, Moeller, Chase, Williams, Kenney, Sells, Murray, Fromhold, Pettigrew, Darneille, Lantz, Clibborn, Kagi, Hasegawa, Morrell, McDermott, Hunt, Blake, Campbell, Cody, Hudgins, Ericks, O'Brien, and Nixon)

(AS OF HOUSE 2ND READING 2/14/06)

Provides that after January 1, 2007, no person may manufacture, knowingly sell, offer for sale, distribute for sale, or distribute for use in this state noncombustible products containing more than one percent of pentabromodiphenylether or octabromodiphenylether.

Provides that a manufacturer or user of safety systems required by the federal aviation administration may apply for an exemption for a specific use of penta-bde or octa-bde by filing a written petition with the department. The exemption may be granted for a term not to exceed eighteen months and may be renewed upon written application if the department finds that the specific use of penta-bde or octa-bde continues to meet the criteria of this act and the manufacturer or other persons comply with the conditions of its original approval. The department may grant an exemption for a specified use of penta-bde or octa-bde with or without conditions upon finding that the petitioner has demonstrated that: (1) A technically feasible alternative to the use of penta-bde or octa-bde is not available at reasonable cost; or

(2) The potential harm to public health and the environment directly posed by a technically feasible and available alternative is greater than the potential harm posed by penta-bde or octa-bde.

Requires that, on or about December 15, 2007, the department and the department of health shall submit to the appropriate committees of the legislature a report that reviews and updates the available scientific research on deca-bde, including relevant risk assessments and relevant findings and rulings by the United States environmental protection agency and the European commission, to address the following issues: (1) The use of deca-bde in products sold in the state;

(2) What human health effects could result from exposure to deca-bde, and are current levels of exposure at levels that could produce these effects;

(3) Any data available on the human body burden or environmental occurrence of deca-bde;

(4) Whether deca-bde breaks down into other chemicals that could pose public health concerns;

(5) The availability of safer, technically feasible alternatives for deca-bde.

Directs the department to develop a program to assist retailers in identifying potential products containing penta-bde and octa-bde in their inventory.

Declares that a manufacturer of products containing penta-bde and octa-bde 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 act must be deposited in the state toxics control account created in RCW 70.105D.070.

-- 2005 REGULAR SESSION --

- Jan 25 First reading, referred to Natural Resources, Ecology & Parks.
- Feb 17 Public hearing in committee.
- Feb 28 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Mar 2 Referred to Appropriations.
- Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.
- Mar 7 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.
- Feb 9 Placed on second reading by Rules Committee.
- Feb 14 2nd 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 --
- Feb 16 Public hearing in committee.  
First reading, referred to Water, Energy & Environment.
- Feb 21 Executive session in committee.
- Feb 22 WEE - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.
- Mar 1 Placed on second reading by Rules Committee.
- Mar 8 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.

**HB 1489** by Representatives Williams, Tom, Hunt, Jarrett, Lovick, Hankins, Darneille, Moeller, Cody, Kagi, McIntire, and Chase

Prohibiting weapons in the state legislative building.

Prohibits weapons in the state legislative building.

Requires security personnel in the legislative building to either: (1) Provide a stationary lockable box or boxes sufficient in size for pistols and with keys for weapons owners for weapon storage during an owner's visit in the legislative building; or

(2) Designate an official to receive weapons for safekeeping during an owner's visit in the legislative building.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Judiciary.

**HB 1490** by Representatives Darneille, Williams, Moeller, and Chase

Prohibiting firearms in parks.

Prohibits firearms in parks.

Does not apply to: (1) A park in which hunting or target shooting is authorized;

(2) A pistol in the possession of a person licensed under RCW 9.41.070 or exempt from that licensing requirement by RCW 9.41.060; or

(3) An authorized showing, demonstration, or lecture involving the exhibition of firearms.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Judiciary.

**HB 1491** by Representatives B. Sullivan, Kretz, Upthegrove, Orcutt, Eickmeyer, and Buck; by request of Commissioner of Public Lands

Companion Bill: 5272

Reorganizing aquatic lands statutes.

(SUBSTITUTED FOR - SEE 1ST SUB)

Reorganizes aquatic lands statutes.

**HB 1491-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Kretz, Upthegrove, Orcutt, Eickmeyer, and Buck; by request of Commissioner of Public Lands)

(DIGEST AS ENACTED)

Reorganizes aquatic lands statutes.

VETO MESSAGE ON SHB 1491

April 22, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to section 210, Substitute House Bill No. 1491 entitled:

Substitute House Bill 1491 recodifies the state's aquatic lands management statutes without substantive change. Section 210 of the bill makes non-substantive changes to RCW 79.91.100, a section of state law that was substantively amended by Substitute House Bill 1657, relating to bridges and trestles. I signed Substitute House Bill 1657 into law earlier this session, on April 14, 2005. If Section 210 of Substitute House Bill 1491 is also signed into law, it may conflict with the substantive changes made by Substitute House Bill 1657. For this reason, I have vetoed Section 210 of Substitute House Bill 1491.

With the exception of Section 210, Substitute House Bill 1491 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Natural Resources, Ecology & Parks.

Feb 1 Public hearing in committee.

Feb 15 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; 1st substitute bill be substituted, do pass.

Feb 17 Passed to Rules Committee for second reading.

Mar 2 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, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --

Mar 9 First reading, referred to Natural Resources,  
Ocean & Recreation.

Mar 23 Public hearing in committee.

Mar 28 Executive session in committee.

Mar 29 NROR - Majority; do pass.

Mar 30 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, 46; nays, 0;  
absent, 2; excused, 1.  
-- IN THE HOUSE --

Apr 11 Speaker signed.  
-- IN THE SENATE --

Apr 12 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 18 Delivered to Governor.

Apr 22 Governor partially vetoed.  
Chapter 155, 2005 Laws PV.  
Effective date 7/24/2005.

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**HB 1492** by Representatives Williams, B. Sullivan, Eickmeyer, and Orcutt; by request of Commissioner of Public Lands

Companion Bill: 5273

Developing a single pilot mitigation bank on state-owned aquatic lands.

(SEE ALSO PROPOSED 2ND SUB)

Finds that the existing state and federal regulatory framework for wetland and aquatic resource mitigation is an important tool used to offset impacts to aquatic lands.

Finds that because impacts to wetlands and aquatic resources often affect state-owned aquatic lands, the department should work within established state and federal regulatory mitigation processes to develop a single pilot mitigation bank on state-owned aquatic lands.

Declares an intent to establish the proprietary mechanisms for the department to develop, implement, and manage a single pilot mitigation bank on state-owned aquatic lands. Additional authority will be needed if the department seeks to establish more than one mitigation bank.

Requires that, by December 31, 2010, the department must provide a report to the appropriate committees of the senate and house of representatives that provides the status of the pilot mitigation bank in regards to regulatory certification, management plan development, service area determination, credit determination, valuation, and sale, and endowment fund creation and expenditure.

**HB 1492-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Williams, B. Sullivan, Eickmeyer, and Orcutt; by request of Commissioner of Public Lands)

(SEE ALSO PROPOSED 2ND SUB)

Finds that the existing state and federal regulatory framework for wetland and aquatic resource mitigation is an important tool used to offset impacts to aquatic lands.

Finds that because impacts to wetlands and aquatic resources often affect state-owned aquatic lands, the department should work within established state and federal regulatory mitigation

processes to develop a single pilot mitigation bank on state-owned aquatic lands.

Declares an intent to establish the proprietary mechanisms for the department to develop, implement, and manage a single pilot mitigation bank on state-owned aquatic lands. Additional authority will be needed if the department seeks to establish more than one mitigation bank.

Requires that, by December 31, 2010, the department must provide a report to the appropriate committees of the senate and house of representatives that provides the status of the pilot mitigation bank in regards to regulatory certification, management plan development, service area determination, credit determination, valuation, and sale, and endowment fund creation and expenditure.

**HB 1492-S2** by House Committee on Appropriations (originally sponsored by Representatives Williams, B. Sullivan, Eickmeyer, and Orcutt; by request of Commissioner of Public Lands)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Finds that the existing state and federal regulatory framework for wetland and aquatic resource mitigation is an important tool used to offset impacts to aquatic lands.

Finds that because impacts to wetlands and aquatic resources often affect state-owned aquatic lands, the department should work within established state and federal regulatory mitigation processes to develop a single pilot mitigation bank on state-owned aquatic lands.

Declares an intent to establish the proprietary mechanisms for the department to develop, implement, and manage a single pilot mitigation bank on state-owned aquatic lands. Additional authority will be needed if the department seeks to establish more than one mitigation bank.

Requires that, by December 31, 2010, the department must provide a report to the appropriate committees of the senate and house of representatives that provides the status of the pilot mitigation bank in regards to regulatory certification, management plan development, service area determination, credit determination, valuation, and sale, and endowment fund creation and expenditure.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Natural Resources,  
Ecology & Parks.

Feb 1 Public hearing in committee.

Feb 8 Executive session in committee.  
NREP - Executive action taken by committee.

Feb 9 NREP - Majority; 1st substitute bill be  
substituted, do pass.

Feb 10 Referred to Appropriations.

Feb 23 Public hearing in committee.

Feb 24 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be  
substituted, do pass.  
Minority; do not pass.

Feb 28 Passed to Rules Committee for second reading.

Mar 2 Made eligible to be placed on second reading.  
-- 2006 REGULAR SESSION --

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

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**HB 1493** by Representatives B. Sullivan, Upthegrove, Buck, Orcutt, and Eickmeyer; by request of Commissioner of Public Lands

Companion Bill: 5271

Allowing certain state-owned filled tidelands and shorelands to be designated as aquatic investment properties.

(SEE ALSO PROPOSED 1ST SUB)

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 ecological functions, public access opportunities, or interfere with water-dependent activities and businesses.

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 aquatic sustaining investment account to the department of natural resources for the purposes described in this act.

Repeals RCW 79.90.250.

**HB 1493-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Upthegrove, Buck, Orcutt, and Eickmeyer; by request of Commissioner of Public Lands)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 ecological functions, public access opportunities, or interfere with water-dependent activities and businesses.

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 aquatic sustaining investment account to the department of natural resources for the purposes described in this act.

Repeals RCW 79.90.250.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Natural Resources, Ecology & Parks.  
Feb 1 Public hearing in committee.  
Feb 15 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.  
Feb 18 Referred to Capital Budget.  
Mar 2 Public hearing in committee.

**HB 1494** by Representatives Morrell, Clibborn, Green, Kessler, Cody, Appleton, Darneille, Williams, Campbell, Lovick, Simpson, Hunt, Chase, Wood, Sells, Roberts, Kenney, McIntire, Hasegawa, Santos, Moeller, and Schual-Berke  
Improving the delivery of health care services to school children.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that additional school nurses with the appropriate expertise are needed in our schools to play a pivotal role in improving the health and educational success of the school-age child.

Provides that, beginning with the 2006-07 school year, each class I school district shall maintain a ratio of at least one school nurse for every two thousand full-time equivalent students. Beginning in the 2008-09 school year, each class I school district shall maintain a ratio of at least one school nurse for every one thousand five hundred full-time equivalent students.

Provides that, by December 31, 2008, the superintendent of public instruction shall submit a report to the legislature on the implementation of this act and the impact of the services provided. The report shall include recommendations about whether funding for school nurses should be an ongoing responsibility of the state and part of basic education.

Declares that the office of the superintendent of public instruction may receive gifts, grants, or endowments from public or private sources that are made from time to time, in trust or otherwise, for the use and benefit of the purposes of this act and spend gifts, grants, or endowments or income from the public or private sources to support the ratios provided for in this act, unless the receipt of the gifts, grants, or endowments violates RCW 42.17.710.

Expires December 31, 2008.

Appropriates the sum of . . . . ., 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 for the purposes of this act.

**HB 1494-S** by House Committee on Health Care (originally sponsored by Representatives Morrell, Clibborn, Green, Kessler, Cody, Appleton, Darneille, Williams, Campbell, Lovick, Simpson, Hunt, Chase, Wood, Sells, Roberts, Kenney, McIntire, Hasegawa, Santos, Moeller, and Schual-Berke)

Requiring a work group to assess school nursing services in class I school districts.

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

Requires the office of superintendent of public instruction and the department of health to collaborate and develop a work group to assess school nursing services in class I school districts. The work group may consult with representatives from the following groups: School nurses, schools, students, parents, teachers, health officials, and administrators.

Requires the office of superintendent of public instruction to report its findings and plans for implementation to the legislature by February 1, 2006.

Expires June 30, 2006.

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

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Health Care.  
Feb 11 Public hearing in committee.  
Feb 24 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Mar 1 Passed to Rules Committee for second reading.  
Mar 2 Made eligible to be placed on second reading.  
Mar 7 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, 75; nays, 21; absent, 0; excused, 2.  
-- IN THE SENATE --
- Mar 10 First reading, referred to Early Learning, K-12 & Higher Education.
- Mar 23 Public hearing in committee.
- Apr 1 Executive session in committee.  
EKHE - Majority; do pass.  
Minority; do not pass.
- Apr 4 Passed to Rules Committee for second reading.
- Apr 14 Placed on second reading by Rules Committee.
- Apr 24 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in present status.
- Jan 11 House Rules "X" file.

**HB 1495** by Representatives McCoy, Roach, Simpson, P. Sullivan, McDermott, Santos, Appleton, Darneille, Williams, Hunt, Haigh, Chase, Sells, Conway, Kenney, Kagi, Moeller, Ormsby, and Blake

Companion Bill: 5655

Requiring that Washington's tribal history be taught in the common schools.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1495-S** by House Committee on Education (originally sponsored by Representatives McCoy, Roach, Simpson, P. Sullivan, McDermott, Santos, Appleton, Darneille, Williams, Hunt, Haigh, Chase, Sells, Conway, Kenney, Kagi, Moeller, Ormsby, and Blake)

Requiring that tribal history be taught in the common schools. (REVISED FOR PASSED LEGISLATURE: Encouraging tribal history to be included in the common school curriculum.)

(DIGEST AS ENACTED)

Finds there is a need to establish collaborative government-to-government relationships between elected school boards and tribal councils to create local and/or regional curricula about tribal history and culture, and to promote dialogue and cultural exchanges that can help tribal leaders and school leaders implement strategies to close the achievement gap.

Provides that, beginning in 2006, and at least once annually through 2010, the Washington state school directors' association is encouraged to schedule regional meetings and invite the

respective tribal councils from the region for the purpose of establishing government-to-government relationships and dialogue between tribal councils and school district boards of directors. Participants in these meetings should discuss issues of mutual concern, and should work to: (1) Identify the extent and nature of the achievement gap and strategies necessary to close it;

(2) Increase mutual awareness and understanding of the importance of accurate, high-quality curriculum materials about the history, culture, and government of local tribes; and

(3) Encourage school boards to identify and adopt curriculum that includes tribal experiences and perspectives, so that Indian students are more engaged and learn more successfully, and so that all students learn about the history, culture, government, and experiences of their Indian peers and neighbors.

Provides that, by December 1, 2008, and every two years thereafter through 2012, the school directors' association shall report to the education committees of the legislature regarding the progress made in the development of effective government-to-government relations, the narrowing of the achievement gap, and the identification and adoption of curriculum regarding tribal history, culture, and government. The report shall include information about any obstacles encountered, and any strategies under development to overcome them.

- 2005 REGULAR SESSION --
- Jan 26 First reading, referred to Education.
- Feb 9 Public hearing in committee.
- Mar 1 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Mar 2 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, 78; nays, 18; absent, 0; excused, 2.  
-- IN THE SENATE --
- Mar 10 First reading, referred to Early Learning, K-12 & Higher Education.
- Mar 25 Public hearing in committee.
- Mar 30 Executive session in committee.
- Apr 1 EKHE - Majority; do pass with amendment(s).  
Minority; without recommendation.
- Apr 4 Passed to Rules Committee for second reading.
- Apr 5 Made eligible to be placed on second reading.
- Apr 6 Placed on second reading by Rules Committee.
- Apr 7 Committee amendment adopted as amended.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 35; nays, 9; absent, 4; excused, 1.  
Notice given to reconsider vote on third reading.
- Apr 8 No action on notice to reconsider vote on third reading.  
-- IN THE HOUSE --
- Apr 20 House concurred in Senate amendments.  
Passed final passage; yeas, 79; nays, 17; absent, 0; excused, 2.
- Apr 21 Speaker signed.  
-- IN THE SENATE --
- Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- Apr 28 Governor signed.  
Chapter 205, 2005 Laws.  
Effective date 7/24/2005.

**HB 1496** by Representatives Simpson, Roach, P. Sullivan, Quall, McDermott, Santos, Appleton, McCoy, Hunt, Kenney, Kagi, and Blake

Companion Bill: 5566

Authorizing the use of enrollment cards issued by federally recognized Indian tribes.

(SUBSTITUTED FOR - SEE 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.

Takes effect January 1, 2006.

**HB 1496-S** by House Committee on Judiciary (originally sponsored by Representatives Simpson, Roach, P. Sullivan, Quall, McDermott, Santos, Appleton, McCoy, Hunt, Kenney, Kagi, and Blake)

(DIGEST AS ENACTED)

Authorizes the use of an enrollment card issued by the governing authority of a federally recognized Indian tribe located in Washington to purchase liquor or tobacco products, if the enrollment card incorporates security features comparable to those implemented by the department of licensing for Washington drivers' licenses. At least ninety days prior to implementation of an enrollment card under this subsection, the appropriate tribal authority shall give notice to the board. The board shall publish and communicate to licensees regarding the implementation of each new enrollment card.

-- 2005 REGULAR SESSION --

- Jan 26 First reading, referred to Judiciary.  
 Feb 11 Public hearing and executive action taken in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 Mar 2 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, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Labor, Commerce, Research & Development.  
 Mar 22 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 LCRD - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Apr 1 Placed on second reading by Rules Committee.  
 Apr 13 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 18 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
 -- IN THE SENATE --  
 Apr 19 Senate 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, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 20 House concurred in Senate amendments.  
 Passed final passage; yeas, 96; nays, 1; absent, 0; excused, 1.  
 Apr 21 Speaker signed.

-- IN THE SENATE --

- Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 28 Governor signed.  
 Chapter 206, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1497** by Representatives Green, Bailey, Cody, Morrell, and Kirby; by request of Insurance Commissioner

Companion Bill: 5198

Implementing changes to medicare supplement insurance requirements as mandated by the medicare modernization act of 2003 and other federal requirements.

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

Implements changes to medicare supplement insurance requirements as mandated by the medicare modernization act of 2003 and other federal requirements.

-- 2005 REGULAR SESSION --

- Jan 26 First reading, referred to Health Care.  
 Feb 15 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Feb 24 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Health & Long-Term Care.  
 Mar 17 Public hearing in committee.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1498** by Representatives Blake, McCoy, Wallace, Kretz, Buck, Chase, and Murray

Prohibiting the release of barred owls.

Declares that it is unlawful for any private citizen or public employee to release from captivity anywhere in the state a barred owl or a barred owl/spotted owl hybrid that has been captured alive pursuant to the authority granted in a federal permit.

Declares that a violation of this act shall be punished as a natural resource infraction under chapter 7.84 RCW.

-- 2005 REGULAR SESSION --

- Jan 26 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 15 Public hearing in committee.

**HB 1499** by Representatives O'Brien, Campbell, Lantz, Lovick, Strow, Simpson, Chase, Hudgins, Linville, and Moeller

Companion Bill: 5532

Enhancing the penalties for animal cruelty.

Enhances the penalties for animal cruelty.  
 Repeals RCW 16.08.030.

-- 2005 REGULAR SESSION --

- Jan 26 First reading, referred to Judiciary.

Feb 11 Public hearing in committee.

**HB 1500** by Representatives Nixon, Shabro, McCune, and Springer

Establishing procedures for forming new counties.

Declares that the purpose of this act is to establish procedures for the orderly formation of new counties and to provide for an equitable apportionment of the debts, liabilities, and assets of the parent county or counties between the new county and the remaining portions or portions of each parent county.

Requires the proponent or proponents of a proposed new county to, before the circulation of a petition in support of the formation of that new county, file with the secretary of state a statement designating the name of the proposed county and containing the legal description of the proposed county, together with an affidavit from each proponent that he or she is a registered voter within the territory of the proposed county. If there are two or more proponents, one of them must be designated as the principal proponent for the purpose of receiving notices and communications required by law.

Provides that, upon receipt of the legal description and affidavit of sponsorship for a proposed new county, the secretary of state shall forward a copy of the legal description to the office of financial management.

Provides that, within thirty days of receipt of this request from the secretary of state, the director of the office of financial management shall determine if the legal description is consistent and the territory described is a single, contiguous area. If the legal description is defective, the director shall notify the secretary of state and the principal proponent of the nature and extent of the defect.

Provides that, if the legal description is not defective, the director shall also determine the population of the proposed new county and the population of the remaining portion or portions of each parent county, using the most current data available. The director shall certify these populations to the secretary of state and the principal proponent of the new county within thirty days of receipt of the request from the secretary of state.

Requires that a petition proposing the creation of a new county must be signed by at least fifty percent of the registered voters residing in the combined portions of each parent county from which territory is proposed to be stricken and included in the new county.

Declares that every person who signs a petition requesting the creation of a new county with any other than his or her true name is guilty of a class C felony punishable under chapter 9A.20 RCW.

Provides that every person who: (1) Knowingly signs more than one petition for the same effort to create a new county;

(2) Signs a petition requesting the creation of a new county knowing that he or she is not a legal voter; or

(3) Makes a false statement as to his or her residence on any petition requesting the creation of a new county, is guilty of a gross misdemeanor punishable under chapter 9A.20 RCW.

Repeals RCW 4.12.070, 36.09.010, 36.09.020, 36.09.035, 36.09.040, and 36.09.050.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Local Government.  
Feb 24 Public hearing in committee.  
Mar 1 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Mar 2 Referred to Appropriations.  
Feb 2 Public hearing in committee.

**HB 1501** by Representatives Chase, DeBolt, Wood, and Moeller

Companion Bill: 5032

Requiring 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.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Finance.

**HB 1502** by Representatives Takko and DeBolt

Companion Bill: 5026

Modifying tax abatement provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Modifies tax abatement provisions.

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

**HB 1502-S** by House Committee on Finance (originally sponsored by Representatives Takko and DeBolt)

(DIGEST AS ENACTED)

Modifies tax abatement provisions.

Amends RCW 84.70.010 relating to tax abatements for property damaged or destroyed voluntarily.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Finance.

Feb 8 Public hearing in committee.

Mar 7 Executive session in committee.  
FIN - 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 11 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 14 First reading, referred to Ways & Means.

Mar 22 Executive session in committee.

Mar 24 WM - Majority; do pass.

Mar 25 Passed to Rules Committee for second reading.

Mar 30 Placed on second reading by Rules Committee.

Apr 5 Rules suspended. Placed on Third Reading.

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

-- IN THE HOUSE --

Apr 6 Speaker signed.

-- IN THE SENATE --

Apr 7 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 8 Delivered to Governor.

Apr 14 Governor signed.  
Chapter 56, 2005 Laws.  
Effective date 7/24/2005.

**HB 1503** by Representatives Simpson, Woods, and Lovick

Inspecting unregistered tow trucks.

Finds that it is necessary for the protection of the public that a system of annual inspection be established for these tow truck operators that are not licensed as registered tow truck operators so that minimum standards for safe equipment and insurance will be assured.

Declares it is the intent of this act to establish such a system.

Provides that, upon the request of a transporter business license applicant or licensee applying for the initial issuance, or annual renewal of their transporter license with the department of licensing, the Washington State Patrol shall conduct a safety inspection of the vehicle(s) to be used in the transporter business.

Requires the transporter vehicle(s) to pass the inspection to qualify for initial issuance or renewal of the transporter license by the department of licensing.

Directs the Washington State Patrol to by rule establish safety and insurance standards which comply with RCW 46.55.025 for each transporter vehicle.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Transportation.  
Feb 1 Public hearing in committee.

**HB 1504** by Representatives Simpson, Woods, and Lovick  
Adjusting notice of abandoned vehicle auctions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 46.55.110 and 46.55.130 to adjust notice of abandoned vehicle auctions.

**HB 1504-S** by House Committee on Transportation  
(originally sponsored by Representatives  
Simpson, Woods, and Lovick)

Changing abandoned vehicle auction notice requirements.

(DIGEST AS ENACTED)

Amends RCW 46.55.110 and 46.55.130 to adjust notice of abandoned vehicle auctions.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Transportation.

-- 2006 REGULAR SESSION --

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

Feb 1 Public hearing in committee.

Feb 3 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; 1st substitute bill be substituted,  
do pass.

Feb 7 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading suspension calendar.

Feb 10 Committee recommendations adopted and the  
1st substitute bill substituted.

Placed on third reading.

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

-- IN THE SENATE --

Feb 13 First reading, referred to Transportation.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 TRAN - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 2 Rules suspended. Placed on Third Reading.

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

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 14 Governor signed.

Chapter 28, 2006 Laws.  
Effective date 6/7/2006.

**HB 1505** by Representatives Moeller, Wallace, Dunn, and  
Curtis

Changing provision relating to comprehensive plan amendments  
initiated by local government.

Amends RCW 36.70A.130 relating to comprehensive plan  
amendments initiated by local government.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Local Government.

Feb 23 Public hearing in committee.

**HB 1506** by Representatives Holmquist, McDermott,  
Schindler, Buri, Murray, Hunt, Walsh, Ormsby,  
Ahern, Sells, Serben, Cody, Woods, Wood, Ericks, Skinner,  
Kretz, Crouse, Lovick, and Kenney

Companion Bill: 5833

Authorizing special license plates to recognize the Gonzaga  
University alumni association.

Authorizes special license plates to recognize the Gonzaga  
University alumni association.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Transportation.

Feb 14 Public hearing in committee.

Mar 3 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; do pass.

Minority; do not pass.

Mar 7 Passed to Rules Committee for second reading.

Mar 8 Made eligible to be placed on second reading.

Mar 9 Placed on second reading by Rules Committee.

Mar 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

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

House Rules "X" file.

**HB 1507** by Representatives Cody, Lantz, Priest, Schual-  
Berke, Darneille, Kirby, and Moeller

Companion Bill: 5473

Prohibiting civil or criminal liabilities or penalties for actions  
related to the Washington state health insurance pool.

(SUBSTITUTED FOR - SEE 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.

**HB 1507-S** by House Committee on Judiciary (originally  
sponsored by Representatives Cody, Lantz, Priest,  
Schual-Berke, Darneille, Kirby, and Moeller)

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

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.

Declares that, however, nothing in this act prohibits legal actions against the pool to enforce the pool's statutory or contractual duties and obligations.

-- 2005 REGULAR SESSION --  
 Jan 26 First reading, referred to Judiciary.  
 Feb 18 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Feb 24 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Health & Long-Term Care.  
 Mar 17 Public hearing in committee.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Feb 6 House Rules "X" file.

**HB 1508** by Representatives Lantz, Campbell, Flannigan, Newhouse, Darneille, Moeller, and Kirby

Creating a hearsay exception for statements offered against a party that has engaged or acquiesced in wrongdoing.

Provides that a statement shall not be excluded by the rules of evidence applicable to hearsay if: (1) The declarant is unavailable as a witness; and

(2) The statement is being offered against a party that has engaged or acquiesced in wrongdoing that was intended to, and did, procure the unavailability of the declarant as a witness.

-- 2005 REGULAR SESSION --  
 Jan 26 First reading, referred to Judiciary.  
 Feb 9 Public hearing in committee.

**HB 1509** by Representatives Green, Conway, Orcutt, Appleton, Morrell, O'Brien, Lovick, McCoy, Kilmer, Kessler, McDermott, Campbell, Simpson, Hunt, Chase, P. Sullivan, Sells, Kirby, Kenney, Linville, and Kagi; by request of Governor Gregoire

Companion Bill: 5443

Providing a property tax exemption to widows or widowers of honorably discharged veterans.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides a property tax exemption to widows or widowers of honorably discharged veterans.

**HB 1509-S** by House Committee on Finance (originally sponsored by Representatives Green, Conway, Orcutt, Appleton, Morrell, O'Brien, Lovick, McCoy, Kilmer, Kessler, McDermott, Campbell, Simpson, Hunt, Chase, P. Sullivan, Sells, Kirby, Kenney, Linville, and Kagi; by request of Governor Gregoire)

Providing a property tax exemption to widows or widowers of members of the military.

(DIGEST AS ENACTED)

Declares that a person is entitled to a property tax exemption in the form of a grant as provided in this act. The person is

entitled to assistance for the payment of all or a portion of the amount of excess and regular real property taxes imposed on the person's residence in the year in which a claim is filed in accordance with the following: (1) The claimant must meet all requirements for an exemption for the residence under RCW 84.36.381, other than the income limits under RCW 84.36.381.

(2)(A) The person making the claim must be:

(i) Sixty-two years of age or older on December 31st of the year in which the claim is filed, or must have been, at the time of filing, retired from regular gainful employment by reason of physical disability; and

(ii) A widow or widower of a veteran who: (a) Died as a result of a service-connected disability; (b) was rated as one hundred percent disabled by the United States veterans' administration for the ten years prior to his or her death; (c) was a former prisoner of war as substantiated by the United States veterans' administration and was rated as one hundred percent disabled by the United States veterans' administration for one or more years prior to his or her death; or (d) died on active duty or in active training status as a member of the United States uniformed services, reserves, or national guard; and

(B) The person making the claim must not have remarried.

Provides that the claimant must have a combined disposable income of forty thousand dollars or less.

Appropriates the sum of ninety-three thousand dollars, or as much thereof as may be necessary, from the general fund to the department of revenue for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

Appropriates the sum of one hundred eighty-three thousand dollars, or as much thereof as may be necessary, from the general fund to the department of revenue for the fiscal year ending June 30, 2007, to carry out the purposes of this act.

Applies to taxes levied for collection in 2006 and thereafter.

-- 2005 REGULAR SESSION --  
 Jan 26 First reading, referred to Finance.  
 Feb 16 Public hearing in committee.  
 Mar 7 Executive session in committee.  
 FIN - 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.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Government Operations & Elections.  
 Mar 24 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 GO - Majority; do pass.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Apr 18 Public hearing and executive action taken in committee.  
 WM - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Apr 22 Placed on second reading by Rules Committee.  
 Apr 23 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 44; nays, 0; absent, 5; excused, 0.  
 -- IN THE HOUSE --  
 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Apr 24 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 3 Governor signed.

Chapter 253, 2005 Laws.  
Effective date 7/24/2005.

**HB 1510** by Representatives Morris, Quall, B. Sullivan, and Chase

Modifying the property taxation of nonprofit entities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises the property taxation of nonprofit entities.

**HB 1510-S** by House Committee on Finance (originally sponsored by Representatives Morris, Quall, B. Sullivan, and Chase)

(DIGEST AS ENACTED)

Revises the property taxation of nonprofit entities.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Finance.  
Feb 16 Public hearing in committee.  
Mar 7 Executive session in committee.  
FIN - Majority; 1st substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.  
Mar 15 Placed on second reading.  
Mar 16 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 18 First reading, referred to Ways & Means.  
Mar 30 Public hearing in committee.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
Jan 11 Placed on third reading by Rules Committee.  
Jan 18 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Jan 19 First reading, referred to Ways & Means.  
Feb 24 Public hearing in committee.  
Feb 27 Executive session in committee.  
WM - Majority; do pass with amendment(s).  
Minority; without recommendation.  
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, 47; nays, 0; absent, 0; excused, 2.  
-- IN THE HOUSE --  
Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
Mar 6 Speaker signed.  
-- IN THE SENATE --  
Mar 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 8 Delivered to Governor.  
Mar 29 Governor signed.  
Chapter 305, 2006 Laws.  
Effective date 6/7/2006.

**HB 1511** by Representatives Flannigan, Haigh, Campbell, and Hudgins

Modifying training requirements for veterinary technicians.

Declares that "veterinary technician" means a person who has successfully completed an examination administered by the board and who has either successfully completed a post high school course approved by the board in the care and treatment of animals or has completed five years of practical experience with a licensed veterinarian that the board has deemed acceptable prior to December 31, 2009.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Economic Development, Agriculture & Trade.

**HB 1512** by Representatives Morrell, Clibborn, Moeller, Cody, Green, Appleton, Roberts, Sommers, Blake, Schual-Berke, Flannigan, Sells, Kenney, and Kagi

Companion Bill: 5390

Concerning improving the quality of care in state-purchased health care programs.

(SUBSTITUTED FOR - SEE 1ST SUB)

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 the adoption and use of information technology that contributes to improved health outcomes, better coordination of care, and decreased medical errors.

**HB 1512-S** by House Committee on Health Care (originally sponsored by Representatives Morrell, Clibborn, Moeller, Cody, Green, Appleton, Roberts, Sommers, Blake, Schual-Berke, Flannigan, Sells, Kenney, and Kagi)

(DIGEST AS ENACTED)

Provides that the secretary shall, in collaboration with other state agencies that administer state purchased health care programs, private health care purchasers, health care facilities, 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 appropriate preventive health services, 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.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Health Care.  
Feb 15 Public hearing in committee.  
Feb 24 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 1 Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 8 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 58; nays, 40; absent, 0; excused, 0.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Health & Long-Term Care.  
Mar 28 Public hearing and executive action taken in committee.

Mar 31 HEA - Majority; do pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Apr 5 Placed on second reading by Rules Committee.  
Apr 6 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0;  
absent, 1; excused, 1.  
-- IN THE HOUSE --  
Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 61; nays, 34;  
absent, 0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 13 Governor signed.  
Chapter 446, 2005 Laws.  
Effective date 7/24/2005.

**HB 1513** by Representatives Lovick, Campbell, and Moeller  
Raising court fees.

Increases court filing fees.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Judiciary.

**HB 1514** by Representatives Simpson and P. Sullivan  
Regulating day-time running lights.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, when lighted head lights, other lights, and illuminating devices are required under RCW 46.37.020(1), the use of day-time running lights is prohibited.

**HB 1514-S** by House Committee on Transportation  
(originally sponsored by Representatives Simpson and P. Sullivan)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that drivers may not use dedicated day-time running lights, as defined in 49 CFR 571.108 S5.5.11(a) on the effective date of this act, or reduced intensity upper-beam head lights as defined in 49 CFR 571.108 S5.5.11(a)(1)(ii) on the effective date of this act, during times or conditions when head lights must be displayed as required by this act.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Transportation.  
Feb 7 Public hearing in committee.  
Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted,  
do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.

**HB 1515** by Representatives Murray, Hankins, Walsh, Jarrett, McDermott, Grant, Linville, Upthegrove, Quall, Moeller, Tom, Appleton, Schual-Berke, Darneille, Clibborn, Hunter, Flannigan, Simpson, Williams, Hunt, Hudgins, B. Sullivan, Haigh, Chase, Wood, Cody, Sommers, Kenney, Dickerson, McIntire, Hasegawa, Santos, and Ormsby

Companion Bill: 6019

Expanding the jurisdiction of the human rights commission.

(AS OF HOUSE 2ND READING 2/11/05)

Expands the jurisdiction of the human rights commission to include sexual orientation.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to State Government Operations & Accountability.  
Feb 1 Public hearing in committee.  
Feb 8 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Minority; do not pass.  
Feb 10 Placed on second reading.  
Feb 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 61; nays, 37;  
absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 15 Held on first reading.  
Feb 16 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Mar 22 Public hearing in committee.  
Mar 24 Executive session in committee.  
Mar 25 FHC - Majority; do pass with amendment(s).  
Minority; do not pass.  
Mar 28 Passed to Rules Committee for second reading.  
Apr 1 Made eligible to be placed on second reading.  
Apr 5 Rules Committee relieved of further consideration. On motion, referred to Judiciary.  
Apr 21 Committee relieved of further consideration.  
Placed on second reading.  
Committee amendment adopted as amended.  
Rules suspended. Placed on Third Reading.  
Third reading, failed; yeas, 24; nays, 25;  
absent, 0; excused, 0.

**HB 1516** by Representatives Schual-Berke, Tom, Kagi, Hankins, Haler, Cody, Priest, Campbell, Kessler, Dunshee, Clibborn, Wallace, Dickerson, Linville, Fromhold, Hunter, Green, Morrell, Darneille, McDermott, Simpson, Chase, O'Brien, Sells, Roberts, Kilmer, Moeller, and Ormsby

Increasing access to health services for children through the "kids get care" service delivery model.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that "kids get care" assures that integrated preventive medical, oral, and developmental health services are provided to young children. Improving the delivery of well child visits, preventive oral health services, and developmental screening can reduce the need for hospitalization, caries treatment, and developmental interventions.

Provides that "kids get care" expands the use of evidence-based preventive measures in community health centers and private medical practices that treat many low-income children. "Kids get care" also strengthens the connections between social service agencies working with low-income families and local health care providers.

Declares an intent to facilitate low-income children's access to appropriate preventive and well-child services and to other necessary health, mental health, and dental services by supporting the extension of the successful "kids get care" model for delivering health services to children.

Provides that \$435,000 of the general fund--state appropriation for fiscal year 2006 and \$760,000 of the general fund--state appropriation for fiscal year 2007 is provided solely to the department of health to develop and implement best practices in preventive health care for children statewide.

**HB 1516-S** by House Committee on Health Care (originally sponsored by Representatives Schual-Berke, Tom, Kagi, Hankins, Haler, Cody, Priest, Campbell, Kessler, Dunshee, Clibborn, Wallace, Dickerson, Linville, Fromhold, Hunter, Green, Morrell, Darneille, McDermott, Simpson, Chase, O'Brien, Sells, Roberts, Kilmer, Moeller, and Ormsby)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that "kids get care" assures that integrated preventive medical, oral, and developmental health services are provided to young children. Improving the delivery of well child visits, preventive oral health services, and developmental screening can reduce the need for hospitalization, caries treatment, and developmental interventions.

Provides that "kids get care" expands the use of evidence-based preventive measures in community health centers and private medical practices that treat many low-income children. "Kids get care" also strengthens the connections between social service agencies working with low-income families and local health care providers.

Declares an intent to facilitate low-income children's access to appropriate preventive and well-child services and to other necessary health, mental health, and dental services by supporting the extension of the successful "kids get care" model for delivering health services to children.

Provides that \$435,000 of the general fund--state appropriation for fiscal year 2006 and \$760,000 of the general fund--state appropriation for fiscal year 2007 is provided solely to the department of health to develop and implement best practices in preventive health care for children statewide.

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

**HB 1516-S2** by House Committee on Appropriations (originally sponsored by Representatives Schual-Berke, Tom, Kagi, Hankins, Haler, Cody, Priest, Campbell, Kessler, Dunshee, Clibborn, Wallace, Dickerson, Linville, Fromhold, Hunter, Green, Morrell, Darneille, McDermott, Simpson, Chase, O'Brien, Sells, Roberts, Kilmer, Moeller, and Ormsby)

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

Finds that "kids get care" assures that integrated preventive medical, oral, and developmental health services are provided to young children. Improving the delivery of well child visits, preventive oral health services, and developmental screening can reduce the need for hospitalization, caries treatment, and developmental interventions.

Provides that "kids get care" expands the use of evidence-based preventive measures in community health centers and private medical practices that treat many low-income children. "Kids get care" also strengthens the connections between social service agencies working with low-income families and local health care providers.

Declares an intent to facilitate low-income children's access to appropriate preventive and well-child services and to other necessary health, mental health, and dental services by supporting the extension of the successful "kids get care" model for delivering health services to children.

Requires an interim report to be provided to the appropriate committees of the legislature by June 30, 2006, on the program's effectiveness and cost savings. A final report shall be provided by June 30, 2007.

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

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Health Care.  
 Feb 8 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 28 Referred to Appropriations.  
 Mar 3 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Placed on second reading by Rules Committee.

Mar 9 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 70; nays, 26;  
 absent, 0; excused, 2.

-- IN THE SENATE --

Mar 10 First reading, referred to Health & Long-Term Care.

Mar 30 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 HEA - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 And refer to Ways & Means.

Apr 4 Referred to Ways & Means.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Feb 6 House Rules "X" file.

**HB 1517** by Representatives P. Sullivan, Walsh, Hasegawa, Grant, Darneille, Morrell, Williams, Campbell, Simpson, Chase, Conway, Hudgins, and Talcott

Creating the office of national guard ombudsman.

Creates the office of national guard ombudsman in the office of the governor for the purpose of helping national guard members and their dependents obtain needed services to ensure an economic and healthy quality of life in the community. The focus of the office is to assist men and women serving in the national guard who are currently serving abroad with families remaining at home, as well as those who are returning home, and the special needs that they might have, including mental health and counseling services, marriage support, health care issues, pension and salary issues, and job issues.

Requires the ombudsman to report directly to the governor and shall exercise his or her powers and duties independently of the director of the department of veterans affairs.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to State Government  
 Operations & Accountability.

Feb 11 Public hearing in committee.

**HB 1518** by Representatives Lovick, O'Brien, Darneille, and Kirby

Companion Bill: 5453

Providing civil immunity for broadcasters participating in the Amber alert.

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 26 First reading, referred to Judiciary.

**HB 1519** by Representatives Shabro, McDermott, Priest, Flannigan, Rodne, Jarrett, Talcott, Roach, Morrell,

Alexander, Simpson, O'Brien, Wood, Conway, McCune, Schindler, McDonald, Linville, Kagi, and Moeller

Creating a developmental disabilities community trust account.

Declares that the December 4, 2002, capital study of the division of developmental disabilities residential habilitation centers by the joint legislative audit and review committee identifies options to dispose of excess property at Lakeland Village, Rainier School, and Yakima Valley School that would not impact current residential habilitation center operations.

Recognizes the importance of serving individuals with developmental disabilities in the communities in which they reside.

Finds that using these excess properties to provide services in the community will promote the integration and independence of individuals with developmental disabilities and will enable these individuals to avoid reliance on institutional services.

Declares an intent to allow use of these excess capital properties at residential habilitation centers for persons with developmental disabilities and to place the proceeds from their use into a perpetual trust account for unserved persons with developmental disabilities waiting for community-based developmental disability services.

Provides that excess property identified in the 2002 joint legislative audit and review committee capital study of the division of developmental disabilities residential habilitation centers must be managed to provide as much income as feasible and this income deposited into the developmental disabilities community trust account created in this act. Income may come from the sale or lease of the land, conservation easements, sale of timber, or other activities.

Requires the department to report on its efforts and strategies to provide income to the developmental disabilities community trust account from the excess property identified in this act from the sale or lease of the property, sale of timber, or other activities. The department shall report by June 30, 2006.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Capital Budget.  
Feb 10 Public hearing in committee.

**HB 1520** by Representatives Cody, O'Brien, Hunt, Conway, Armstrong, Grant, Appleton, Williams, Green, Linville, Darneille, Campbell, Miloscia, Kagi, Schual-Berke, Flannigan, Morrell, McDonald, Simpson, Kenney, and Moeller

Companion Bill: 5520

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.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Appropriations.

**HB 1521** by Representatives Simpson, O'Brien, Hunt, Appleton, Armstrong, Grant, P. Sullivan, Williams, Linville, Green, Cody, Darneille, Campbell, Miloscia, Kagi, Schual-Berke, Flannigan, Morrell, McDonald, Lovick, Chase, and Santos

Companion Bill: 5522

Purchasing service credit lost due to injury.

Provides for the purchase of service credit lost due to injury.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Appropriations.  
Feb 16 Public hearing in committee.

**HB 1522** by Representatives Hunt, Armstrong, O'Brien, Jarrett, P. Sullivan, Grant, Williams, Linville, Appleton, Wood, Green, Campbell, Hudgins, Darneille, Miloscia,

Simpson, Morrell, Lovick, Chase, Woods, Kenney, Talcott, Dunshee, and Ormsby

Companion Bill: 5521

Crediting military service to certain employees.

Authorizes credit for military service to certain employees.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Appropriations.  
Feb 17 Public hearing in committee.

**HB 1523** by Representatives Quall, Morris, Pettigrew, Kilmer, Talcott, Pearson, Linville, and Kristiansen

Extending a sales and use tax exemption to the construction of new facilities to be used for the conditioning of vegetable seeds.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides a sales and use tax exemption for the conditioning of vegetable seeds in low-income or rural areas of the state.

**HB 1523-S** by House Committee on Finance (originally sponsored by Representatives Quall, Morris, Pettigrew, Kilmer, Talcott, Pearson, Linville, and Kristiansen)

Extending a sales and use tax exemption to the construction of new facilities to be used for the conditioning of vegetable seed.

(DIGEST AS ENACTED)

Extends a sales and use tax exemption to the construction of new facilities to be used for the conditioning of vegetable seed that is not genetically modified.

-- 2005 REGULAR SESSION --

Jan 26 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 Referred to Finance.  
Mar 4 Public hearing in committee.

-- 2006 REGULAR SESSION --

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

Jan 27 Public hearing in committee.  
Feb 1 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 10 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 13 First reading, referred to Agriculture & Rural Economic Development.

Feb 16 Public hearing in committee.  
Feb 20 Executive session in committee.  
Feb 22 Public hearing in committee.  
ARED - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 27 Executive session in committee.  
WM - Majority; do pass with amendments(s) by Agriculture & Rural Economic Development.  
Minority; do not pass.  
Minority; without recommendation.

Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading by Rules Committee.

- Mar 7 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 43; nays, 5; absent, 0; excused, 1.  
-- IN THE HOUSE --
- Mar 8 House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 1; absent, 0; excused, 0.  
Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- Mar 20 Governor signed.  
Chapter 142, 2006 Laws.  
Effective date 7/1/2006.

**HB 1524** by Representatives Quall, Morris, and O'Brien  
Revising the elements of endangerment with a controlled substance.

Declares that a person is guilty of the crime of endangerment with a controlled substance if the person manufactures, delivers, or possesses with the intent to manufacture or deliver, a controlled substance in violation of chapter 69.50 RCW, upon the same premises where a child or dependent adult is present.

-- 2005 REGULAR SESSION --

- Jan 26 First reading, referred to Criminal Justice & Corrections.  
Feb 8 Public hearing in committee.

**HB 1525** by Representatives Miloscia, Dunshee, Haigh, McIntire, and Moeller  
Regulating campaign finances.

Provides that a state contractor may not make, either directly or indirectly, any contribution or expenditure of money or other thing of value, or promise to make any such contribution or expenditure to any political party, committee, or candidate for statewide office or state legislative office or to any person for any political purpose or use.

Prohibits a person from knowingly soliciting any such contribution from a state contractor.

Declares that for purposes of this act, "state contractor" means a person who: (1) Enters into any contract with the state or any department or agency of the state for: (a) The rendition of personal services; (b) furnishing any material, supplies, or equipment; or (c) selling any land or buildings; and

(2) Receives as payment for the performance of the contract funds appropriated by the legislature.

Provides that a candidate for public office may not accept more than one thousand dollars in the aggregate from political action committees for each election in which the candidate is on the ballot or appears as a write-in candidate.

Provides that a corporation or labor organization may not use general treasury funds for the purpose of making contributions or expenditures to influence an election.

-- 2005 REGULAR SESSION --

- Jan 26 First reading, referred to State Government Operations & Accountability.  
Feb 4 Public hearing in committee.

**HB 1526** by Representatives Miloscia, Dunshee, Appleton, Dickerson, Kagi, and Moeller

Establishing the public financing of campaigns.

Provides for the public financing of campaigns.

-- 2005 REGULAR SESSION --

- Jan 26 First reading, referred to State Government Operations & Accountability.  
Feb 4 Public hearing in committee.

**HB 1527** by Representatives Miloscia, Dunshee, Haigh, Conway, Ormsby, Sells, Simpson, Chase, Dickerson, O'Brien, Wood, Kirby, Kenney, Hasegawa, Santos, and Moeller

Requiring living wages on public contracts.

Finds that the state annually awards service contracts to private contractors and vendors to provide services on behalf of the state, and that such expenditures should be spent in a manner that promotes the creation of jobs that allow residents to support themselves and their families with dignity.

Finds that the present federal and state minimum wages generate income at a level below the amount required to support a family at a basic level and that jobs that do not pay living wages result in families who have greater need of social services provided by the state and paid for by state taxpayers.

Declares that the payment of adequate wages to workers for those hours performing services on behalf of the state will promote stability and reduced turnover, resulting in a higher quality of service.

-- 2005 REGULAR SESSION --

- Jan 26 First reading, referred to Commerce & Labor.  
Jan 11 Public hearing in committee.

**HB 1528** by Representatives Kirby, Priest, Simpson, Newhouse, Cody, Serben, and Schual-Berke

Changing the beginning date for the escrow accounts required of self-funded multiple employer welfare arrangements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Changes the beginning date for the escrow accounts required of self-funded multiple employer welfare arrangements to April 1, 2006.

**HB 1528-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kirby, Priest, Simpson, Newhouse, Cody, Serben, and Schual-Berke)

Changing the terms for the escrow accounts required of self-funded multiple employer welfare arrangements.

(AS OF HOUSE 2ND READING 3/03/05)

Changes the beginning date for the escrow accounts required of self-funded multiple employer welfare arrangements to April 1, 2006.

Delays the effective date of the premium tax requirements on self-funded multiple employer welfare arrangements until April 1, 2006.

Delays the effective date of the Washington State Health Insurance Pool assessment requirements on self-funded multiple employer welfare arrangements until April 1, 2006.

-- 2005 REGULAR SESSION --

- Jan 27 First reading, referred to Financial Institutions & Insurance.  
Feb 3 Public hearing in committee.  
Feb 8 Executive session in committee.  
Feb 8 FII - Executive action taken by committee.  
Feb 9 FII - Majority; 1st substitute bill be substituted, do pass.  
Feb 10 Referred to Appropriations.  
Feb 17 Public hearing in committee.  
Feb 28 Executive session in committee.  
Feb 28 APP - Executive action taken by committee.  
Feb 28 APP - Majority; do pass 1st substitute bill proposed by Financial Institutions & Insurance.  
Minority; do not pass.

- Mar 2 Placed on second reading.  
 Mar 3 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 4 First reading, referred to Financial Institutions,  
 Housing & Consumer Protection.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Financial Institutions & Insurance.

**HB 1529** by Representatives Moeller, Morrell, Green,  
 Pettigrew, Chase, Hasegawa, Hudgins, and  
 Uptegrove  
 Eliminating the tax exemption for certain initiation fees and dues.

Amends RCW 82.08.010 to provide that "sales price"  
 includes all initiation fees and dues received by persons engaging  
 in amusement and recreation services under RCW 82.04.050(3)  
 (a), physical fitness services under RCW 82.04.050(3)(g), or  
 lodging and other services under RCW 82.04.050(2)(f).

Declares that the deduction under RCW 82.04.4282 for  
 initiation fees and dues is not available to any person engaging in  
 amusement and recreation services under RCW 82.04.050(3)(a),  
 physical fitness services under RCW 82.04.050(3)(g), or lodging  
 and other services under RCW 82.04.050(2)(f).

-- 2005 REGULAR SESSION --

- Jan 27 First reading, referred to Finance.

**HB 1530** by Representatives Moeller, Jarrett, Appleton,  
 Dickerson, McCoy, Chase, Dunshee, Pettigrew, and  
 Clibborn

Changing concurrency compliance options authorized by the  
 growth management act.

Amends RCW 36.70A.070 relating to concurrency  
 compliance options authorized by the growth management act.

-- 2005 REGULAR SESSION --

- Jan 27 First reading, referred to Local Government.  
 Feb 7 Public hearing in committee.

**HB 1531** by Representatives Moeller, Dickerson, Rodne, and  
 Roberts

Limiting the waiver of counsel in juvenile proceedings.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, in any proceeding in which a child has a right to  
 the assistance of counsel under constitutional, statutory, or  
 common law, or by court rule, the child may not waive this right  
 except as provided in this act.

Declares that a parent, guardian, or custodian of a child may  
 not waive the child's right to the assistance of counsel.

Provides that, in any proceeding in which a child has a right to  
 the assistance of counsel under constitutional, statutory, or  
 common law, or by court rule, and the child indicates a desire to  
 waive that right, the court may not accept the waiver unless the  
 designated conditions are met.

Declares that, in making its judgment, the court should  
 consider evidence of the child's school performance and any  
 testing which the school may have conducted.

Provides that, unless the court dismisses the case, if a child  
 appears without counsel for any hearing, including a waiver  
 hearing, and the child has not previously waived the right to the

assistance of counsel in accordance with this act, the court shall  
 continue and the clerk shall reschedule the hearing, and the clerk  
 shall issue a notice of the date, time, and location of the hearing  
 at least ten days prior to the date of the hearing.

Declares that the continuance of a hearing may not be a basis  
 for detaining the child.

**HB 1531-S** by House Committee on Juvenile Justice &  
 Family Law (originally sponsored by  
 Representatives Moeller, Dickerson, Rodne, and Roberts)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, in any proceeding in which a child has a right to  
 the assistance of counsel under constitutional, statutory, or  
 common law, or by court rule, the child may not waive this right  
 except as provided in this act.

Declares that a parent, guardian, or custodian of a child may  
 not waive the child's right to the assistance of counsel.

Provides that, in any proceeding in which a child has a right to  
 the assistance of counsel under constitutional, statutory, or  
 common law, or by court rule, and the child indicates a desire to  
 waive that right, the court may not accept the waiver unless the  
 designated conditions are met.

Declares that, in making its judgment, the court should  
 consider evidence of the child's school performance and any  
 testing which the school may have conducted.

Provides that, unless the court dismisses the case, if a child  
 appears without counsel for any hearing, including a waiver  
 hearing, and the child has not previously waived the right to the  
 assistance of counsel in accordance with this act, the court shall  
 continue and the clerk shall reschedule the hearing, and the clerk  
 shall issue a notice of the date, time, and location of the hearing  
 at least ten days prior to the date of the hearing.

Declares that the continuance of a hearing may not be a basis  
 for detaining the child.

-- 2005 REGULAR SESSION --

- Jan 27 First reading, referred to Juvenile Justice &  
 Family Law.  
 Feb 8 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; do not pass.  
 Feb 21 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Juvenile Justice & Family Law.

**HB 1532** by Representatives Morrell, Campbell, Appleton,  
 Skinner, Kenney, Tom, Darneille, Moeller, Cox,  
 McDonald, McCoy, Chase, and McDermott

Establishing an arthritis pilot project.

Declares that the purposes of this act are: (1) To create and  
 foster a statewide pilot project that promotes public awareness and  
 increases knowledge about the causes of arthritis, the importance  
 of early diagnosis and appropriate management, effective  
 prevention strategies, and pain prevention and management;

(2) To develop knowledge and enhance understanding of  
 arthritis by disseminating underutilized but available educational  
 materials and resources, information on research results,  
 programs and services provided, and strategies for prevention and  
 control to patients, health professionals, and the public;

(3) To implement and coordinate state and local pilot projects  
 and services to reduce the public health burden of arthritis; and

(4) To provide lasting improvements in the delivery of health  
 care for individuals with arthritis and their families, thus  
 improving their quality of life while also containing health care  
 costs.

Directs the department of health to contract with the arthritis foundation Washington/Alaska chapter to establish a two-year pilot project that would help reduce and prevent disability associated with arthritis by consolidating and disseminating underutilized educational materials and resources to raise public awareness, educate consumers, educate and train health professionals, teachers, and human services providers, and for other purposes.

Provides that the secretary of health shall accept grants, services, and property from the federal government, foundations, organizations, medical schools, and other entities as are available for the purposes of fulfilling the obligations of this act.

Directs the secretary of health to seek any federal waiver or waivers that are necessary to maximize funds from the federal government to implement this act.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Health Care.

**HB 1533** by Representatives Appleton, Bailey, Cody, Morrell, Skinner, Hinkle, Curtis, and Campbell; by request of Department of Health

Companion Bill: 5496

Revising provisions for inspection of hospitals.

(DIGEST AS ENACTED)

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 27 First reading, referred to Health Care.

Feb 24 Public hearing in committee.

Feb 28 Executive session in committee.

HC - Executive action taken by committee.

HC - Majority; do pass.

Mar 2 Referred to Appropriations.

Mar 5 Public hearing and executive action taken in committee.

APP - Executive action taken by committee.

APP - Majority; do pass.

Minority; without recommendation.

Mar 7 Passed to Rules Committee for second reading.

Mar 10 Placed on second reading by Rules Committee.

Mar 11 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 14 First reading, referred to Health & Long-Term Care.

Mar 24 Public hearing in committee.

Mar 28 Executive session in committee.

Mar 31 HEA - Majority; do pass with amendment(s).

Passed to Rules Committee for second reading.

Apr 5 Made eligible to be placed on second reading.

Apr 11 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, 44; nays, 0; absent, 0; excused, 5.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.

Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 13 Governor signed.

Chapter 447, 2005 Laws.

Effective date 7/24/2005.

**HB 1534** by Representatives Green, Hinkle, Cody, Morrell, Schual-Berke, Skinner, Curtis, Clibborn, Campbell, and Kagi; by request of Department of Health

Companion Bill: 5494

Identifying health care providers covered by the retired health care provider liability malpractice insurance program.

(DIGEST AS ENACTED)

Designates health care providers covered by the retired health care provider liability malpractice insurance program.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Health Care.

Feb 18 Public hearing in committee.

Feb 25 Executive session in committee.

HC - Executive action taken by committee.

HC - Majority; do pass.

Mar 1 Passed to Rules Committee for second reading.

Mar 2 Placed on second reading suspension calendar.

Mar 8 Committee recommendations adopted.

Placed on third reading.

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

-- IN THE SENATE --

Mar 9 First reading, referred to Health & Long-Term Care.

Mar 17 Public hearing in committee.

Mar 21 Executive session in committee.

Mar 22 HEA - Majority; do pass.

Mar 23 Passed to Rules Committee for second reading.

Apr 6 Made eligible to be placed on second reading.

Apr 12 Placed on second reading by Rules Committee.

Apr 13 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 0; absent, 2; excused, 1.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Apr 22 Governor signed.

Chapter 156, 2005 Laws.

Effective date 7/24/2005.

**HB 1535** by Representatives Schual-Berke, Hinkle, Cody, Morrell, Skinner, Campbell, Darneille, Chase, Hasegawa, and McDermott; by request of Department of Health

Companion Bill: 5493

Removing state funding restrictions from the hepatitis C state plan.

Amends RCW 70.54.360 relating to removing state funding restrictions from the hepatitis C state plan.

-- 2005 REGULAR SESSION --  
Jan 27 First reading, referred to Health Care.

**HB 1536** by Representatives Moeller, Hinkle, Cody, Morrell, Skinner, Campbell, Clibborn, Schual-Berke, and Kenney; by request of Department of Health

Companion Bill: 5495

Providing the secretary of health with authority to administer grants.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides the secretary of health with authority to administer grants.

**HB 1536-S** by House Committee on Health Care (originally sponsored by Representatives Moeller, Hinkle, Cody, Morrell, Skinner, Campbell, Clibborn, Schual-Berke, and Kenney; by request of Department of Health)

(DIGEST AS ENACTED)

Provides the secretary of health with authority to administer grants.

Requires the department to report to the legislature a summary of the grants distributed under this authority, for each year of the first biennium after the department receives authority to distribute grants under this act, and make it electronically available.

-- 2005 REGULAR SESSION --  
Jan 27 First reading, referred to Health Care.  
Feb 18 Public hearing in committee.  
Feb 24 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Mar 1 Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading suspension calendar.  
Mar 8 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Health & Long-Term Care.  
Mar 17 Public hearing in committee.  
Mar 21 Executive session in committee.  
Mar 22 HEA - Majority; do pass.  
Mar 23 Passed to Rules Committee for second reading.  
Mar 30 Placed on second reading by Rules Committee.  
Apr 5 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.  
-- IN THE HOUSE --  
Speaker signed.  
-- IN THE SENATE --  
Apr 6 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 7 Delivered to Governor.  
Apr 13 Governor signed.  
Chapter 32, 2005 Laws.  
Effective date 7/24/2005.

**HB 1537** by Representatives Schual-Berke, Cody, Morrell, Hinkle, Campbell, Skinner, and Curtis; by request of Department of Health

Companion Bill: 5491

Describing when the department of health may collect a fee for infant screening services.

Designates when the department of health may collect a fee for infant screening services.

-- 2005 REGULAR SESSION --  
Jan 27 First reading, referred to Health Care.

**HB 1538** by Representatives Cody, Campbell, and Morrell; by request of Department of Health

Companion Bill: 5492

Modifying hospital reporting of restrictions on health care practitioners.

(SEE ALSO PROPOSED 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 or termination that a hospital offers or accepts in order to avoid possible hospital action against the health care practitioner.

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 in good faith is immune from suit in any civil action related to the filing or contents of the report.

**HB 1538-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Campbell, and Morrell; by request of Department of Health)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the chief administrator or executive officer of a hospital to report to the department when the practice of a health care practitioner as defined in this act is restricted, suspended, limited, or terminated based upon a conviction, determination, or finding by the hospital that the health care practitioner has committed an action defined as unprofessional conduct under RCW 18.130.180. The chief administrator or executive officer shall also report any voluntary restriction or termination of the practice of a health care practitioner as defined in this act while the practitioner is under investigation or the subject of a proceeding by the hospital regarding unprofessional conduct, or in return for the hospital not conducting such an investigation or proceeding or not taking action. The department will forward the report to the appropriate disciplining 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.

Requires the department to forward reports made under this act to the appropriate disciplining authority designated under Title 18 RCW within fifteen days of the date the report is received by the department.

Provides that the department shall not increase hospital license fees to carry out this act before July 1, 2007.

-- 2005 REGULAR SESSION --  
Jan 27 First reading, referred to Health Care.  
Feb 4 Public hearing in committee.  
Feb 28 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 2 Passed to Rules Committee for second reading.  
Mar 14 Placed on second reading.  
Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1539** by Representatives Linville, Roach, Morris, DeBolt, Ericksen, Williams, and Upthegrove

Companion Bill: 5456

Making it a crime to excavate without notification near a transmission pipeline.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that any person who fails to notify the one-number locator service when required under this chapter and excavates within one hundred feet of a transmission pipeline is guilty of a gross misdemeanor and subject to a fine of not more than ten thousand dollars for each offense.

**HB 1539-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Linville, Roach, Morris, DeBolt, Ericksen, Williams, and Upthegrove)

(DIGEST AS ENACTED)

Provides that any excavator who fails to notify the one-number locator service and causes damage to a hazardous liquid or gas pipeline is subject to a civil penalty of not more than ten thousand dollars for each violation.

Provides that any excavator who excavates, without a valid excavation confirmation code when required under chapter 19.122 RCW, within thirty-five feet of a transmission pipeline is guilty of a misdemeanor.

Provides that any person who intentionally provides an operator with a false excavation confirmation code is guilty of a misdemeanor.

Requires that, upon receipt, during normal business hours, of notice of an intended excavation, the one-number locator service shall provide an excavation confirmation code.

- 2005 REGULAR SESSION --
- Jan 27 First reading, referred to Technology, Energy & Communications.
- Feb 8 Public hearing in committee.
- Feb 17 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.
- Feb 21 Passed to Rules Committee for second reading.
- Mar 2 Made eligible to be placed on second reading.
- Mar 7 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, 94; nays, 0; absent, 0; excused, 4.  
-- IN THE SENATE --
- Mar 12 First reading, referred to Water, Energy & Environment.
- Mar 22 Public hearing in committee.
- Mar 31 Executive session in committee.
- Apr 1 WEE - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.
- Apr 5 Made eligible to be placed on second reading.
- Apr 6 Placed on second reading by Rules Committee.
- Apr 11 Committee amendment not adopted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.  
-- IN THE HOUSE --
- Apr 18 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --
- Apr 19 Senate 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, 44; nays, 0; absent, 0; excused, 5.

-- IN THE HOUSE --

- Apr 21 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.
- Apr 22 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Apr 23 Delivered to Governor.
- May 13 Governor signed.  
Chapter 448, 2005 Laws.  
Effective date 7/24/2005.

**HB 1540** by Representatives Morrell, Campbell, and Darneille

Companion Bill: 5656

Allowing participation of denturists in preferred provider networks.

Authorizes participation of denturists in preferred provider networks.

-- 2005 REGULAR SESSION --

- Jan 27 First reading, referred to Health Care.

**HB 1541** by Representatives Murray, Woods, Wallace, Jarrett, Ericksen, Morris, B. Sullivan, Chase, Schual-Berke, Rodne, and Dickerson

Enacting the Transportation Innovative Partnerships Act.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that the public-private initiatives act created under chapter 47.46 RCW has not met the needs and expectations of the public or private sectors for the development of transportation projects.

Declares an intent to phase out chapter 47.46 RCW coincident with the completion of the Tacoma Narrows Bridge - SR 16 public-private partnership. From the effective date of this act, this chapter will provide a more desirable and effective approach to developing transportation projects in partnership with the private sector by applying lessons learned from other states and from this state's ten-year experience with chapter 47.46 RCW.

Creates the Transportation Innovative Partnerships Act for the planning, acquisition, financing, development, design, construction, reconstruction, replacement, improvement, maintenance, preservation, management, repair, and operation of transportation projects. The goals of this act are to: (1) Reduce the cost of transportation project delivery;

- (2) Recover transportation investment costs;
- (3) Develop an expedited project delivery process;
- (4) Encourage business investment in public infrastructure;
- (5) Use any fund source outside the state treasury, where financially advantageous and in the public interest;
- (6) Maximize innovation; and
- (7) Develop partnerships between private entities and units of government.

Declares that a transportation project may be financed in whole or in part with: (1) The proceeds of grant anticipation revenue bonds authorized by 23 U.S.C. Sec. 122 and applicable state law. Legislative authorization and appropriation is required in order to use this source of financing;

(2) Grants, loans, loan guarantees, lines of credit, revolving lines of credit, or other financing arrangements available under the Transportation Infrastructure Finance and Innovation Act under 23 U.S.C. Sec. 181 et seq., or any other applicable federal law;

(3) Infrastructure loans or assistance from the state infrastructure bank established by RCW 82.44.195;

(4) Federal, state, or local revenues, subject to appropriation by the applicable legislative authority;

(5) User fees, tolls, fares, lease proceeds, rents, gross or net receipts from sales, proceeds from the sale of development rights, franchise fees, rents, or any other lawful form of consideration.

Provides that, for projects with costs, including financing costs, of fifty million dollars or greater, advisory committees are required.

**HB 1541-S** by House Committee on Transportation (originally sponsored by Representatives Murray, Woods, Wallace, Jarrett, Ericksen, Morris, B. Sullivan, Chase, Schual-Berke, Rodne, and Dickerson)

(DIGEST AS ENACTED)

Finds that the public-private initiatives act created under chapter 47.46 RCW has not met the needs and expectations of the public or private sectors for the development of transportation projects.

Declares an intent to phase out chapter 47.46 RCW coincident with the completion of the Tacoma Narrows Bridge - SR 16 public-private partnership. From the effective date of this act, this chapter will provide a more desirable and effective approach to developing transportation projects in partnership with the private sector by applying lessons learned from other states and from this state's ten-year experience with chapter 47.46 RCW.

Declares an intent to achieve the following goals through the creation of this new approach to public-private partnerships: (1) To provide a well-defined mechanism to facilitate the collaboration between public and private entities in transportation;

(2) To bring innovative thinking from the private sector and other states to bear on public projects within the state;

(3) To provide greater flexibility in achieving the transportation projects; and

(4) To allow for creative cost and risk sharing between the public and private partners.

Declares an intent that the commission shall be responsible for receiving, reviewing, and approving proposals with technical support of the department; rule making; and for oversight of contract execution. The department shall be responsible for evaluating proposals and negotiating contracts.

Creates the Transportation Innovative Partnerships Act for the planning, acquisition, financing, development, design, construction, reconstruction, replacement, improvement, maintenance, preservation, management, repair, and operation of transportation projects. The goals of this act are to: (1) Reduce the cost of transportation project delivery;

(2) Recover transportation investment costs;

(3) Develop an expedited project delivery process;

(4) Encourage business investment in public infrastructure;

(5) Use any fund source outside the state treasury, where financially advantageous and in the public interest;

(6) Maximize innovation;

(7) Develop partnerships between private entities and units of government;

(8) Create synergies between and among public sector entities to develop projects that serve both transportation and other important public purposes; and

(9) Access specialized construction management and project management services and techniques available in the private sector.

Declares that a transportation project may be financed in whole or in part with: (1) The proceeds of grant anticipation revenue bonds authorized by 23 U.S.C. Sec. 122 and applicable state law. Legislative authorization and appropriation is required in order to use this source of financing;

(2) Grants, loans, loan guarantees, lines of credit, revolving lines of credit, or other financing arrangements available under the Transportation Infrastructure Finance and Innovation Act under 23 U.S.C. Sec. 181 et seq., or any other applicable federal law;

(3) Infrastructure loans or assistance from the state infrastructure bank established by RCW 82.44.195;

(4) Federal, state, or local revenues, subject to appropriation by the applicable legislative authority;

(5) User fees, tolls, fares, lease proceeds, rents, gross or net receipts from sales, proceeds from the sale of development rights, franchise fees, rents, or any other lawful form of consideration.

Provides that, before final approval, agreements entered into under this act must include a process that provides for public involvement and participation with respect to the development of the projects. This plan must be submitted along with the proposed agreement, and both must be approved under this act before the state may enter a binding agreement.

Provides that, for projects with costs, including financing costs, of three hundred million dollars or greater, advisory committees are required.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Transportation.

Feb 3 Public hearing in committee.

Mar 5 Executive session in committee.

TR - Executive action taken by committee.

Mar 7 TR - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Mar 14 Placed on second reading.

Mar 15 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 95; nays, 1;

absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16 First reading, referred to Transportation.

Mar 23 Public hearing in committee.

Apr 4 Executive session in committee.

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

Minority; without recommendation.

Passed to Rules Committee for second reading.

Made eligible to be placed on second reading.

Apr 5 Placed on second reading by Rules Committee.

Apr 11 Committee amendment not adopted.

Apr 12 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 33; nays, 13;

absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 20 House concurred in Senate amendments.

Passed final passage; yeas, 94; nays, 2; absent, 0; excused, 2.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

May 9 Governor signed.

Chapter 317, 2005 Laws.

Effective date 7/24/2005.

**HB 1542** by Representatives Lantz, Hinkle, Appleton, Rodne, Lovick, Newhouse, Buri, Darneille, Williams, McDermott, Clibborn, Schual-Berke, O'Brien, McIntire, Kagi, Hasegawa, Dickerson, Green, Kenney, and Kilmer

Companion Bill: 5531

Providing indigent defense services.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides for indigent defense services.

**HB 1542-S** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Hinkle, Appleton, Rodne, Lovick, Newhouse, Buri, Darneille, Williams, McDermott, Clibborn, Schual-Berke, O'Brien, McIntire, Kagi, Hasegawa, Dickerson, Green, Kenney, and Kilmer)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides for indigent defense services.

**HB 1542-S2** by House Committee on Appropriations (originally sponsored by Representatives Lantz, Hinkle, Appleton, Rodne, Lovick, Newhouse, Buri, Darneille, Williams, McDermott, Clibborn, Schual-Berke, O'Brien, McIntire, Kagi, Hasegawa, Dickerson, Green, Kenney, and Kilmer)

(DIGEST AS ENACTED)

Provides for indigent defense services.

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

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Judiciary.  
 Feb 9 Public hearing in committee.  
 Feb 18 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 22 Referred to Appropriations.  
 Mar 2 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 11 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Judiciary.  
 Mar 24 Public hearing in committee.  
 Mar 29 Executive session in committee.  
 Mar 30 JUD - Majority; do pass.  
 And refer to Ways & Means.  
 Mar 31 Public hearing in committee.  
 Referred to Ways & Means.  
 Apr 4 Executive session in committee.  
 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 7 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 42; nays, 6; absent, 1; excused, 0.  
 -- IN THE HOUSE --  
 Apr 11 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 18 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 157, 2005 Laws.  
 Effective date 7/24/2005\*\*.

**HB 1543** by Representatives McCune, Wallace, B. Sullivan, Moeller, Haler, Campbell, Ahern, Fromhold, Clibborn, Curtis, Linville, Takko, Lantz, Roberts, Kessler, Springer, Walsh, McCoy, Uptegrove, Priest, O'Brien, Woods, Hankins, Ericks, Buri, Tom, Dunn, Kenney, Lovick, Hinkle, Appleton, Skinner, Chase, Dickerson, Blake, Newhouse, Holmquist, Kilmer, Jarrett, Kretz, P. Sullivan, Morrell, Kagi, and Hasegawa

Concerning salmon labeling requirements.

Declares that no person may sell at wholesale or retail any fresh or frozen salmon without identifying either the country in which the salmon was produced, if the salmon is a private sector

cultured aquatic salmon, or the country in which the salmon was landed, if it is a commercially caught salmon. For salmon produced or landed in the United States, the label must also include the state in which the salmon was produced or landed.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 10 Public hearing in committee.

**HB 1544** by Representatives Kirby, Roach, Simpson, Newhouse, Williams, Wood, McDermott, Hinkle, Serben, and Rodne

Companion Bill: 5533

Regulating information provided to and by financial institution employers.

Provides that an employer who discloses information about a former or current employee's job performance to a prospective financial institution employer, at the specific request of that individual employer, is presumed to be acting in good faith and is immune from civil liability for such a disclosure or its consequences.

Declares that, for purposes of this act, the presumption of good faith may only be rebutted upon a showing by clear and convincing evidence that the information disclosed by the employer was knowingly false or deliberately misleading.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Judiciary.

**HB 1545** by Representatives Curtis, Cody, Bailey, Clibborn, Skinner, and Schual-Berke

Companion Bill: 5650

Regulating adult family home staff.

(SUBSTITUTED FOR - SEE 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.

**HB 1545-S** by House Committee on Health Care (originally sponsored by Representatives Curtis, Cody, Bailey, Clibborn, Skinner, and Schual-Berke)

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

Requires the department to implement, as part of the required training and continuing education, food safety training and testing 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, provided they receive information or training regarding safe food handling practices from the employer prior to providing food handling or service for the 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 prior to June 30, 2005, will be required to maintain continuing education of .5 hours per year in order to maintain food handling and safety training.

Provides that, except for the food safety training standards adopted by the state board of health under RCW 69.06.010, the provisions of chapter 69.06 RCW do not apply to persons who work in adult family homes and successfully complete training and continuing education as required by this act.

-- 2005 REGULAR SESSION --

- Jan 27 First reading, referred to Health Care.  
 Feb 22 Public hearing in committee.  
 Feb 25 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Mar 1 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Health & Long-Term Care.  
 Mar 17 Public hearing in committee.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Jan 11 Placed on third reading by Rules Committee.  
 Jan 18 House Rules "X" file.

**HB 1546** by Representatives Clibborn, Bailey, Cody, Skinner, Chase, Campbell, McIntire, and Dickerson

Companion Bill: 5605

Regulating naturopathic physicians.

(DIGEST AS ENACTED)

Requires the secretary, in consultation with the naturopathic 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 27 First reading, referred to Health Care.  
 Feb 10 Public hearing in committee.  
 Feb 15 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Minority; do not pass.  
 Feb 18 Passed to Rules Committee for second reading.  
 Feb 25 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 81; nays, 15; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Health & Long-Term Care.  
 Mar 23 Public hearing in committee.  
 Mar 24 Executive session in committee.  
 Mar 25 HEA - Majority; do pass.  
 Mar 28 Passed to Rules Committee for second reading.  
 Mar 30 Placed on second reading by Rules Committee.  
 Apr 12 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 31; nays, 12; absent, 0; excused, 6.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.

-- IN THE SENATE --

- Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 158, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1547** by Representatives Miloschia, Sells, Pettigrew, Campbell, Hasegawa, McCoy, Darneille, Chase, Schual-Berke, and Kenney

Companion Bill: 5612

Expanding programs eligible for housing assistance grants and loans.

Extends to projects that provide employment and training opportunities in Washington state certified apprenticeship programs.

-- 2005 REGULAR SESSION --

- Jan 27 First reading, referred to Housing.  
 Feb 8 Public hearing in committee.  
 Feb 17 Executive session in committee.  
 HOUS - Executive action taken by committee.  
 HOUS - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 Feb 21 Referred to Capital Budget.  
 Mar 2 Public hearing in committee.

**HB 1548** by Representatives Clibborn, Bailey, Hinkle, Moeller, Buri, Morrell, Skinner, Lantz, Williams, Darneille, Murray, O'Brien, Rodne, and Campbell

Companion Bill: 5764

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.

-- 2005 REGULAR SESSION --

- Jan 27 First reading, referred to Judiciary.  
 Feb 14 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Judiciary.

**HB 1549** by Representatives Morrell, Hinkle, Clibborn, Roach, Campbell, Roberts, and Green

Companion Bill: 5535

Modifying optometry licensing requirements.

Revises optometry licensing requirements.

-- 2005 REGULAR SESSION --

- Jan 27 First reading, referred to Health Care.

**HB 1550** by Representatives Santos, McCoy, P. Sullivan, McDermott, Roberts, Kagi, Hasegawa, Tom, Sells, Kenney, Kilmer, and Talcott

Companion Bill: 5759

Supporting the state achievers' scholarship program.

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.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Education.  
Feb 9 Public hearing in committee.  
Feb 14 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.  
Feb 18 Referred to Appropriations.

**HB 1551** by Representatives Lovick, Pearson, O'Brien, Green, Darneille, Kristiansen, Morrell, B. Sullivan, Kirby, Ericks, Roberts, Flannigan, Hunt, McCoy, Chase, Hudgins, Blake, Sells, Moeller, Lantz, Miloscia, Conway, Santos, Dunshee, Shabro, Kilmer, Ahern, Skinner, Pettigrew, Takko, Kenney, Morris, Kessler, Simpson, Upthegrove, Haigh, Murray, Linville, Quall, McCune, Williams, Kagi, Walsh, Wallace, Fromhold, Armstrong, Appleton, P. Sullivan, Clibborn, Rodne, Campbell, and Dickerson

Providing funds to combat methamphetamine abuse.

Appropriates the sum of 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 Snohomish county for the purposes of funding a law enforcement and treatment pilot program. Six hundred thousand dollars would fund a ten FTE strike team pilot for twelve months (eight sheriff deputies and two sergeants) while the remaining one hundred fifty thousand dollars would be applied to treatment and other related costs.

Appropriates the sum of 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 Snohomish county for the purposes of funding a law enforcement and treatment pilot program. Six hundred thousand dollars would fund a ten FTE strike team pilot for twelve months (eight sheriff deputies and two sergeants) while the remaining one hundred fifty thousand dollars would be applied to treatment and other related costs.

Appropriates the sum of 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 Pierce county to fund extension of treatment alternatives as well as targeting the identification, arrest, and prosecution of perpetrators of methamphetamine-related crime, including but not limited to crimes such as identity theft.

Appropriates the sum of 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 Pierce county to fund extension of treatment alternatives as well as targeting the identification, arrest, and prosecution of perpetrators of methamphetamine-related crime, including but not limited to crimes such as identity theft.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Appropriations.

**HB 1552** by Representatives Chase, Skinner, Green, P. Sullivan, O'Brien, Eickmeyer, McCune, Anderson, Newhouse, Sells, Kristiansen, McCoy, Rodne, Campbell, and Talcott

Waiving tuition increases for veterans of the global war on terrorism.

Provides that, subject to the limitations of RCW 28B.15.910, the governing boards of the state universities, the regional universities, The Evergreen State College, and the community colleges may exempt veterans of the global war on terrorism from all or a portion of increases in tuition and fees that occur after the 2001-02 academic year, if the veteran could have qualified as a Washington resident student under RCW 28B.15.012(2), had he or she been enrolled as a student on September 11, 2001.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Higher Education.

**HB 1553** by Representatives Buri, Linville, Armstrong, Grant, Condotta, Orcutt, Quall, Kretz, Wallace, Haigh, Crouse, and Morrell

Companion Bill: 5632

Describing educational visits to small agricultural employers.

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.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Commerce & Labor.  
Feb 24 Public hearing in committee.

**HB 1554** by Representatives Morrell, Buri, Grant, Holmquist, Newhouse, McDonald, Conway, Blake, Quall, Linville, and Miloscia

Clarifying the definition of "farm and agricultural land" for purposes of current use property taxation.

(DIGEST AS ENACTED)

Amends RCW 84.34.020 to clarify the definition of "farm and agricultural land" for purposes of current use property taxation.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Finance.  
Feb 16 Public hearing in committee.  
Feb 23 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass.  
Feb 25 Passed to Rules Committee for second reading.  
Mar 2 Made eligible to be placed on second reading.  
Mar 7 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.

-- IN THE SENATE --

Mar 9 First reading, referred to Agriculture & Rural Economic Development.

Mar 22 Public hearing and executive action taken in committee.

Mar 23 ARED - Majority; do pass.  
Passed to Rules Committee for second reading.

Apr 1 Made eligible to be placed on second reading.

Apr 5 Placed on second reading by Rules Committee.

Apr 6 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.  
-- IN THE HOUSE --  
Speaker signed.  
-- IN THE SENATE --

Apr 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 8 Delivered to Governor.

Apr 14 Governor signed.  
Chapter 57, 2005 Laws.  
Effective date 7/24/2005.

**HB 1555** by Representatives Wallace, Newhouse, Haigh, Dunn, Takko, Grant, Blake, Quall, Linville, Conway, Orcutt, and Kretz

Clarifying the valuation of land for monetary assessments by drainage, diking, flood control, and mosquito control districts.

(DIGEST AS ENACTED)

Provides that every special district must use the assessed value applicable to forest land, farm and agricultural land, or open space land, under chapter 84.33 or 84.34 RCW, when the land has been designated as such and the assessed value is used as a component in determining the district assessment.

Provides that, if a district uses a fractional amount of assessed value as a component in determining the district assessment, then a fractional amount of the value applicable to forest land, farm and agricultural land, or open space land, under chapter 84.33 or 84.34 RCW, shall be used.

Requires a mosquito control district to use the assessed value applicable to forest land, farm and agricultural land, or open space land, under chapter 84.33 or 84.34 RCW, when the land has been designated as such and the assessed value is used as a component in determining the district assessment. If a district uses a fractional amount of assessed value as a component in determining the district assessment, then a fractional amount of the value applicable to forest land, farm and agricultural land, or open space land, under chapter 84.33 or 84.34 RCW, shall be used.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Local Government.

Feb 7 Public hearing and executive action taken in committee.

Feb 8 LG - Majority; do pass.

Feb 9 Passed to Rules Committee for second reading.

Feb 15 Made eligible to be placed on second reading.

Feb 25 Placed on second reading by Rules Committee.

Mar 3 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --

Mar 7 First reading, referred to Government Operations & Elections.

Mar 17 Public hearing in committee.

Mar 28 Executive session in committee.

Mar 30 GO - Majority; do pass.  
Minority; without recommendation.

Mar 31 Passed to Rules Committee for second reading.

Apr 5 Made eligible to be placed on second reading.

Apr 14 Placed on second reading by Rules Committee.

Apr 15 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --

Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 26 Governor signed.  
Chapter 181, 2005 Laws.  
Effective date 7/24/2005.

**HB 1556** by Representatives Kenney, Cox, Conway, Priest, Fromhold, Jarrett, Dunshee, Sells, Hasegawa, Ormsby, Buri, Chase, Rodne, Santos, Green, and Hudgins

Requiring business and labor representation on all community college boards of trustees.

Provides that if, as of the effective date of this act, a board of trustees does not include at least one member from business and one member from labor, the governor shall fill the next vacancy or make the next new appointment with a business or labor member until the board has the composition required under this act.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Higher Education.

Feb 11 Public hearing in committee.

**HB 1557** by Representatives Conway, Ericks, Kessler, Campbell, Blake, Simpson, Ormsby, Morrell, Chase, P. Sullivan, and Kenney

Companion Bill: 5550

Expanding membership of the electrical board by appointment of one outside line worker.

(DIGEST AS ENACTED)

Expands membership of the electrical board by appointment of one outside line worker.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Commerce & Labor.

Feb 10 Public hearing in committee.

Feb 14 Public hearing in committee.

Feb 21 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.

Feb 25 Placed on second reading by Rules Committee.

Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 66; nays, 32; absent, 0; excused, 0.  
-- IN THE SENATE --

Mar 9 First reading, referred to Labor, Commerce, Research & Development.

Mar 24 Public hearing in committee.

Mar 29 Executive session in committee.

Mar 30 LCRD - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 15 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 30; nays, 16; absent, 1; excused, 2.  
-- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --

Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

May 4 Governor signed.  
Chapter 280, 2005 Laws.

Effective date 7/24/2005.

**HB 1558** by Representatives Blake, Conway, Kessler, Ericks, Simpson, Campbell, and Ormsby

Applying RCW 41.56.430 through 41.56.470, 41.56.480, and 41.56.490 to employees working under a site certificate issued under chapter 80.50 RCW.

Declares that, in addition to the classes of employees listed in RCW 41.56.030(7), the provisions of RCW 41.56.430 through 41.56.470, 41.56.480, and 41.56.490 are also applicable to the operating and maintenance employees of an operating agency as defined in RCW 43.52.250 who are employed at a commercial nuclear power plant that the agency is operating under a site certificate issued before the effective date of this act under chapter 80.50 RCW.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Commerce & Labor.

**HB 1559** by Representatives Grant, Kirby, Fromhold, Curtis, Hunt, Hankins, and Condotta

Modifying designated smoking area requirements.

Revises provisions relating to designated smoking area requirements.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Health Care.

**HB 1560** by Representatives Sells, Campbell, Fromhold, McCoy, and Chase

Companion Bill: 5613

Authorizing community colleges to deduct certain payments from tuition waivers.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1560-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Sells, Campbell, Fromhold, McCoy, and Chase)

(DIGEST AS ENACTED)

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, at the request of an apprenticeship organization, deduct the tuition owed from training contracts with apprentice organizations.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Higher Education.

Feb 22 Public hearing in committee.

Feb 24 Executive session in committee.

HE - Executive action taken by committee.

HE - Majority; 1st substitute bill be substituted, do pass.

Feb 28 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, 96; nays, 2;

absent, 0; excused, 0.

-- IN THE SENATE --

Mar 9 First reading, referred to Early Learning, K-12 & Higher Education.

Mar 30 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 EKHE - Majority; do pass.

Apr 4 Passed to Rules Committee for second reading.

Apr 13 Placed on second reading by Rules Committee.

Apr 14 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Apr 22 Governor signed.

Chapter 159, 2005 Laws.

Effective date 7/24/2005.

**HB 1561** by Representatives Appleton, Roach, Santos, Kirby, Schual-Berke, Condotta, Williams, and Chase

Companion Bill: 5530

Prohibiting discrimination in life insurance based on lawful travel destinations.

(DIGEST AS ENACTED)

Provides that no life insurer may deny or refuse to accept an application for insurance, or refuse to insure, refuse to renew, cancel, restrict, or otherwise terminate a policy of insurance, or charge a different rate for the same coverage, based upon the applicant or insured person's past or future lawful travel destinations.

Declares that nothing in this act prohibits a life insurer from excluding or limiting coverage of specific lawful travel, or charging a differential rate for such coverage, when bona fide statistical differences in risk or exposure have been substantiated.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Financial Institutions & Insurance.

Feb 8 Public hearing in committee.

Feb 10 Executive session in committee.

FII - Executive action taken by committee.

FII - Majority; do pass.

Minority; do not pass.

Feb 14 Passed to Rules Committee for second reading.

Mar 2 Made eligible to be placed on second reading.

Mar 7 Placed on second reading by Rules Committee.

Mar 9 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 10 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 29 Public hearing and executive action taken in committee.

Mar 30 FHC - Majority; do pass with amendment(s).

Mar 31 Passed to Rules Committee for second reading.

Apr 6 Placed on second reading by Rules Committee. Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.

Passed final passage; yeas, 94; nays, 1; absent, 0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 13 Governor signed.  
 Chapter 441, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1562** by Representatives Dunn, Holmquist, Sump, Buri, Crouse, Ahern, Roach, Orcutt, Haler, Talcott, Hinkle, Schindler, Condotta, Serben, Ericksen, Kristiansen, and McCune

Prohibiting partial birth abortions.

Provides that, any physician who, in or affecting interstate or foreign commerce, knowingly performs a partial birth abortion and thereby kills a human fetus shall be fined under this act or imprisoned not more than two years, or both.

Does not apply to a partial birth abortion that is necessary to save the life of a mother whose life is endangered by a physical disorder, physical illness, or physical injury, including a life-endangering physical condition caused by or arising from the pregnancy itself.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Health Care.

**HB 1563** by Representatives Hinkle, Schindler, Sump, Miloscia, Curtis, Haler, Ericksen, Serben, Kristiansen, Ahern, and Dunn

Prohibiting the sale of fetal body parts.

Declares that the body, including the body parts, body organs, body tissue, and body fluids, of a fetus whose death is the result of the application of any abortion procedure or technique may not be sold, donated, or otherwise transferred, with or without valuable consideration, for any use, but shall be disposed of as human remains by burial or cremation in accordance with the requirements of chapter 9.02 RCW and chapter 70.58 RCW.

Declares that this act is not intended, and may not be construed, to prevent a coroner, medical examiner, physician of the mother of the fetus, or prosecuting attorney from using that part of the body of a fetus whose death is the result of the application of any abortion procedure or technique that is necessary for the sole and exclusive purpose of diagnosing or determining: (1) A disease or condition or cause of death of the mother of the fetus if the abortion was performed because of such disease or condition of the mother of the fetus, or

(2) Cause of death of the fetus, if in either case no other reasonable means of making the diagnosis or determination is available without such use.

Provides that provisions of this act and RCW 68.50.610(3) are not intended, and may not be construed, to apply to the donation for medical research or use of any part of the body of a fetus whose death is the result of a miscarriage, stillbirth, ectopic pregnancy, sickness, disease, accident, or crime caused to the fetus or the mother by a third party without the knowledge and consent of the mother. However, the donation may only be made if a parent or guardian knows of and approves the donation for such medical research or use.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Health Care.

**HB 1564** by Representatives Lovick, Clements, Ericks, O'Brien, and Newhouse

Raising the mandatory retirement age for members of the Washington state patrol retirement system.

Raises the mandatory retirement age for members of the Washington state patrol retirement system to age sixty-one.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Appropriations.

Feb 9 Public hearing in committee.

**HB 1565** by Representatives Jarrett, Moeller, Tom, Simpson, Appleton, Linville, Sommers, Lantz, and Dunshee

Addressing transportation concurrency strategies.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares that the transportation element required by RCW 36.70A.070 for counties and cities planning under RCW 36.70A.040 may include, in addition to those specified in RCW 36.70A.070(6)(b), multimodal transportation improvements or strategies concurrent with the development to satisfy the concurrency requirements of this chapter. Such improvements or strategies may include, but are not limited to, measures implementing or evaluating: (1) Multiple modes of transportation with peak and nonpeak hour capacity performance standards on locally owned transportation facilities; and

(2) Modal performance standards meeting the peak and nonpeak hour capacity performance standards.

Provides that jurisdictions implementing new transportation improvements or strategies in accordance with the provisions of this act or RCW 36.70A.070(6)(b) after December 31, 2005, shall prepare and submit to the department annual performance reports that include, at a minimum, an evaluation of the effectiveness of the improvements or strategies.

**HB 1565-S** by House Committee on Local Government (originally sponsored by Representatives Jarrett, Moeller, Tom, Simpson, Appleton, Linville, Sommers, Lantz, and Dunshee)

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares that the transportation element required by RCW 36.70A.070 for counties and cities planning under RCW 36.70A.040 may include, in addition to those specified in RCW 36.70A.070(6)(b), multimodal transportation improvements or strategies concurrent with the development to satisfy the concurrency requirements of this chapter. Such improvements or strategies may include, but are not limited to, measures implementing or evaluating: (1) Multiple modes of transportation with peak and nonpeak hour capacity performance standards on locally owned transportation facilities; and

(2) Modal performance standards meeting the peak and nonpeak hour capacity performance standards.

Provides that jurisdictions implementing new transportation improvements or strategies in accordance with the provisions of this act or RCW 36.70A.070(6)(b) after December 31, 2005, shall prepare and submit to the department annual performance reports that include, at a minimum, an evaluation of the effectiveness of the improvements or strategies.

Requires the department of community, trade, and economic development to administer a study to examine multimodal transportation improvements and strategies to comply with the concurrency requirements of RCW 36.70A.070(6), subject to the availability of amounts appropriated for this specific purpose. The study shall be completed by one or more regional transportation planning organizations established under chapter 47.80 RCW electing to participate in the study.

Provides that the study shall, at a minimum, include: (1) An assessment and comprehensive summary of studies or reports examining concurrency requirements and practices in Washington;

(2) An examination of existing or proposed multimodal transportation improvements or strategies employed by a city in a county with a population of one million or more residents;

(3) Recommendations for statutory and administrative rule changes that will further the promotion of effective multimodal transportation improvements and strategies that are consistent with the provisions of RCW 36.70A.070 and 36.70A.020(3);

(4) Recommendations for improving the coordination of concurrency practices in jurisdictions subject to RCW 36.70A.215;

(5) An identification of effective multimodal transportation improvements and strategies employed by jurisdictions subject to RCW 36.70A.215; and

(6) Recommendations for model multimodal transportation improvements and strategies that may be employed by counties and cities.

Requires the department of community, trade, and economic development to, in coordination with participating regional transportation planning organizations completing the study established by this act, submit a report of findings and recommendations to the appropriate committees of the legislature by December 31, 2006.

**HB 1565-S2** by House Committee on Transportation (originally sponsored by Representatives Jarrett, Moeller, Tom, Simpson, Appleton, Linville, Sommers, Lantz, and Dunshee)

(DIGEST AS ENACTED)

Declares that the transportation element required by RCW 36.70A.070 may include, in addition to improvements or strategies to accommodate the impacts of development authorized under RCW 36.70A.070(6)(b), multimodal transportation improvements or strategies that are made concurrent with the development. Such improvements or strategies may include, but are not limited to, measures implementing or evaluating: (1) Multiple modes of transportation with peak and nonpeak hour capacity performance standards on locally owned transportation facilities; and

(2) Modal performance standards meeting the peak and nonpeak hour capacity performance standards.

Requires the department of transportation to administer a study to examine multimodal transportation improvements and strategies to comply with the concurrency requirements of RCW 36.70A.070(6), subject to the availability of amounts appropriated for this specific purpose. The study shall be completed by one or more regional transportation planning organizations established under chapter 47.80 RCW electing to participate in the study.

Provides that the study shall, at a minimum, include: (1) An assessment and comprehensive summary of studies or reports examining concurrency requirements and practices in Washington;

(2) An examination of existing or proposed multimodal transportation improvements or strategies employed by a city in a county with a population of one million or more residents;

(3) An examination of transit services and how these services promote multimodal transportation improvements or strategies for jurisdictions planning under RCW 36.70A.070(6)(b);

(4) Recommendations for statutory and administrative rule changes that will further the promotion of effective multimodal transportation improvements and strategies that are consistent with the provisions of RCW 36.70A.070 and 36.70A.020(3);

(5) Recommendations for improving the coordination of concurrency practices in jurisdictions subject to RCW 36.70A.215;

(6) Recommendations for statutory and administrative rule changes that will further the promotion of effective multimodal transportation improvements and strategies that are consistent with the provisions of RCW 36.70A.070 and 36.70A.020(3);

(7) Recommendations for improving the coordination of concurrency practices in jurisdictions subject to RCW 36.70A.215;

(8) Recommendations on a methodology that jurisdictions may use to evaluate the effectiveness of multimodal concurrency strategies in jurisdictions subject to the provisions of RCW 36.70A.070 and 36.70A.020(3);

(9) An identification of effective multimodal transportation improvements and strategies employed by jurisdictions subject to RCW 36.70A.215;

(10) Recommendations for model multimodal transportation improvements and strategies that may be employed by counties and cities; and

(11) An examination of multimodal infrastructure needs, such as bus pull outs and pedestrian crosswalks and overpasses, and

how these needs can be better identified in the plans required by RCW 36.70A.070(6).

Requires the department of community, trade, and economic development to, in coordination with participating regional transportation planning organizations completing the study established by this act, submit a report of findings and recommendations to the appropriate committees of the legislature by December 31, 2006.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Local Government.  
Feb 7 Public hearing in committee.  
Mar 2 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.  
Referred to Transportation.  
Mar 5 Public hearing and executive action taken in committee.  
TR - Executive action taken by committee.  
TR - Majority; 2nd substitute bill be substituted, do pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 Made eligible to be placed on second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 10 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Transportation.  
Mar 31 Public hearing in committee.  
Apr 4 Executive session in committee.  
TRAN - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Apr 14 Placed on second reading by Rules Committee.  
Apr 15 Committee amendment adopted as amended.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0; absent, 2; excused, 3.  
-- IN THE HOUSE --  
Apr 20 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --  
Apr 22 Senate 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, 46; nays, 0; absent, 0; excused, 3.  
-- IN THE HOUSE --  
Apr 24 House concurred in Senate amendments.  
Passed final passage; yeas, 92; nays, 3; absent, 0; excused, 3.  
Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
May 9 Governor signed.  
Chapter 328, 2005 Laws.  
Effective date 7/24/2005.

**HB 1566** by Representatives Jarrett, Linville, Alexander, Hunter, Nixon, Sommers, Priest, P. Sullivan, Anderson, Chase, and Buck  
Auditing state government.

Requires the governor and the governor's executive cabinet to develop a performance measurement system and conduct

coordinated quarterly and annual management reviews of state agencies, departments, programs, and activities as related to the priorities of government using that system. The reviews shall include, but are not limited to, an assessment of cost measures, including unit cost where appropriate, quality measures, productivity measures, outcome measures, efficiency measures, timeliness of delivery of services, and comparative benchmarks.

Requires the governor to forward these management reviews to the legislative fiscal committees and the joint legislative audit and review committee and the appropriate sections of the reviews to the relevant policy committees of the legislature by January 1st of each year.

Provides that all fiscal and policy committees of the legislature and the joint legislative audit and review committee shall receive copies of the quarterly and annual management review reports issued by the governor and the office of financial management under RCW 43.88.090. The fiscal committees of the legislature shall consider these management review reports when developing the operating, capital, and transportation budgets, and when developing revenue strategies.

Requires the policy committees of the legislature to consider the relevant sections of these management review reports when developing policy for the state and make recommendations to the fiscal committees for appropriation of state funds that are consistent with state policy priorities. These recommendations shall focus on the integration of capital and operating expenditures and the alignment of appropriations with the state policy priorities.

-- 2005 REGULAR SESSION --

- Jan 28 First reading, referred to State Government Operations & Accountability.  
Feb 25 Public hearing in committee.

**HB 1567** by Representatives Kristiansen, B. Sullivan, Roach, McDonald, Schindler, Bailey, Pearson, Nixon, O'Brien, Shabro, Buck, and Condotta

Companion Bill: 5739

Allowing agricultural lands that are not being used for the commercial production of food or other agricultural products to be used for recreational activities.

Allows agricultural lands that are not being used for the commercial production of food or other agricultural products to be used for recreational activities.

-- 2005 REGULAR SESSION --

- Jan 28 First reading, referred to Local Government.

**HB 1568** by Representatives Haigh, Hinkle, Wallace, P. Sullivan, Conway, Chase, McCoy, and Kenney; by request of Governor Gregoire

Companion Bill: 5606

Concerning the activation of the national guard.

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

Amends RCW 38.08.040 and 38.24.010 relating to activation of the national guard.

-- 2005 REGULAR SESSION --

- Jan 28 First reading, referred to State Government Operations & Accountability.  
Feb 11 Public hearing in committee.  
Feb 16 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Feb 18 Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.

-- IN THE SENATE --

- Mar 9 First reading, referred to Government Operations & Elections.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1569** by Representatives Morrell, Clibborn, Skinner, Schual-Berke, Green, Moeller, Cody, Curtis, Condotta, Chase, O'Brien, and Kenney

Companion Bill: 5698

Regarding quality assurance in boarding homes, nursing homes, hospitals, peer review organizations, and coordinated quality improvement plans.

(SUBSTITUTED FOR - SEE 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.

**HB 1569-S** by House Committee on Health Care (originally sponsored by Representatives Morrell, Clibborn, Skinner, Schual-Berke, Green, Moeller, Cody, Curtis, Condotta, Chase, O'Brien, and Kenney)

(DIGEST AS ENACTED)

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 --

- Jan 28 First reading, referred to Health Care.  
Feb 22 Public hearing in committee.  
Feb 28 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Mar 2 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, 96; nays, 0;  
absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 10 First reading, referred to Health & Long-Term Care.  
Mar 21 Public hearing in committee.  
Mar 23 Executive session in committee.  
HEA - Majority; do pass.  
Mar 24 Passed to Rules Committee for second reading.  
Mar 30 Placed on second reading by Rules Committee.  
Apr 4 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 41; nays, 0;  
absent, 1; excused, 7.  
-- IN THE HOUSE --  
Apr 5 Speaker signed.  
-- IN THE SENATE --  
Apr 6 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 7 Delivered to Governor.  
Apr 13 Governor signed.  
Chapter 33, 2005 Laws.  
Effective date 7/24/2005.

**HB 1570** by Representatives McIntire, Simpson, Jarrett, Fromhold, and Dunshee

Creating the Washington voluntary accounts program.

(SEE ALSO PROPOSED 1ST 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.

**HB 1570-S** by House Committee on Appropriations (originally sponsored by Representatives McIntire, Simpson, Jarrett, Fromhold, and Dunshee)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Appropriations.

Feb 9 Public hearing in committee.

Feb 24 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 1 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Appropriations.

**HB 1571** by Representatives Fromhold, Schual-Berke, Morrell, Linville, Moeller, and Kenney

Companion Bill: 5569

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.

Expires June 30, 2007.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Appropriations.

**HB 1572** by Representatives Bailey, Schindler, Condotta, Newhouse, Clibborn, Strow, Cody, Morrell, Ahern, Kristiansen, P. Sullivan, Nixon, Wood, Skinner, and Buck

Excluding certain postage costs from taxation.

Exempts certain postage costs from taxation.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Finance.

Feb 18 Public hearing in committee.

**HB 1573** by Representatives P. Sullivan, Haler, Linville, Dunn, Skinner, Fromhold, Grant, Wallace, Ormsby, Morrell, Hasegawa, Kenney, Pettigrew, Holmquist, McCoy, Upthegrove, Clibborn, Santos, and Kilmer

Modifying provisions of the linked deposit program.

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.

Encourages public depositories participating in the linked deposit program to increase the funds available to certified minority and women's business enterprises by taking full 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 --

Jan 28 First reading, referred to Financial Institutions & Insurance.

**HB 1574** by Representatives Morrell, McDonald, Linville, Springer, Flannigan, Campbell, Pettigrew, Conway, P. Sullivan, Holmquist, Ericks, Hinkle, Upthegrove, Williams, and Hudgins

Providing sales and use tax relief for qualifying small businesses constructing manufacturing facilities.

Requires that application for deferral of taxes under this act must be made before initiation of the construction of the investment project or acquisition of equipment or machinery. The application shall be made to the department in a form and manner prescribed by the department. The application shall contain information regarding the location of the investment project, the applicant's average employment in the state for the prior year, estimated or actual new employment related to the project, estimated or actual wages of employees related to the project, estimated or actual costs, time schedules for completion and operation, and other information required by the department.

Directs the department to rule on the application within sixty days.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Economic Development, Agriculture & Trade.

Feb 15 Public hearing in committee.

**HB 1575** by Representatives Morrell, McDonald, Wallace, Campbell, Springer, Kilmer, Blake, Kristiansen, Ericks, Flannigan, Linville, Pettigrew, P. Sullivan, Conway, Holmquist, Hinkle, Williams, Lantz, O'Brien, Kenney, and Condotta

Providing a business and occupation tax credit for certain small business purchases.

Authorizes a business and occupation tax credit for certain small business purchases.

- 2005 REGULAR SESSION --  
 Jan 28 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 15 Public hearing in committee.

**HB 1576** by Representatives Morrell, Buri, Wallace, Springer, Chase, Flannigan, Kilmer, McDonald, Blake, Pettigrew, Ericks, Linville, Campbell, P. Sullivan, Conway, Hinkle, Williams, Eickmeyer, Hasegawa, Clibborn, Lantz, O'Brien, Kenney, and Shabro

Providing a small business tax credit for job creation.

Authorizes a small business tax credit for job creation.

- 2005 REGULAR SESSION --  
 Jan 28 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 4 Public hearing in committee.

**HB 1577** by Representatives Lantz, Hankins, Morrell, Jarrett, Moeller, Clibborn, Flannigan, Darneille, Dunshee, and Kilmer

Concerning capital projects for certain nonprofit organizations.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions relating to capital projects for local nonprofit art, cultural, heritage, youth, and social service organizations.

Repeals 1999 c 295 s 4 (uncodified).

**HB 1577-S** by House Committee on Capital Budget (originally sponsored by Representatives Lantz, Hankins, Morrell, Jarrett, Moeller, Clibborn, Flannigan, Darneille, Dunshee, and Kilmer)

(DIGEST AS ENACTED)

Revises provisions relating to capital projects for local nonprofit art, cultural, heritage, youth, and social service organizations.

Repeals 1999 c 295 s 4 (uncodified).

- 2005 REGULAR SESSION --  
 Jan 28 First reading, referred to Capital Budget.  
 Feb 10 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 25 Passed to Rules Committee for second reading.  
 Mar 2 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, 79; nays, 19; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Ways & Means.  
 Mar 22 Executive session in committee.  
 Mar 24 WM - Majority; do pass.  
 Mar 25 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on second reading.  
 Apr 7 Placed on second reading by Rules Committee.  
 Apr 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 3; absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

- Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 160, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1578** by Representatives McIntire, Ahern, Simpson, Santos, Schindler, Eickmeyer, and Lantz

Authorizing additional taxing districts to seek voter approval for multiyear excess property tax levies.

Authorizes additional taxing districts to seek voter approval for multiyear excess property tax levies.

Declares that this act takes effect January 1, 2006, if the proposed amendment to Article VII of the state Constitution authorizing multiyear excess property tax levies (HJR....) 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.

Repeals RCW 84.52.052.

- 2005 REGULAR SESSION --  
 Jan 28 First reading, referred to Finance.  
 Feb 8 Public hearing in committee.  
 Mar 7 Executive session in committee.  
 FIN - 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.  
 Rules Committee relieved of further consideration.  
 Referred to Finance.

**HB 1579** by Representatives Campbell, Kirby, O'Brien, Lantz, P. Sullivan, Chase, McCoy, Moeller, Dunshee, and Sump

Expanding the crime of animal fighting.

Declares that a person commits the crime of animal fighting if the person knowingly does any of the following: (1) Owns, possesses, keeps, breeds, trains, buys, sells, or advertises or offers for sale any animal with the intent that the animal shall be engaged in an exhibition of fighting with another animal;

(2) Promotes, organizes, conducts, participates in, advertises, or performs any service in the furtherance of an exhibition of animal fighting, transports spectators to an animal fight, or provides or serves as a stakeholder for any money wagered on an animal fight;

(3) Keeps or uses any place for the purpose of animal fighting, or manages or accepts payment of admission to any place kept or used for the purpose of animal fighting;

(4) Suffers or permits any place over which the person has possession or control to be occupied, kept, or used for the purpose of an exhibition of animal fighting; or

(5) Takes, leads away, possesses, confines, sells, transfers, or receives a stray animal or a pet animal, with the intent to deprive the owner of the pet animal, and with the intent of using the stray animal or pet animal for animal fighting, or for training or baiting for the purpose of animal fighting.

Declares that a person who violates this section is guilty of a class C felony punishable under RCW 9A.20.021.

- 2005 REGULAR SESSION --  
 Jan 28 First reading, referred to Criminal Justice & Corrections.  
 Feb 24 Public hearing and executive action taken in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Minority; do not pass.  
 Feb 28 Passed to Rules Committee for second reading.

Mar 2 Committee relieved of further consideration.  
Referred to Appropriations.

**HB 1580** by Representatives Lovick, Darneille, Miloscia, O'Brien, Chase, and Wood

Companion Bill: 5574

Regulating stun guns.

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.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Judiciary.

**HB 1581** by Representatives O'Brien, Schindler, Jarrett, Dunn, Woods, McCune, Wood, Ericksen, and Rodne

Companion Bill: 5519

Revising the authority of a vehicle licensing subagent to recommend a successor.

(SEE ALSO PROPOSED 1ST SUB)

Amends RCW 46.01.140 to revise the authority of a vehicle licensing subagent to recommend a successor.

**HB 1581-S** by House Committee on Transportation (originally sponsored by Representatives O'Brien, Schindler, Jarrett, Dunn, Woods, McCune, Wood, Ericksen, and Rodne)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 46.01.140 to revise the authority of a vehicle licensing subagent to recommend a successor.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Transportation.

Mar 2 Public hearing in committee.

Mar 5 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; do pass.

Minority; do not pass.

Mar 7 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Transportation.

Jan 16 Public hearing in committee.

Feb 6 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 7 Passed to Rules Committee for second reading.

**HB 1582** by Representatives O'Brien, Schindler, Jarrett, Dunn, Wood, Miloscia, Woods, Williams, and Skinner

Companion Bill: 5518

Increasing certain fees of licensing subagents.

Amends RCW 46.01.140 to increase certain fees of licensing subagents.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Transportation.

Mar 2 Public hearing in committee.

Mar 7 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; do pass.

Minority; without recommendation.

Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

House Rules "X" file.

**HB 1583** by Representatives Hunt, Upthegrove, Williams, McDermott, Cody, Hasegawa, Chase, Moeller, Kenney, and Wood

Companion Bill: 5577

Making available relocation assistance payments to tenants.

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.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Housing.

Feb 8 Public hearing in committee.

Feb 17 Executive session in committee.

HOUS - Executive action taken by committee.

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

Minority; do not pass.

Feb 21 Passed to Rules Committee for second reading.

Feb 25 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

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

House Rules "X" file.

**HB 1584** by Representatives McCoy, Dunshee, Linville, and Chase

Recognizing interests based on federal laws in the management of state waters.

Amends RCW 90.54.020 relating to recognizing interests based upon federal laws in the management of state waters.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 23 Public hearing in committee.

**HB 1585** by Representatives Nixon and O'Brien

Authorizing standards for housing for persons who are temporarily homeless.

Finds that, due to lack of a permanent address or other contact information, lack of skills and training, lack of reliable personal transportation, frequent health challenges, or other circumstances, homeless persons are vulnerable to exploitation as low-wage laborers.

Declares that, in 1995, the legislature recognized that the circumstances of another group of exploited low-wage laborers, migrant agricultural workers, necessitated the creation of standards for temporary worker housing to prevent those workers from being forced to obtain housing that is unsafe and unsanitary; those standards are reflected in chapter 70.114A RCW.

Finds that, due to their poverty, extreme need, and dire circumstances, similar exploitation of the labor of homeless persons also exists, and that, due to an inadequate supply of affordable housing and of space in permanent shelters for the homeless, they are likewise being forced to seek shelter in unsafe and unsanitary conditions.

Declares an intent to encourage temporary housing for homeless persons to be safe and sanitary by establishing a clear and concise set of regulations for temporary housing and encampments for homeless persons, substantially equivalent to those provided for temporary worker housing.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Housing.  
Feb 10 Public hearing in committee.

**HB 1586** by Representatives Kenney, Santos, Hasegawa, Cody, McDermott, Conway, Ormsby, Roberts, Sells, Hunt, Upthegrove, Williams, Darneille, Chase, McCoy, Moeller, Lantz, Hudgins, and McIntire

Companion Bill: 5575

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.

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 it is not the intent to allow any form of quota or set aside system to be implemented by a university or college to insulate an applicant from comparison with all other candidates solely because of his or her racial status.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Higher Education.  
Feb 10 Public hearing in committee.

**HB 1587** by Representatives Shabro, Morrell, Roach, and Woods; by request of Department of Social and Health Services

Companion Bill: 5680

Regarding capital facilities at the Rainier school.

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

Amends RCW 72.01.140 relating to capital facilities at the Rainier school.

Repeals RCW 28B.30.820 and 72.01.142.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Capital Budget.

Feb 10 Public hearing in committee.

Feb 23 Executive session in committee.

CB - Executive action taken by committee.

CB - Majority; do pass.

Minority; do not pass.

Feb 24 Passed to Rules Committee for second reading.

Feb 25 Placed on second reading by Rules Committee.

Mar 8 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Mar 9 First reading, referred to Ways & Means.

Mar 22 Executive session in committee.

Mar 24 WM - Majority; do pass with amendment(s).

Mar 25 Passed to Rules Committee for second reading.

Apr 6 Made eligible to be placed on second reading.

Apr 13 Placed on second reading by Rules Committee.

Apr 15 Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.

-- IN THE HOUSE --

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

-- 2006 REGULAR SESSION --

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

House Rules "X" file.

**HB 1588** by Representatives Condotta, Linville, Kristiansen, Pettigrew, Kretz, Haler, Morrell, Williams, Eickmeyer, Anderson, Clibborn, Lovick, Chase, McCoy, McDonald, and Dunn

Companion Bill: 5798

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.

**HB 1588-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Condotta, Linville, Kristiansen, Pettigrew, Kretz,

Haler, Morrell, Williams, Eickmeyer, Anderson, Clibborn, Lovick, Chase, McCoy, McDonald, and Dunn)

Using regional television advertising to promote tourism in Washington.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides for using television advertising to promote tourism in Washington.

Provides that, for expenditures appropriated for regional television promotion, only fifteen percent of each appropriation may be spent on overhead or staff costs.

-- 2005 REGULAR SESSION --

- Jan 28 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 22 Public hearing in committee.  
Mar 2 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Referred to Appropriations.

**HB 1589** by Representatives Kenney, Jarrett, Kagi, Priest, Sells, Fromhold, Walsh, Ormsby, Linville, Hasegawa, Chase, Blake, McCoy, Moeller, O'Brien, Santos, Hudgins, Wood, and McDermott

Companion Bill: 5578

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 Children & Family Services.  
Feb 14 Public hearing in committee.

**HB 1590** by Representatives Schual-Berke, Cody, Appleton, Dickerson, Williams, Clibborn, Moeller, and Kagi

Decreasing administrative burdens for providers and plans participating in state purchased health care programs.

Provides that, to decrease administrative burdens for providers and plans participating in state purchased health care programs, the administrator, the assistant secretary for the medical assistance administration of the department of social and health services, and the director of the department of labor and industries, in collaboration with health carriers, health care providers, and the office of the insurance commissioner shall, within available resources: (1) Improve the timeliness of claims processing and the distribution of medical assistance program fee schedules, and more clearly define the scope of coverage under managed care contracts;

(2) Improve the capacity for electronic billing and claims submission and provide electronic access to eligibility, benefits, and exclusion information;

(3) Develop clear audit and data requirements for contracting managed health care plans and improve consistency between claims processing and published fee schedules;

(4) Conform billing codes with providers and between agencies with national and regional standards wherever possible;

(5) Take steps to implement cost-effective measures under this act by December 2006, and on or before December 1, 2005, provide a progress report to the relevant policy and fiscal committees of the legislature on the feasibility of implementation and any fiscal constraints or regulatory or statutory barriers; and

(6) Participate in a standardized, secure on-line health care information exchange program.

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 department of social and health services to participate in a standardized, secure on-line health care information exchange program.

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 social and health services to participate in a standardized, secure on-line health care information exchange program.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Health Care.

**HB 1591** by Representatives Schual-Berke, Hinkle, Cody, Skinner, and Moeller

Concerning assisted care facilities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that an assisted care home licensed under chapter 18.20 RCW may care for individuals with the same resident level of acuity as found in residents of adult family homes. The assisted care home shall meet all applicable care standards established by the department for residents under this act.

Requires the department to coordinate its boarding home facility construction review process with the department of social and health services. Inconsistencies or conflicts between the agencies must be identified and eliminated. In conducting boarding home facility construction reviews, the department shall assist the facility to complete the construction and review process as quickly as possible. The department shall provide local agencies with relevant information derived from its construction review process.

Directs the department to report to the legislature regarding its implementation of this act by March 1, 2006.

**HB 1591-S** by House Committee on Health Care (originally sponsored by Representatives Schual-Berke, Hinkle, Cody, Skinner, and Moeller)

(DIGEST AS ENACTED)

Requires the department of health, the department, and the building code council to develop standards for small boarding homes between seven and sixteen beds that address at least the designated issues.

Requires that, based on the standards developed under this act, the department of health and the building code council shall study the risks and benefits of modifying and simplifying construction and equipment standards for boarding homes with a capacity of seven to sixteen persons. The study shall include coordination with the department. The department of health shall report its findings and recommendations to appropriate committees of the legislature no later than December 1, 2005.

Requires the department to implement, as part of the required training and continuing education, food safety training and testing integrated into the curriculum that meets the standards established by the state board of health pursuant to chapter 69.06 RCW.

VETO MESSAGE ON HB 1591-S

May 17, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Sections 3, 4, and 5, Substitute House Bill No. 1591 entitled:

Sections 3, 4, and 5 of this bill authorize licensure of a new category of larger adult family homes, known as special capacity adult family homes, which may serve seven or eight residents instead of up to only six residents. Adult family homes are an important component of our state's long-term care continuum and are favored by many families seeking a home-like, but safe living

environment for an elderly or disabled family member. The intent behind this proposal is to make operating one of these facilities more economically viable. Expanding the size of these facilities, however, may make them less safe, less homelike, and more intrusive in neighborhood settings. Larger facilities would also likely incur higher staff and service costs. It is not clear that expanding their size would make them more economically viable. The idea of authorizing the expansion of adult family homes should be considered by the Long Term Care Task Force. The task force was created under Substitute House Bill No. 1220 this year, and will be considering both financial and capacity issues in our long-term care system over this next year.

For these reasons, I have vetoed Sections 3, 4, and 5 of Substitute House Bill No. 1591.

With the exception of Sections 3, 4, and 5, Substitute House Bill No. 1591 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Health Care.  
Feb 22 Public hearing in committee.  
Feb 28 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 2 Passed to Rules Committee for second reading.  
Mar 14 Placed on second reading.  
Mar 15 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 2; absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 16 First reading, referred to Health & Long-Term Care.  
Mar 28 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 HEA - Majority; do pass with amendment(s).  
Apr 4 Passed to Rules Committee for second reading.  
Apr 6 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, 46; nays, 0; absent, 1; excused, 2.  
-- IN THE HOUSE --  
Apr 18 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --  
Apr 20 Senate insists on its position and asks House to concur.  
-- IN THE HOUSE --  
Apr 23 House concurred in Senate amendments.  
Passed final passage; yeas, 92; nays, 0; absent, 0; excused, 6.  
Apr 24 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
May 17 Governor partially vetoed.  
Chapter 505, 2005 Laws PV.  
Effective date 7/24/2005.

**HB 1592** by Representatives Strow, Talcott, Kenney, Woods, Darnelle, Bailey, Green, Holmquist, Shabro, Moeller, Walsh, Williams, Skinner, Dunshee, Kristiansen,

Pearson, Sommers, Dickerson, Conway, Clements, Linville, Haler, Upthegrove, Hasegawa, P. Sullivan, Clibborn, Lovick, Chase, Jarrett, Rodne, Blake, Ericks, Sells, Appleton, McCoy, McDonald, Dunn, DeBolt, Lantz, Santos, Roberts, Hudgins, Ahern, McCune, Alexander, Kretz, Hankins, Haigh, Tom, Kilmer, Schual-Berke, McDermott, Newhouse, Condotta, Kagi, and Serben

Companion Bill: 5563

Including women's contributions in the World War II oral history project.

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

Includes women's contributions in the World War II oral history project.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Education.  
Feb 7 Public hearing in committee.  
Feb 14 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.  
Feb 18 Referred to Appropriations.  
Feb 28 Public hearing in committee.  
Mar 1 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.  
Mar 2 Passed to Rules Committee for second reading.  
Mar 7 Placed on second reading suspension calendar.  
Mar 9 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
First reading, referred to Government Operations & Elections.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1593** by Representatives Linville, Clements, Pettigrew, O'Brien, Hasegawa, Grant, Kenney, McDermott, McDonald, Chase, Skinner, Williams, Santos, Schual-Berke, and Kagi

Companion Bill: 5597

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.

**HB 1593-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Linville, Clements, Pettigrew, O'Brien, Hasegawa, Grant, Kenney, McDermott, McDonald, Chase, Skinner, Williams, Santos, Schual-Berke, and Kagi)

(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.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 22 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 Referred to Appropriations.

**HB 1594** by Representatives Linville, Skinner, Fromhold, Grant, Haler, Dunshee, Dunn, Santos, Armstrong, Wallace, Morris, Holmquist, Pettigrew, Schindler, Kenney, Morrell, Eickmeyer, Rodne, Upthegrove, Dickerson, Clibborn, Moeller, and Hankins

Directing the state investment board to invest in start-up and expanding businesses within the state of Washington.

Finds that prudent targeted private equity investment by the state investment board would strengthen the local venture capital infrastructure, increase access to capital for local companies, support emerging businesses, create jobs for Washington citizens, and maximize the investment returns of pension funds.

Requires the state investment board to establish a fund of no less than five hundred million dollars of the board's investment portfolio in the Washington growing business fund, an account that shall be maintained separately and apart from other money invested by the board. Investments from the account may be made in start-up and expanding businesses based in Washington with a substantial employment base located in the state.

Declares that the purpose of the Washington growing business fund is to: (1) Increase the capital funds available to minority and women-owned business enterprises based in Washington; and

(2) Create jobs and economic opportunities within Washington.

Requires the board and its designees to include in their statement of investment principles: The extent, if at all, to which social, environmental, or ethical considerations are taken into account in their selection, retention, and realization of investments; and their policy, if any, in relation to the exercise of rights, including voting rights, attaching to investments.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 16 Public hearing in committee.  
 Feb 18 Public hearing in committee.

**HB 1595** by Representatives McDermott, Woods, Cody, Jarrett, Clibborn, and Dunn

Companion Bill: 5585

Allowing port districts to lease land acquired from a commercial waterway district.

(SEE ALSO PROPOSED 2ND 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.

**HB 1595-S** by House Committee on Local Government (originally sponsored by Representatives McDermott, Woods, Cody, Jarrett, Clibborn, and Dunn)

(SEE ALSO PROPOSED 2ND SUB)

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 as of January 1, 2005; and

(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.

Expires December 31, 2005.

**HB 1595-S2** by House Committee on Local Government (originally sponsored by Representatives McDermott, Woods, Cody, Jarrett, Clibborn, and Dunn)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Provides that a district may manage 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. A district's management authority includes granting licenses, leases, and easements for such former commercial waterway district property. These properties are subject to all other statutes governing port district property.

Provides that a port commission may, 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 port district property.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Local Government.

Feb 9 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted,  
 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.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Local Government.  
 Jan 25 Public hearing and executive action taken in  
 committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 2nd substitute bill be  
 substituted, do pass.  
 Jan 27 Passed to Rules Committee for second reading.

**HB 1596** by Representatives O'Brien, Hankins, and Anderson  
 Companion Bill: 5584

Authorizing a customer facility charge on rental car customers to  
 finance consolidated rental car facilities.

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.

-- 2005 REGULAR SESSION --  
 Jan 28 First reading, referred to Transportation.  
 Feb 21 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 House Rules "X" file.

**HB 1597** by Representatives Lantz, Haler, Simpson,  
 Fromhold, P. Sullivan, Shabro, Moeller, Dickerson,  
 Darneille, McDermott, and Hudgins

Companion Bill: 5890

Authorizing a filing fee surcharge for funding county law  
 libraries.

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.

-- 2005 REGULAR SESSION --  
 Jan 31 First reading, referred to Judiciary.  
 Feb 16 Public hearing in committee.

Feb 18 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Feb 22 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Judiciary.

**HB 1598** by Representatives Wood, Wallace, Woods, and  
 Skinner; by request of County Road Administration  
 Board

Companion Bill: 5586

Adjusting population thresholds for membership on the county  
 road administration board.

(DIGEST AS ENACTED)

Amends RCW 36.78.040 to adjust population thresholds for  
 membership on the county road administration board.

-- 2005 REGULAR SESSION --  
 Jan 31 First reading, referred to Transportation.  
 Feb 7 Public hearing in committee.  
 Feb 10 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Transportation.  
 Mar 28 Work session and executive action taken in  
 committee.  
 Mar 29 TRAN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 7 Placed on second reading by Rules Committee.  
 Apr 13 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 28 Governor signed.  
 Chapter 233, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1599** by Representatives Takko, Wallace, and Woods; by  
 request of County Road Administration Board

Companion Bill: 5587

Revising the definition of "county engineer."

(DIGEST AS ENACTED)

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.

-- 2005 REGULAR SESSION --  
 Jan 31 First reading, referred to Transportation.

Feb 7 Public hearing in committee.  
 Feb 10 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 93; nays, 0;  
 absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Transportation.  
 Mar 28 Work session and executive action taken in  
 committee.  
 Mar 29 TRAN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 7 Placed on second reading by Rules Committee.  
 Apr 12 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 44; nays, 0;  
 absent, 0; excused, 5.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 161, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1600** by Representatives Takko, Wallace, and Woods; by  
 request of County Road Administration Board

Companion Bill: 5588

Revising county road project reporting.

(DIGEST AS ENACTED)

Amends RCW 36.77.065 and 36.81.130 relating to county  
 road construction projects reporting requirements.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Transportation.  
 Feb 7 Public hearing in committee.  
 Feb 10 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Feb 15 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Transportation.  
 Mar 28 Work session and executive action taken in  
 committee.  
 Mar 29 TRAN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 7 Placed on second reading by Rules Committee.  
 Apr 12 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 40; nays, 0;  
 absent, 2; excused, 7.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 162, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1601** by Representatives Ormsby, Holmquist, and  
 Pettigrew

Companion Bill: 5590

Dissolving joint housing authorities.

Establishes procedures for dissolving joint housing  
 authorities.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Housing.  
 Feb 17 Public hearing in committee.

**HB 1602** by Representatives Haigh, Hinkle, and Hudgins

Concerning the denial of a public records request because the  
 request is overbroad.

Amends RCW 42.17.320 to provide that an agency, the office  
 of the secretary of the senate, or the office of the chief clerk of the  
 house of representatives may not deny a public record request on  
 the grounds that it is overbroad.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to State Government  
 Operations & Accountability.

**HB 1603** by Representatives Simpson, Shabro, Uptegrove,  
 Murray, Chase, Campbell, Dickerson, McDonald,  
 Hankins, Woods, Armstrong, Wood, O'Brien, Skinner,  
 McDermott, and Hudgins; by request of Freight Mobility  
 Strategic Investment Board

Companion Bill: 5662

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  
 communicate 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.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Transportation.

**HB 1604** by Representatives O'Brien, Lovick, Ericks,  
 Simpson, and Hasegawa

Revising various election laws.

Revises various election laws.  
 Repeals RCW 29A.12.030, 29A.12.050, 29A.12.150, and  
 42.17.710.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to State Government  
 Operations & Accountability.  
 Feb 8 Public hearing in committee.

**HB 1605** by Representatives Upthegrove, Dickerson, Schual-Berke, Cody, McDermott, Hunter, B. Sullivan, Simpson, Morrell, Murray, Chase, Roberts, Kenney, and Santos  
Protecting children from area-wide soil contamination.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that emissions from metal smelters, the use of lead arsenate pesticides, the combustion of leaded gasoline, and other sources have contributed to arsenic and lead soil contamination covering dispersed areas in the state.

Finds it in the public interest to expedite measures to protect children's health by increasing awareness of the potential for elevated levels of arsenic and lead contamination, conduct soil testing at schools and child care facilities, and provide technical and financial assistance to implement mitigation measures that reduce the risk of exposure.

Directs the department of ecology, in cooperation with the department of social and health services and the department of health, to establish an area-wide soil contamination school and child care facility certification program for schools and child care facilities within area-wide soil contamination zones to reduce the potential for children's exposure to area-wide soil contamination.

Provides that, if the superintendent or the board of directors of a school does not comply with the provisions of this act, any citizen in the school district or parent or guardian of a student in a school within an area-wide soil contamination zone has standing to seek enforcement of the requirements of this act in the superior court of the state of Washington in the county where the school is located.

Authorizes the department to enforce this act through remedial action orders under chapter 70.105D RCW.

**HB 1605-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Upthegrove, Dickerson, Schual-Berke, Cody, McDermott, Hunter, B. Sullivan, Simpson, Morrell, Murray, Chase, Roberts, Kenney, and Santos)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that emissions from metal smelters, the use of lead arsenate pesticides, the combustion of leaded gasoline, and other sources have contributed to arsenic and lead soil contamination covering dispersed areas in the state.

Finds it in the public interest to expedite measures to protect children's health by increasing awareness of the potential for elevated levels of arsenic and lead contamination, conduct soil testing at schools and child care facilities, and provide technical and financial assistance to implement mitigation measures that reduce the risk of exposure.

Directs the department, in cooperation with the department of social and health services and the department of health, to assist schools and child care facilities within child use prioritization areas to reduce the potential for children's exposure to area-wide soil contamination.

Requires the department to: (1) Define child use prioritization areas based on available information;

(2) Conduct qualitative evaluations to determine the potential for children's exposure to area-wide soil contamination by December 31, 2006;

(3) If the qualitative evaluation determines that children may be routinely exposed to area-wide soil contamination at a property, conduct soil samples at that property by December 31, 2008; and

(4) If soil sample results confirm the presence of area-wide soil contamination, notify schools and child care facilities regarding the test results and the steps necessary for implementing a property specific public health plan.

Provides that, if a school or a child care facility with area-wide soil contamination does not implement a property specific public health plan within six months of receiving written notification from the department, the superintendent or board of directors of a school or the owner or operator of a child care facility must notify parents and guardians in writing of the results

of soil tests. The written notice shall be prepared by the department.

Directs the department to assist schools and owners and operators of child care facilities in area-wide soil contamination zones.

Authorizes the department, within available funds, to provide grants to schools and child care facilities for the purpose of implementing property specific public health plans using best management practices.

Authorizes the department, within available funds, to provide financial assistance to the department of health and the department of social and health services to implement this act.

**HB 1605-S2** by House Committee on Appropriations (originally sponsored by Representatives Upthegrove, Dickerson, Schual-Berke, Cody, McDermott, Hunter, B. Sullivan, Simpson, Morrell, Murray, Chase, Roberts, Kenney, and Santos)

(DIGEST AS ENACTED)

Finds that state and local agencies are currently implementing actions to reduce children's exposure to soils that contain hazardous substances. The legislature further finds that it is in the public interest to enhance those efforts in western Washington in areas located within the central Puget Sound smelter plume.

Directs the department, in cooperation with the department of social and health services, the department of health, the office of the superintendent of public instruction, and local health districts, to assist schools and child care facilities west of the crest of the Cascade mountains to reduce the potential for children's exposure to area-wide soil contamination.

Requires the department to: (1) Identify schools and child care facilities that are located within the central Puget Sound smelter plume based on available information;

(2) Conduct qualitative evaluations to determine the potential for children's exposure to area-wide soil contamination;

(3) If the qualitative evaluation determines that children may be routinely exposed to area-wide soil contamination at a property, conduct soil samples at that property by December 31, 2009; and

(4) If soil sample results confirm the presence of area-wide soil contamination, notify schools and child care facilities regarding the test results and the steps necessary for implementing best management practices.

Authorizes the department to recognize schools and child care facilities that successfully implement best management practices with a voluntary certification letter confirming that the facility has successfully implemented best management practices.

Requires the department to evaluate actions to reduce child exposure to contaminated soils and submit progress reports to the governor and to the appropriate committees of the legislature by December 31, 2006, and December 31, 2008.

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

-- 2005 REGULAR SESSION --

Jan 31	First reading, referred to Natural Resources, Ecology & Parks.
Feb 25	Public hearing in committee.
Feb 28	Executive session in committee. NREP - Executive action taken by committee. NREP - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.
Mar 2	Referred to Appropriations.
Mar 5	Public hearing and executive action taken in committee. APP - Executive action taken by committee. APP - Majority; 2nd substitute bill be substituted, do pass. Minority; do not pass.
Mar 7	Passed to Rules Committee for second reading.
Mar 10	Placed on second reading by Rules Committee.
Mar 11	2nd substitute bill substituted. Floor amendment(s) adopted.

	Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3. -- IN THE SENATE --	I am returning, without my approval as to Section 2, Substitute House Bill No. 1606 entitled:
Mar 14	First reading, referred to Water, Energy & Environment.	Section 2 of this bill would create new statutory language regarding the state's nursing home informal dispute resolution process. The Department of Social and Health Services currently offers an informal dispute resolution process for all licensed nursing homes that is in compliance with federal regulations for Medicaid and Medicare-certified nursing homes. Section 2 of the bill would require modification of the current informal dispute resolution process to allow nursing home residents or their representatives to provide input. Nursing home residents currently have extensive input during the complaint investigations and licensing and certification surveys. The presence of residents or their representatives during informal dispute resolution sessions might have a chilling effect upon candid discussions regarding resident care issues and might limit the effectiveness of this tool for addressing resident care concerns quickly and less contentiously. The enacted 2005-2007 state operating budget does not include additional funding or staff to implement this program.
Mar 30	Public hearing in committee.	
Mar 31	Executive session in committee.	
Apr 1	WEE - Majority; do pass with amendment(s). Minority; without recommendation. And refer to Ways & Means. Referred to Ways & Means.	
Apr 4	Executive session in committee. WM - Majority; do pass with amendments(s) by Water, Energy & Environment. Minority; do not pass. Minority; without recommendation. Passed to Rules Committee for second reading.	
Apr 6	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, 49; nays, 0; absent, 0; excused, 0. -- IN THE HOUSE --	For these reasons, I have vetoed Section 2 of Substitute House Bill No. 1606.
Apr 18	House concurred in Senate amendments. Passed final passage; yeas, 94; nays, 1; absent, 0; excused, 3.	With the exception of Section 2, Substitute House Bill No. 1606 is approved.
Apr 21	Speaker signed. -- IN THE SENATE --	Respectfully submitted, Christine O. Gregoire Governor
Apr 22	President signed. -- OTHER THAN LEGISLATIVE ACTION --	
Apr 23	Delivered to Governor.	
May 6	Governor signed. Chapter 306, 2005 Laws. Effective date 7/24/2005.	
<b>HB 1606</b>	by Representatives Green, Skinner, Cody, Bailey, Clibborn, Williams, Morrell, and Schual-Berke Companion Bill: 5649 Providing for fairness in the informal dispute resolution process. <u>(SUBSTITUTED FOR - SEE 1ST SUB)</u> Provides for fairness in the informal dispute resolution process.	-- 2005 REGULAR SESSION -- Jan 31 First reading, referred to Health Care. Feb 22 Public hearing in committee. Feb 28 Executive session in committee. HC - Executive action taken by committee. HC - Majority; 1st substitute bill be substituted, do pass. Mar 2 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, 96; nays, 0; absent, 0; excused, 2. -- IN THE SENATE -- Mar 10 First reading, referred to Health & Long-Term Care. Mar 28 Public hearing in committee. Mar 30 Executive session in committee. Mar 31 HEA - Majority; do pass with amendment(s). Apr 1 Passed to Rules Committee for second reading. Apr 13 Placed on second reading by Rules Committee. Apr 14 Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4. -- IN THE HOUSE -- Apr 20 House refuses to concur in Senate amendments. Asks Senate to recede from amendments. -- IN THE SENATE -- Apr 21 Senate insists on its position and asks House to concur. -- IN THE HOUSE -- Apr 23 House concurred in Senate amendments. Passed final passage; yeas, 92; nays, 0; absent, 0; excused, 6. Apr 24 Speaker signed. -- IN THE SENATE -- President signed. -- OTHER THAN LEGISLATIVE ACTION --
<b>HB 1606-S</b>	by House Committee on Health Care (originally sponsored by Representatives Green, Skinner, Cody, Bailey, Clibborn, Williams, Morrell, and Schual-Berke) <u>(DIGEST AS ENACTED)</u> Provides for fairness in the informal dispute resolution process. Provides that, if the department determines that a violation or enforcement remedy should not be cited or imposed, the department shall delete the violation or immediately rescind or modify the enforcement remedy. If the department determines that a violation should have been cited under a different more appropriate regulation, the department shall revise the report, statement of deficiencies, or enforcement remedy accordingly. Upon request, the department shall issue a clean copy of the revised report, statement of deficiencies, or notice of enforcement action.	
<b>VETO MESSAGE ON HB 1606-S</b>		
May 17, 2005		
To the Honorable Speaker and Members, The House of Representatives of the State of Washington Ladies and Gentlemen:		

Delivered to Governor.  
 May 17 Governor partially vetoed.  
 Chapter 506, 2005 Laws PV.  
 Effective date 7/24/2005.

**HB 1607** by Representatives Strow, Kenney, Walsh, McCoy, Ormsby, Murray, Chase, Dickerson, Hasegawa, Roberts, Santos, and Hudgins

Including members of the Samish Indian Nation for purposes of resident tuition.

(SUBSTITUTED FOR - SEE 1ST SUB)

Includes members of the Samish Indian Nation for purposes of resident tuition.

**HB 1607-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Strow, Kenney, Walsh, McCoy, Ormsby, Murray, Chase, Dickerson, Hasegawa, Roberts, Santos, and Hudgins)

Including members of the Samish Indian Nation for purposes of resident tuition. (REVISED FOR ENGROSSED: Including members of federally recognized Indian tribes as resident students for tuition purposes.

(DIGEST AS ENACTED)

Declares that federal recognition of an Indian tribe shall be as determined under 25 C.F.R. by the United States bureau of Indian affairs.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Higher Education.  
 Feb 11 Public hearing in committee.  
 Feb 18 Executive session in committee.  
 HE - Executive action taken by committee.  
 HE - Majority; 1st substitute bill be substituted, do pass.  
 Feb 22 Passed to Rules Committee for second reading.  
 Feb 25 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, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 7 First reading, referred to Early Learning, K-12 & Higher Education.  
 Mar 25 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 EKHE - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 12 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 163, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1608** by Representatives Grant, Holmquist, Linville, Buri, Wallace, Newhouse, Hinkle, Walsh, Quall, Kenney, Armstrong, Clements, Kristiansen, P. Sullivan, Blake, Haler, Kessler, Morrell, Chase, Skinner, McDermott, and Santos

Companion Bill: 5369

Creating the potato commission.

(SUBSTITUTED FOR - SEE 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.

**HB 1608-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Grant, Holmquist, Linville, Buri, Wallace, Newhouse, Hinkle, Walsh, Quall, Kenney, Armstrong, Clements, Kristiansen, P. Sullivan, Blake, Haler, Kessler, Morrell, Chase, Skinner, McDermott, and Santos)

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

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.

-- 2005 REGULAR SESSION --

- Jan 31 First reading, referred to Economic Development, Agriculture & Trade.
- Feb 22 Public hearing in committee.
- Feb 25 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.
- Mar 1 Passed to Rules Committee for second reading.
- Mar 2 Placed on second reading by Rules Committee.
- Mar 8 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 2; absent, 0; excused, 1.  
-- IN THE SENATE --
- Mar 9 First reading, referred to Agriculture & Rural Economic Development.
- Mar 24 Public hearing in committee.
- Mar 31 Executive session in committee.
- Apr 1 ARED - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Made eligible to be placed on 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; yeas, 45; nays, 0; absent, 0; excused, 4.  
-- IN THE HOUSE --
- Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Economic Development, Agriculture & Trade.
- 
- HB 1609** by Representatives Grant, Walsh, Lovick, Clements, Quall, Jarrett, Murray, DeBolt, Clibborn, Morris, O'Brien, McCoy, Green, Ericksen, Kessler, Hunt, Williams, Chase, Linville, Sells, Armstrong, P. Sullivan, Haigh, and Santos  
Companion Bill: 5911  
Excluding self-service laundry from the definition of retail sale for excise tax purposes.  
Excludes self-service laundry from the definition of retail sale for excise tax purposes.  
-- 2005 REGULAR SESSION --  
Jan 31 First reading, referred to Finance.  
Mar 3 Public hearing in committee.
- 
- HB 1610** by Representatives Miloscia, Haler, Conway, Santos, Upthegrove, Priest, Appleton, Kirby, Simpson, and Clibborn  
Companion Bill: 5573  
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 31 First reading, referred to Finance.
- 
- HB 1611** by Representatives B. Sullivan, Upthegrove, Williams, Chase, Dickerson, Linville, and McDermott  
Creating the Washington invasive species council.  
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.  
Provides 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.  
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 biodiversity council, the state noxious weed control board, and other appropriate reports.  
-- 2005 REGULAR SESSION --  
Jan 31 First reading, referred to Natural Resources, Ecology & Parks.  
Feb 8 Public hearing in committee.
- 
- HB 1612** by Representatives Kilmer, Skinner, Cody, Bailey, Murray, Haigh, Kenney, McDermott, and Santos  
Modifying the licensing provisions for faculty members of the University of Washington dental school.  
(DIGEST AS ENACTED)  
Amends RCW 18.32.195 to modify the licensing provisions for faculty members of the University of Washington dental school.  
-- 2005 REGULAR SESSION --  
Jan 31 First reading, referred to Health Care.  
Feb 18 Public hearing in committee.  
Feb 25 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.  
Mar 1 Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading suspension calendar.  
Mar 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Health & Long-Term Care.  
Mar 21 Public hearing in committee.  
Mar 23 Executive session in committee.  
HEA - Majority; do pass.  
Mar 24 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, 44; nays, 0; absent, 0; excused, 5.  
-- IN THE HOUSE --  
Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Apr 22 Governor signed.  
Chapter 164, 2005 Laws.  
Effective date 7/24/2005.
- 
- HB 1613** by Representatives Haigh, Nixon, Green, Lantz, Priest, and Schindler  
Companion Bill: 5936

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 --

Jan 31 First reading, referred to Judiciary.  
Feb 22 Public hearing in committee.  
Jan 31 Public hearing in committee.

**HB 1614** by Representatives Green, Talcott, Conway, and Darneille

Companion Bill: 5428

Restricting correctional facilities on the grounds of a state hospital.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1614-S** by House Committee on Appropriations (originally sponsored by Representatives Green, Talcott, Conway, and Darneille)

(AS OF HOUSE 2ND READING 2/13/06)

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 31 First reading, referred to Criminal Justice & Corrections.  
Feb 8 Public hearing in committee.  
Feb 15 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Feb 18 Referred to Appropriations.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
Feb 2 Public hearing in committee.  
Feb 3 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Feb 7 Passed to Rules Committee for second reading.  
Feb 10 Placed on second reading.  
Feb 13 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Human Services & Corrections.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1615** by Representatives Pettigrew, Kristiansen, and Linville; by request of Department of Agriculture

Companion Bill: 5602

Managing livestock nutrients.

(SEE ALSO PROPOSED 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.

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.

**HB 1615-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Pettigrew, Kristiansen, and Linville; by request of Department of Agriculture)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

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.

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.

Requires the department of ecology to submit the initial protocol developed according to this act to the appropriate committees of the legislature by December 1, 2005.

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.

-- 2005 REGULAR SESSION --  
 Jan 31 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 18 Public hearing in committee.  
 Feb 22 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - 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.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1616** by Representatives Hunter, Talcott, Conway, Darneille, McCune, Nixon, Morrell, Linville, Schual-Berke, and Kilmer

Companion Bill: 5757

Determining years of service for educational staff associate positions.

Provides that, beginning in the 2005-06 school year, the determination of years of service for occupational therapists, physical therapists, speech-language pathologists, audiologists,

nurses, social workers, counselors, and psychologists regulated under Title 18 RCW may include experience in schools and other nonschool positions as occupational therapists, physical therapists, speech-language pathologists, audiologists, nurses, social workers, counselors, or psychologists. One year of service in nonschool positions shall be counted as one year of service for purposes of this act. A maximum of five years of service in nonschool positions may be included in the determination of years of service.

-- 2005 REGULAR SESSION --  
 Jan 31 First reading, referred to Appropriations.

**HB 1617** by Representatives O'Brien, Kagi, Anderson, Curtis, Orcutt, McDonald, Simpson, Nixon, Linville, Armstrong, Haigh, and Hunter

Companion Bill: 5570

Discontinuing the nursing facility bed tax.

Repeals RCW 74.46.091, 74.46.535, 82.71.010, 82.71.020, and 82.71.030.

-- 2005 REGULAR SESSION --  
 Jan 31 First reading, referred to Appropriations.

**HB 1618** by Representatives Morrell, Orcutt, Cody, McDonald, Armstrong, Clibborn, Grant, and Haigh

Companion Bill: 5571

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.

-- 2005 REGULAR SESSION --  
 Jan 31 First reading, referred to Finance.  
 Mar 4 Public hearing in committee.

**HB 1619** by Representatives Fromhold, Orcutt, and Williams

Companion Bill: 5604

Providing a tax credit for syrup sales.

Provides a tax credit for syrup sales.

-- 2005 REGULAR SESSION --  
 Jan 31 First reading, referred to Finance.

**HB 1620** by Representatives Kirby, Campbell, Williams, McDonald, and Hasegawa

Prohibiting insurers from having a financial interest in automotive repair facilities.

Provides that an insuring entity may not have any ownership interest in an automotive repair facility. An insuring entity that has an ownership interest in an automotive repair facility shall fully divest itself of ownership interest by July 1, 2006.

-- 2005 REGULAR SESSION --  
 Jan 31 First reading, referred to Financial Institutions & Insurance.  
 Feb 10 Public hearing in committee.

**HB 1621** by Representative McDonald

Modifying identification requirements for liquor purchases.

(DIGEST AS ENACTED)

Amends RCW 66.16.040 relating to acceptable forms of identification for liquor purchases.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Commerce & Labor.  
 Feb 21 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Feb 24 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 95; nays, 0;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Labor, Commerce,  
 Research & Development.  
 Mar 21 Public hearing in committee.  
 Mar 28 Executive session in committee.  
 Mar 29 LCRD - Majority; do pass.  
 Mar 30 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0;  
 absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 15 Delivered to Governor.  
 Apr 21 Governor signed.  
 Chapter 102, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1622** by Representatives P. Sullivan, Crouse, and Morris  
 Companion Bill: 5658  
 Regulating liquified petroleum gas.

(SEE ALSO PROPOSED 2ND SUB)

Provides that a person, other than the owner of a liquified petroleum gas container or a person authorized in writing by the owner, may not: (1) Fill or refill a liquified petroleum gas container with liquified petroleum gas or any other gas or compound; or

(2) Deface, erase, obliterate, cover up, or otherwise remove or conceal any name, mark, initial, or device on a liquified petroleum gas container.

Does not apply to cylinders.

Declares that a person violating this act is subject to a one thousand dollar fine payable to the county where the violation occurs.

**HB 1622-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives P. Sullivan, Crouse, and Morris)  
 Regulating liquefied petroleum gas.

(SEE ALSO PROPOSED 2ND SUB)

Provides that a person, other than the owner of a liquified petroleum gas container or a person authorized in writing by the owner, may not: (1) Fill or refill a liquified petroleum gas container with liquified petroleum gas or any other gas or compound; or

(2) Deface, erase, obliterate, cover up, or otherwise remove or conceal any name, mark, initial, or device on a liquified petroleum gas container.

Does not apply to cylinders.

Declares that a person violating this act is subject to a one thousand dollar fine payable to the county where the violation occurs.

Declares that it is a violation of the consumer protection act, chapter 19.86 RCW, to charge a clearly excessive price per MBTU of liquefied petroleum gas to a person who owns their own

liquefied gas container, or to charge more than a reasonable inspection fee in refilling such a container.

**HB 1622-S2** by House Committee on Appropriations (originally sponsored by Representatives P. Sullivan, Crouse, and Morris)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Provides that a person, other than the owner of a liquified petroleum gas container or a person authorized in writing by the owner, may not: (1) Fill or refill a liquified petroleum gas container with liquified petroleum gas or any other gas or compound; or

(2) Deface, erase, obliterate, cover up, or otherwise remove or conceal any name, mark, initial, or device on a liquified petroleum gas container.

Does not apply to cylinders.

Declares that a person violating this act is subject to a one thousand dollar fine payable to the county where the violation occurs.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Technology, Energy & Communications.  
 Feb 8 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 28 Referred to Appropriations.  
 Mar 3 Public hearing and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Feb 6 House Rules "X" file.

**HB 1623** by Representatives Sommers, Anderson, Morris, Armstrong, Hinkle, Kenney, Priest, Linville, Kessler, Hunt, Williams, Chase, Kilmer, Hunter, and Hudgins; by request of Governor Gregoire

Companion Bill: 5581

Establishing the life sciences discovery fund.

(SEE ALSO PROPOSED 2ND SUB)

Declares it to be a clear public purpose and governmental function to promote life sciences research to foster the next generation of health-related innovations, to enhance the competitive position of Washington state in this vital sector of the economy, and to improve the quality and delivery of health care for the people of Washington.

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 this 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.

**HB 1623-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Sommers, Anderson, Morris, Armstrong, Hinkle, Kenney, Priest, Linville, Kessler, Hunt, Williams, Chase, Kilmer, Hunter, and Hudgins; by request of Governor Gregoire)

(SEE ALSO PROPOSED 2ND SUB)

Declares it to be a clear public purpose and governmental function to promote life sciences research to foster a preventive and predictive vision of the next generation of health-related innovations, to enhance the competitive position of Washington state in this vital sector of the economy, and to improve the quality and delivery of health care for the people of Washington.

Finds it is appropriate and consistent with the intent of the master settlement agreement between the state and tobacco product manufacturers to invest a portion of the revenues derived therefrom by the state in life sciences research, to leverage the revenues with other funds, and to encourage cooperation and innovation among public and private institutions involved in life sciences research.

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 chapter. 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 this 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.

**HB 1623-S2** by House Committee on Appropriations (originally sponsored by Representatives Sommers, Anderson, Morris, Armstrong, Hinkle, Kenney, Priest, Linville, Kessler, Hunt, Williams, Chase, Kilmer, Hunter, and Hudgins; by request of Governor Gregoire)

Creating the life sciences discovery authority.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares it to be a clear public purpose and governmental function to promote life sciences research to foster a preventive and predictive vision of the next generation of health-related innovations, to enhance the competitive position of Washington state in this vital sector of the economy, and to improve the quality and delivery of health care for the people of Washington.

Finds it is appropriate and consistent with the intent of the master settlement agreement between the state and tobacco product manufacturers to invest a portion of the revenues derived therefrom by the state in life sciences research, to leverage the revenues with other funds, and to encourage cooperation and innovation among public and private institutions involved in life sciences research.

Declares that the purpose of this act is to establish a life sciences discovery authority; to permit the authority to receive certain revenues from the master settlement, pursuant to appropriation; to permit the authority to solicit and receive contributions from nonstate public and private sources; and to disburse those moneys as grants for life science research consistent with the purpose of this act. The life sciences discovery authority is intended to promote the best available research in life sciences disciplines through diverse Washington institutions and to foster improved health care outcomes across this state and the world. The research investments of the life sciences discovery account 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.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Technology, Energy & Communications.  
Feb 10 Public hearing in committee.

Feb 17 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.  
Feb 21 Referred to Appropriations.  
Mar 1 Public hearing in committee.  
Mar 5 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1624** by Representatives Schual-Berke, Cody, Green, Morrell, Roberts, Appleton, Moeller, Simpson, Williams, Murray, Chase, Dickerson, Darneille, Haigh, Kagi, and Santos

Improving children's health services.

Finds that due to the growing complexity of student health needs, the delegation of nursing tasks to unlicensed and untrained school personnel compromises the health and safety of students, creates the potential for errors with life-threatening consequences, and exposes school districts to legal liability.

Acknowledges that the department of health, in its 2001 sunrise review of school health aides, recommended the state regulation of registered school health aides according to established nursing practice standards and the state's uniform professional accountability processes.

Declares that the training of registered school health aides is in the interest of public health and safety.

Declares an intent to undertake a more comprehensive examination of overall student health care needs in the school setting to determine how school nursing services can be best integrated into existing efforts to raising student academic achievement.

Creates the joint legislative task force on student health.

Provides that the task force, in consultation with the department of health and the office of the superintendent of public instruction, shall investigate the need for additional school nursing services by gathering data about current school nurse-to-student ratios, and assessing the demand for school nursing services by acuity levels and the necessary skills to meet those demands. The task force also shall recommend to the legislature best practices in school nursing services, including a dedicated, sustainable funding model that would best meet the current and future needs of Washington's schools and contribute to greater academic success of all students.

Requires the task force to report its findings and recommendations to the appropriate committees of the legislature by December 1, 2005.

Encourages school building administrators and school district boards of directors to provide ample opportunities for all school employees to receive training in emergency first aid and cardiopulmonary resuscitation, and to periodically attend refresher courses in these vital areas of preparedness necessary to provide assistance to students and other employees in emergency situations.

Appropriates the sum of forty-five 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 for the purpose of funding a position to pursue grants and obtain funds for the school nurse account.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Health Care.  
Feb 11 Public hearing in committee.

**HB 1625** by Representatives Clibborn, Condotta, Lantz, Armstrong, Morrell, Hinkle, Buri, Bailey, Grant, Pettigrew, Linville, Priest, Moeller, Simpson, Williams, Tom, Ericks, P. Sullivan, Darneille, Kilmer, Kagi, Hunter, O'Brien, Jarrett, and Morris

Modifying employer disclosure of employee information.

(DIGEST AS ENACTED)

Provides that an employer who discloses information about a former or current employee to a prospective employer, or employment agency as defined by RCW 49.60.040, at the specific request of that individual employer or employment agency, is presumed to be acting in good faith and is immune from civil and criminal liability for such disclosure or its consequences if the disclosed information relates to: (1) The employee's ability to perform his or her job; (2) The diligence, skill, or reliability with which the employee carried out the duties of his or her job; or (3) Any illegal or wrongful act committed by the employee when related to the duties of his or her job.

Declares that, for the purposes of this act, the presumption of good faith may only be rebutted upon a showing by clear and convincing evidence that the information disclosed by the employer was knowingly false, deliberately misleading, or made with reckless disregard for the truth.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Judiciary.  
 Feb 8 Public hearing and executive action taken in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Feb 9 Placed on second reading.  
 Feb 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 92; nays, 6; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Labor, Commerce, Research & Development.  
 Mar 22 Public hearing in committee.  
 Mar 28 Executive session in committee.  
 Mar 29 LCRD - Majority; do pass.  
 Mar 30 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 6 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0.  
 -- IN THE HOUSE --  
 Apr 11 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 15 Delivered to Governor.  
 Apr 21 Governor signed.  
 Chapter 103, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1626** by Representatives Dickerson, Conway, Cody, Murray, McCoy, Simpson, Darneille, Williams, Pettigrew, Kagi, and Kenney

Modifying family care law.

Revises family care law.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Commerce & Labor.

**HB 1627** by Representatives Kagi, Moeller, Williams, Chase, Dickerson, Darneille, McDermott, and Santos

Companion Bill: 5475

Banning assault weapons.

Declares that no person in this state shall manufacture, possess, purchase, sell, or otherwise transfer any assault weapon, or any assault weapon conversion kit, except as authorized by this act. Any assault weapon or assault weapon conversion kit the manufacture, possession, purchase, sale, or other transfer of which is prohibited under this act is a public nuisance.

Provides that no person in this state shall possess or have under his or her control at one time both of the following: (1) A semiautomatic or pump-action rifle, semiautomatic pistol, or shotgun capable of accepting a detachable magazine; and

(2) Any magazine capable of use with that firearm that contains more than ten rounds of ammunition.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Judiciary.

**HB 1628** by Representatives Wallace, Dunn, Morrell, B. Sullivan, Upthegrove, McDonald, and Woods

Allowing transporting unregistered snowmobiles.

Amends RCW 46.10.020 pertaining to transporting unregistered snowmobiles.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Transportation.

**HB 1629** by Representatives O'Brien, Dunn, Murray, Chase, and Darneille

Revising distribution of funds for operating and maintenance of very low-income housing projects.

Revises distribution of funds for operating and maintenance of very low-income housing projects.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Housing.  
 Feb 8 Public hearing in committee.

**HB 1630** by Representatives Holmquist, Grant, Newhouse, Kretz, Kristiansen, Hinkle, and Buri

Exempting certain withdrawals of water from the provisions of RCW 90.44.050.

Clarifies that withdrawals for stock-watering are not limited to five thousand gallons a day.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Economic Development, Agriculture & Trade.

**HB 1631** by Representatives Clibborn, Fromhold, Moeller, Wallace, and Jarrett

Using revenues under the county conservation futures levy.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that conservation futures are a useful tool for counties to preserve lands of public interest for future generations. Counties are encouraged to use some conservation futures as one tool for salmon restoration purposes.

Provides that the amount of revenue used for maintenance and operations of parks and recreational facilities may not exceed ten percent of the total amount collected from the tax levied under RCW 84.34.230 in the preceding calendar year. Revenues from this tax may not be used to supplant existing maintenance and operation funding. Any rights or interests in real property acquired under this act must be located within the assessing county.

Provides that, in counties greater than one hundred thousand in population, the board of county commissioners or county legislative authority shall develop a process to help ensure distribution of the tax levied under RCW 84.34.230, over time, throughout the county.

**HB 1631-S** by House Committee on Local Government (originally sponsored by Representatives Clibborn, Fromhold, Moeller, Wallace, and Jarrett)

**(DIGEST AS ENACTED)**

Finds that conservation futures are a useful tool for counties to preserve lands of public interest for future generations. Counties are encouraged to use some conservation futures as one tool for salmon restoration purposes.

Provides that any rights or interests in real property acquired under this act after the effective date of this act must be located within the assessing county. Further, the county must determine if the rights or interests in real property acquired with these funds would reduce the capacity of land suitable for development necessary to accommodate the allocated housing and employment growth, as adopted in the countywide planning policies. When actions are taken that reduce capacity to accommodate planned growth, the jurisdiction shall adopt reasonable measures to increase the capacity lost by such actions.

Provides that the amount of revenue used for maintenance and operations of parks and recreational facilities may not exceed fifteen percent of the total amount collected from the tax levied under RCW 84.34.230 in the preceding calendar year. Revenues from this tax may not be used to supplant existing maintenance and operation funding. Any rights or interests in real property acquired under this act must be located within the assessing county.

Provides that, in counties greater than one hundred thousand in population, the board of county commissioners or county legislative authority shall develop a process to help ensure distribution of the tax levied under RCW 84.34.230, over time, throughout the county.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Local Government.  
Feb 9 Public hearing in committee.  
Feb 21 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.  
Feb 23 Referred to Finance.  
Mar 4 Public hearing in committee.  
Mar 7 Executive session in committee.  
FIN - Majority; do pass 1st substitute bill proposed by Local Government.  
Minority; do not pass.  
Passed to Rules Committee for 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, 55; nays, 41; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16 First reading, referred to Government Operations & Elections.  
Mar 21 Public hearing and executive action taken in committee.  
GO - Majority; without recommendation.  
And refer to Natural Resources, Ocean & Recreation.  
Mar 22 Referred to Natural Resources, Ocean & Recreation.  
Mar 28 Public hearing in committee.  
Mar 30 Executive session in committee.  
Mar 31 NROR - Majority; do pass with amendment(s).  
Minority; do not pass.  
Apr 1 Passed to Rules Committee for second reading.  
Apr 6 Placed on second reading by Rules Committee.  
Apr 7 Committee amendment not adopted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 3; absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 92; nays, 3; absent, 0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 13 Governor signed.  
Chapter 449, 2005 Laws.  
Effective date 7/24/2005.

**HB 1632** by Representatives Grant, Condotta, Conway, Crouse, and Armstrong

Companion Bill: 5682

Regulating beer and wine sampling.

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.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Commerce & Labor.  
Feb 2 Public hearing in committee.

**HB 1633** by Representatives Talcott, Hunter, Priest, Anderson, Tom, Haigh, Curtis, Buri, McDonald, Serben, Nixon, Quall, Cox, Schual-Berke, Rodne, Shabro, Hinkle, Alexander, Woods, Miloscia, Haler, Armstrong, Holmquist, Skinner, and Clibborn

Establishing procedural requirements for digital learning programs.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Provides that the board of directors of a school district may operate digital learning programs for eligible full-time students, or eligible part-time students who meet the provisions of RCW 28A.150.350. The board of directors may also provide such programs through contract to the extent permitted under RCW 28A.150.305.

Requires digital learning programs to provide each student with: (1) Direct personal contact with certificated staff designated by either the school district or by the contractor with the approval of the school district. Direct personal contact is for the purposes of instruction, assignment review, testing, evaluation of student

progress, or other learning activities. Direct personal contact may include the use of telephone, e-mail, instant messaging, interactive computer, or interactive video communication;

(2) A description of course objectives monitored by certificated staff, including information on the requirements a student must meet to successfully complete the course; and

(3) Information on the ways the course meets the school district's learning goals and, for high school courses, whether and how the course meets state and district graduation requirements.

**HB 1633-S** by House Committee on Education (originally sponsored by Representatives Talcott, Hunter, Priest, Anderson, Tom, Haigh, Curtis, Buri, McDonald, Serben, Nixon, Quall, Cox, Schual-Berke, Rodne, Shabro, Hinkle, Alexander, Woods, Miloscia, Haler, Armstrong, Holmquist, Skinner, and Clibborn)

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

Provides that the board of directors of a school district may operate digital learning programs for eligible full-time students, or eligible part-time students who meet the provisions of RCW 28A.150.350. The board of directors may also provide such programs through contract to the extent permitted under RCW 28A.150.305.

Requires digital learning programs to provide each student with: (1) Direct personal contact with certificated staff designated by either the school district or by the contractor with the approval of the school district. Direct personal contact is for the purposes of instruction, assignment review, testing, evaluation of student progress, or other learning activities. Direct personal contact may include the use of telephone, e-mail, instant messaging, interactive computer, or interactive video communication;

(2) A description of course objectives monitored by certificated staff, including information on the requirements a student must meet to successfully complete the course; and

(3) Information on the ways the course meets the school district's learning goals and, for high school courses, whether and how the course meets state and district graduation requirements; and

(4) An assessment of each student's progress at least annually using, for full-time students, the state assessment for the student's grade level and any other annual assessment required by the school district. Part-time students shall also be assessed at least annually. Part-time students who are either receiving home-based instruction under chapter 28A.200 RCW or who are enrolled in an approved private school under chapter 28A.195 RCW are not required to participate in the state assessments required under chapter 28A.655 RCW.

Requires the office of the superintendent of public instruction to adopt rules for the implementation of this act, including program implementation standards and enrollment documentation and reporting as follows: (1) Each school district shall receive apportionment generated in accordance with chapter 28A.150 RCW based upon the student full-time equivalent enrollment reported for this program;

(2) For funding purposes, enrollment shall be determined based upon the learning activities specified in the digital course objectives, including the estimated average weekly hours spent by each individual student participating in a digital program; and

(3) Enrollment of part-time students shall be subject to the provisions of RCW 28A.150.350, and shall generate the pro rata share of full-time funding.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Education.  
 Feb 14 Public hearing in committee.  
 Feb 15 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Feb 18 Referred to Appropriations.  
 Feb 24 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 APP - Executive action taken by committee.

APP - Majority; do pass 1st substitute bill proposed by Education.  
 Mar 2 Passed to Rules Committee for 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, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Early Learning, K-12 & Higher Education.  
 Mar 31 Public hearing in committee.  
 Apr 1 Executive session in committee.  
 EKHE - Majority; do pass with amendment(s).  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Education.

**HB 1634** by Representatives Grant, Haler, Walsh, Hankins, Darneille, and Haigh

Companion Bill: 5497

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.

**HB 1634-S** by House Committee on Appropriations (originally sponsored by Representatives Grant, Haler, Walsh, Hankins, Darneille, and Haigh)

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

Authorizes terminally ill members to remove themselves from their retirement plan.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Appropriations.  
 Feb 16 Public hearing and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Feb 18 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Ways & Means.  
 Mar 23 Executive session in committee.  
 Mar 24 WM - Majority; do pass.  
 Mar 25 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1635** by Representatives Kessler, Haler, Clibborn, Jarrett, O'Brien, Hankins, Ericks, Grant, Buck, Chase, and Kenney

Companion Bill: 5624

Authorizing local government funding of ambulance and emergency services.

(SUBSTITUTED FOR - SEE 1ST SUB)

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 discussion in the Washington State Supreme Court's *Arborwood Idaho LLC vs. 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.

**HB 1635-S** by House Committee on Local Government (originally sponsored by Representatives Kessler, Haler, Clibborn, Jarrett, O'Brien, Hankins, Ericks, Grant, Buck, Chase, and Kenney)

Modifying local emergency medical service funding provisions.

(DIGEST AS ENACTED)

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.

Authorizes the legislative authority of any city or town to establish an ambulance service to be operated as a public utility. However, the legislative authority of the city or town shall not provide for the establishment of an ambulance service that would compete with any existing private ambulance service, unless the legislative authority of the city or town determines that the city or town, or a substantial portion of the city or town, is not adequately served by an existing private ambulance service, and the existing private ambulance service cannot be encouraged to expand its service by contract entered into between the parties. In determining the adequacy of an existing private ambulance service, the legislative authority of the city or town shall take into consideration objective generally accepted medical standards and reasonable levels of service which shall be published by the city or town legislative authority.

Requires the joint legislative audit and review committee to study and review ambulance utilities established and operated by cities under this act. The committee shall examine, but not be limited to, the following factors: The number and operational status of utilities established under this act; whether the utility rate structures and user classifications used by cities were established in accordance with generally accepted utility rate-making practices; and rates charged by the utility to the user classifications. The committee shall provide a final report on this review by December 2007.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Local Government.  
Feb 21 Public hearing in committee.  
Mar 1 Executive session in committee.

LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 2 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 11 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 90; nays, 4;

absent, 0; excused, 4.

-- IN THE SENATE --

Mar 14 First reading, referred to Government Operations & Elections.

Apr 1 Executive session in committee.

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

Apr 4 Passed to Rules Committee for second reading.

Apr 11 Placed on second reading by Rules Committee.

Apr 13 Committee amendment not adopted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 34; nays, 11;

absent, 0; excused, 4.

-- IN THE HOUSE --

Apr 19 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.

-- IN THE SENATE --

Apr 21 Senate 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, 37; nays, 10;

absent, 0; excused, 2.

-- IN THE HOUSE --

House concurred in Senate amendments.

Passed final passage; yeas, 95; nays, 2; absent,

0; excused, 1.

Apr 22 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 16 Governor signed.

Chapter 482, 2005 Laws.

Effective date 7/24/2005.

**HB 1636** by Representatives Pettigrew, Roberts, Kagi, Clements, Darneille, Hunt, Green, Kenney, Appleton, Chase, Jarrett, Kessler, Moeller, Morrell, Williams, Ormsby, Murray, Dickerson, Conway, Lantz, Wood, Haigh, McDermott, Santos, and Hudgins

Companion Bill: 5684

Adopting a wage ladder for child care workers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent to increase wages to child care workers through establishing a child care career and wage ladder that provides increased 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.

Declares that, while it is the intent to establish the vision of a statewide child care career and wage ladder that will enhance employment quality and stability for child care workers, the legislature also recognizes that funding allocations will determine the extent of statewide implementation of a child care career and wage ladder.

Requires the division of child care and early learning in the department of social and health services to establish a child care career and wage ladder in licensed child care centers that meet the following criteria: (1) At least ten percent of child care slots are dedicated to children whose care is subsidized by the state or any political subdivision thereof or any local government;

(2) The center agrees to adopt the child care career and wage ladder, which, at a minimum, shall be at the same pay schedule as existed in the previous child care career and wage ladder pilot project; and

(3) The center meets further program standards as established by rule pursuant to this act.

Appropriates the sum of five million dollars, or as much thereof as may be necessary, from the general fund to the department of social and health services for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

Appropriates the sum of five million dollars, or as much thereof as may be necessary, from the general fund to the department of social and health services for the fiscal year ending June 30, 2007, to carry out the purposes of this act.

**HB 1636-S** by House Committee on Appropriations (originally sponsored by Representatives Pettigrew, Roberts, Kagi, Clements, Darneille, Hunt, Green, Kenney, Appleton, Chase, Jarrett, Kessler, Moeller, Morrell, Williams, Ormsby, Murray, Dickerson, Conway, Lantz, Wood, Haigh, McDermott, Santos, and Hudgins)

(DIGEST AS ENACTED)

Declares an intent to increase wages to child care workers through establishing a child care career and wage ladder that provides increased 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.

Declares that, while it is the intent to establish the vision of a statewide child care career and wage ladder that will enhance employment quality and stability for child care workers, the legislature also recognizes that funding allocations will determine the extent of statewide implementation of a child care career and wage ladder.

Requires the division of child care and early learning in the department of social and health services to establish a child care career and wage ladder in licensed child care centers, subject to the availability of funds appropriated for this specific purpose, that meet the following criteria: (1) At least ten percent of child care slots are dedicated to children whose care is subsidized by the state or any political subdivision thereof or any local government;

(2) The center agrees to adopt the child care career and wage ladder, which, at a minimum, shall be at the same pay schedule as existed in the previous child care career and wage ladder pilot project; and

(3) The center meets further program standards as established by rule pursuant to this act.

VETO MESSAGE ON HB 1636-S

May 17, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 4, Substitute House Bill No. 1636 entitled:

This bill establishes a childcare career and wage ladder in the Department of Social and Health Services (DSHS), and requires it to be implemented only if funds are appropriated for this purpose. Funds were not appropriated. Childcare career and wage ladders effectively increase the salary and benefits of childcare

workers. The DSHS had a childcare career and wage ladder pilot project in place a few years ago but eliminated it when the WorkFirst Program faced a budget shortfall.

Section 4 would require the DSHS to establish program standards, study the impact of the childcare career and wage ladder on the quality of childcare and the childcare workforce, and report its findings to the Legislature by December 1, 2006. Section 4 is not subject to the "within funds specifically appropriated for this purpose" clause in the bill. Section 4 should be vetoed; it makes no sense for the DSHS to take the time to create a report for a program that does not exist.

For these reasons, I have vetoed Section 4 of Substitute House Bill No. 1636.

With the exception of Section 4, Substitute House Bill No. 1636 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Children & Family Services.  
Feb 10 Public hearing in committee.  
Feb 16 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; do pass.  
Minority; do not pass.  
Feb 18 Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
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, 59; nays, 34;  
absent, 0; excused, 5.  
-- IN THE SENATE --  
Mar 15 First reading, referred to Labor, Commerce,  
Research & Development.  
Mar 17 Public hearing in committee.  
Mar 24 Executive session in committee.  
Mar 25 LCRD - Majority; do pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Apr 1 Placed on second reading by Rules Committee.  
Apr 7 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 27; nays, 22;  
absent, 0; excused, 0.  
-- IN THE HOUSE --  
Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 65; nays, 30;  
absent, 0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 17 Governor partially vetoed.  
Chapter 507, 2005 Laws PV.  
Effective date 7/24/2005.

**HB 1637** by Representatives Upthegrove, Dickerson, Moeller, Dunshee, McCoy, B. Sullivan, Chase, Williams, Sells, Simpson, Lantz, Hunt, O'Brien, and Kagi

Companion Bill: 5620

Providing for priority consideration of voluntary buffers in open space plans and public benefit rating systems.

(SEE ALSO PROPOSED 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.

**HB 1637-S** by House Committee on Local Government (originally sponsored by Representatives Upthegrove, Dickerson, Moeller, Dunshee, McCoy, B. Sullivan, Chase, Williams, Sells, Simpson, Lantz, Hunt, O'Brien, and Kagi)

Providing for priority consideration of lands used as buffers in planning decisions.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

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.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Local Government.  
Feb 15 Public hearing in committee.  
Mar 1 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 2 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1638** by Representatives Upthegrove, Dickerson, Moeller, Dunshee, McCoy, B. Sullivan, Chase, Williams, Sells, Simpson, Lantz, Hunt, O'Brien, and Kagi

Companion Bill: 5618

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 Local Government.  
Feb 15 Public hearing in committee.  
Mar 1 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Minority; do not pass.  
Mar 2 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Local Government.

**HB 1639** by Representatives Upthegrove, Dickerson, Moeller, Dunshee, Sells, B. Sullivan, Simpson, Lantz, Williams, O'Brien, Hunt, and Chase

Companion Bill: 5619

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.

Requires cities and counties to consider the following when preparing comprehensive plans and development regulations according to this act and when reviewing comprehensive plans and development regulations according to RCW 36.70A.130: (1) Measures to maintain or improve water quality and habitat;

(2) Effects of proposed land use patterns on basic hydrologic functions and on surface and ground water quality, including downstream water bodies;

(3) Land use measures to maintain and, when required, enhance existing hydrologic functions, considering the entire river or stream basin, and to maintain surface and ground water quality, surface water quantity, and ground waters used for potable water or irrigation; and

(4) Measures to maintain and, when required, enhance existing hydrologic functions, including consideration of predevelopment peak flows and summer and fall surface and ground water flows.

**HB 1639-S** by House Committee on Local Government (originally sponsored by Representatives Upthegrove, Dickerson, Moeller, Dunshee, Sells, B. Sullivan, Simpson, Lantz, Williams, O'Brien, Hunt, and Chase)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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). The legislature further recognizes the growth management act defines this goal and these requirements and gives additional guidance for local governments and the public while allowing for local choices and solutions.

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.

Declares that nothing in this act affects the settlement that led to the adoption of the current shoreline master program guidelines.

Declares that nothing in this act is intended to affect the requirements or provisions of the state's water pollution control laws, chapter 90.48 RCW, or the federal clean water act, 33 U.S.C. Sec. 1251 et seq.

Declares that nothing in this act shall create a new cause of action before the growth management hearings boards for any plans or programs not adopted under chapter 36.70A RCW.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Local Government.

Feb 15 Public hearing in committee.

Mar 1 Executive session in committee.

LG - Executive action taken by committee.

LG - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 2 Referred to Appropriations.

**HB 1640** by Representatives Morrell, Chase, Dunn, McCoy, O'Brien, Appleton, and Lantz

Companion Bill: 5660

Providing a dispute mechanism for manufactured/mobile home landlord and tenant disputes.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1640-S** by House Committee on Housing (originally sponsored by Representatives Morrell, Chase, Dunn, McCoy, O'Brien, Appleton, and Lantz)

(DIGEST AS ENACTED)

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 authorize the department of community, trade, and economic development to: (1) Register mobile home parks or manufactured housing communities and report upon data to the appropriate committees of the legislature by December 31, 2005;

(2) Expand its current ombudsman program by hiring or contracting with additional persons to conduct a greater number of investigations of alleged violations of the manufactured/mobile home landlord-tenant act; and

(3) Collect and report upon data related to conflicts and violations to the appropriate committees of the legislature by December 31, 2005.

Declares that, if after receiving the reports under this act, the legislature finds that the provisions of this act authorizing the department to register mobile/manufactured home communities,

investigate complaints, clarify existing law, and work to resolve disputes in good faith voluntarily prove insufficient to adequately protect the rights and responsibilities of mobile home park tenants and owners, it is the intent of the legislature to find other methods for resolution in the future.

Provides that, by December 31, 2005, the department shall submit a summary report of its activities under this act during the period after the effective date of this act, through December 31, 2005, to the house of representatives housing committee and the senate committee on financial institutions, housing and consumer protection, including: (1) The number of complaints received;

(2) The nature and extent of the complaints received;

(3) The actions taken on each complaint by the department;

(4) Recommendations on what further changes in law are necessary to resolve disputes;

(5) Recommendations on changes to the department's ombudsman and investigative programs;

(6) Recommendations on resources necessary to retain or improve the program; and

(7) Recommendations on whether a formal mobile/manufactured home landlord-tenant act enforcement and administrative hearing process should be adopted and how such a process should be structured.

Provides that the department must: (1) Compile the most accurate list possible of all the mobile home parks or manufactured housing communities in the state, the number of lots subject to chapter 59.20 RCW located in each mobile home park or manufactured housing community, and the names and addresses of the owners of these parks. The department shall present this list to the house of representatives housing committee and the senate committee on financial institutions, housing and consumer protection by December 31, 2005. The department is encouraged to work with groups including, but not limited to: The office of community development, mobile homeowners' associations, tenant advocacy groups, park owners' associations, and county assessors to generate the list;

(2) Send out notifications to all known mobile home park owners or manufactured housing community owners regarding the due date of the assessment pursuant to this act. These notifications must include information about late fees, liens, and passing costs on to tenants; and

(3) Collect the registration assessment due from all mobile home park owners or manufactured housing community owners, and allow ninety days to pass before late fees and lien notices are sent to noncomplying owners as provided in this act.

Requires the owner of each mobile home park or manufactured housing community to pay to the department a registration assessment of five dollars for each mobile home or manufactured home that is subject to chapter 59.20 RCW within a park or community to fund the costs associated with administering this act. Manufactured housing community owners or mobile home park owners may pass on no more than two dollars and fifty cents of this assessment to tenants.

Provides that, in January 2006, the state treasurer shall transfer any funds remaining in the manufactured/mobile home investigations account under this act to the mobile home affairs account under RCW 59.22.070 for the purposes under RCW 59.22.050.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Housing.

Feb 15 Public hearing in committee.

Mar 1 Executive session in committee.

HOUS - Executive action taken by committee.

HOUS - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 2 Referred to Appropriations.

Mar 5 Public hearing and executive action taken in committee.

APP - Executive action taken by committee.

APP - Majority; do pass 1st substitute bill proposed by Select Committee on Hood Canal.

Minority; do not pass.

Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Made eligible to be placed on second reading.  
 Mar 9 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, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 17 First reading, referred to Financial Institutions,  
 Housing & Consumer Protection.  
 Mar 24 Public hearing in committee.  
 Mar 29 Executive session in committee.  
 Mar 30 FHC - Majority; do pass with amendment(s).  
 Mar 31 On motion, referred to Ways & Means.  
 Apr 1 Public hearing and executive action taken in  
 committee.  
 Apr 4 WM - Majority; do pass with amendments(s)  
 by Financial Institutions, Housing &  
 Consumer Protection.  
 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, 44; nays, 0;  
 absent, 1; excused, 4.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent,  
 0; excused, 0.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 13 Governor signed.  
 Chapter 429, 2005 Laws.  
 Effective date 5/13/2005.

**HB 1641** by Representatives Kretz, Blake, Ahern, Buri,  
 Ericks, Serben, DeBolt, Schindler, Kristiansen,  
 Condotta, Orcutt, Strow, Cox, Buck, and Armstrong  
 Decriminalizing vessel registration violations.

(DIGEST AS ENACTED)

Makes vessel registration violations a class 2 civil infraction.  
 Declares that a violation designated in this act as a civil  
 infraction shall be punished accordingly pursuant to chapter 7.80  
 RCW.

-- 2005 REGULAR SESSION --  
 Jan 31 First reading, referred to Natural Resources,  
 Ecology & Parks.  
 Feb 8 Public hearing in committee.  
 Feb 15 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; do pass.  
 Feb 17 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 9 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 10 First reading, referred to Natural Resources,  
 Ocean & Recreation.  
 Feb 15 Public hearing in committee.  
 Feb 16 Executive session in committee.

Feb 20 NROR - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 24 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 0;  
 absent, 2; excused, 4.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 14 Governor signed.  
 Chapter 29, 2006 Laws.  
 Effective date 6/7/2006.

**HB 1642** by Representatives Murray, Woods, Campbell, and  
 Simpson

Companion Bill: 5513

Restructuring certain transportation agencies.

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 --

Feb 1 First reading, referred to Transportation.  
 Feb 2 Public hearing in committee.

**HB 1643** by Representative B. Sullivan

Companion Bill: 5511

Extending liability immunity to certain skate parks that charge a  
 nominal fee.

(SUBSTITUTED FOR - SEE 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.

**HB 1643-S** by House Committee on Judiciary (originally  
 sponsored by Representative B. Sullivan)

(AS OF HOUSE 2ND READING 3/14/05)

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.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Judiciary.  
 Feb 18 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.

Feb 24 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 14 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 2; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 16 First reading, referred to Judiciary.  
 Mar 29 Executive session in committee.  
 Mar 30 JUD - Majority; do pass.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 24 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
 Feb 6 House Rules "X" file.

**HB 1644** by Representative B. Sullivan

Changing the law pertaining to waiver of rights by a juvenile.

(SEE ALSO PROPOSED 1ST SUB)

Revises the law pertaining to waiver of rights by a juvenile.

**HB 1644-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representative B. Sullivan)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the law pertaining to waiver of rights by a juvenile.

Declares 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. Because a parent or guardian is most often in a position to provide a juvenile with guidance in matters of great importance to a juvenile, it is the intent of the legislature to assist parents in their ability to aid and guide their children when making important legal decisions, including the decision to waive legal rights during custodial interrogations.

Declares an intent to provide children in police custody the opportunity to seek and receive consultation with his or her parents.

Provides that, when a law enforcement officer takes a juvenile into custody, the officer must make reasonable attempts to notify a parent, guardian, or custodian that the juvenile is in custody and where the juvenile is being held.

Provides that when a parent, guardian, or custodian requests to consult with a juvenile in custody and makes himself or herself immediately available, he or she shall be permitted to consult with the juvenile immediately upon his or her request, unless: (1) The juvenile objects to the consultation while in the presence of the parent, guardian, or custodian; or

(2) The parent, guardian, or custodian is a codefendant or victim of the juvenile.

Requires that, prior to questioning a juvenile in custody, a juvenile must be advised of his or her rights in substantially the following language: (1) That the juvenile has a right to remain silent;

(2) That any statement the juvenile makes can be and may be used against the juvenile;

(3) That the juvenile has a right to consult with an attorney; and

(4) That the juvenile has a right to consult with his or her parent, guardian, or custodian prior to questioning.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Juvenile Justice & Family Law.  
 Feb 8 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 Feb 23 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.

Feb 25 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Juvenile Justice & Family Law.

**HB 1645** by Representatives B. Sullivan, Holmquist, Upthegrove, Dickerson, Blake, Kristiansen, Linville, Lantz, Morris, Orcutt, Lovick, Campbell, Chase, Nixon, Williams, Wood, Schual-Berke, Ormsby, Rodne, Sells, Hinkle, Simpson, Kagi, Schindler, Morrell, Kenney, P. Sullivan, Clibborn, Tom, Cody, O'Brien, and Kilmer

Providing incentives for the use of clean-burning alternative fuels and equipment used in student transportation programs.

(SEE ALSO PROPOSED 1ST SUB)

Provides incentives for the use of clean-burning alternative fuels and equipment used in student transportation programs.

**HB 1645-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives B. Sullivan, Holmquist, Upthegrove, Dickerson, Blake, Kristiansen, Linville, Lantz, Morris, Orcutt, Lovick, Campbell, Chase, Nixon, Williams, Wood, Schual-Berke, Ormsby, Rodne, Sells, Hinkle, Simpson, Kagi, Schindler, Morrell, Kenney, P. Sullivan, Clibborn, Tom, Cody, O'Brien, and Kilmer)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides incentives for the use of clean-burning alternative fuels and equipment used in student transportation programs.

-- 2005 REGULAR SESSION --

Feb 1 Held on first reading.  
 Feb 2 First reading, referred to Technology, Energy & Communications.  
 Feb 15 Public hearing in committee.  
 Feb 17 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.

Feb 24 Referred to Finance.  
 Mar 4 Public hearing in committee.

**HB 1646** by Representatives B. Sullivan, Holmquist, Upthegrove, Linville, Blake, Morris, Orcutt, Lovick, Campbell, Chase, Williams, Schindler, Wood, Rodne, Sells, Hinkle, and Simpson

Providing tax incentives for alternative fuel.

(SEE ALSO PROPOSED 1ST SUB)

Provides tax incentives for alternative fuel.

**HB 1646-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives B. Sullivan, Holmquist, Uptegrove, Linville, Blake, Morris, Orcutt, Lovick, Campbell, Chase, Williams, Schindler, Wood, Rodne, Sells, Hinkle, and Simpson)

Providing tax incentives for alternative fuels.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides tax incentives for alternative fuel.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Technology, Energy & Communications.  
 Feb 15 Public hearing in committee.  
 Feb 17 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 25 Referred to Finance.  
 Mar 4 Public hearing in committee.

**HB 1647** by Representatives B. Sullivan, Morris, Chase, Williams, Sells, Linville, and Simpson

Providing incentives for hydrogen and the alternative fuels marketplace.

(SEE ALSO PROPOSED 1ST SUB)

Provides incentives for hydrogen and the alternative fuels marketplace.

**HB 1647-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives B. Sullivan, Morris, Chase, Williams, Sells, Linville, and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides incentives for hydrogen and the alternative fuels marketplace.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Technology, Energy & Communications.  
 Feb 15 Public hearing in committee.  
 Feb 17 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 24 Referred to Finance.  
 Mar 4 Public hearing in committee.

**HB 1648** by Representatives B. Sullivan, Appleton, Orcutt, Lovick, Campbell, Strow, and Hinkle

Increasing the penalty for intercepting, recording, or divulging private communications in executive sessions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that any person who violates RCW 9.73.030 by intercepting or recording communications or conversations in an executive session held pursuant to chapter 42.30 RCW is guilty of a class C felony.

Provides that any person who violates RCW 9.73.030 in a manner other than intercepting or recording communications or conversations in an executive session held pursuant to chapter 42.30 RCW is guilty of a gross misdemeanor.

**HB 1648-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives B. Sullivan, Appleton, Orcutt, Lovick, Campbell, Strow, and Hinkle)

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

Declares that "executive session" means any nonpublic meeting of a governing body held for one or more of the purposes enumerated in RCW 42.30.110.

Provides that, except as otherwise provided in chapter 42.30 RCW, it is unlawful for any person to knowingly violate RCW 9.73.030 by intercepting or recording communications or conversations: (1) In an executive session held pursuant to chapter 42.30 RCW; and

(2) Without the clear consent of the governing body that has convened the subject executive session.

Declares that a person who violates this act is guilty of committing a class C felony.

Declares that nothing in this act is deemed to prohibit a person from exercising his or her right to record communications and conversations that take place during an open and public meeting.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Criminal Justice & Corrections.

Feb 15 Public hearing in committee.

Feb 22 Executive session in committee.

CJC - Executive action taken by committee.

CJC - Majority; 1st substitute bill be substituted, do pass.

Feb 24 Passed to Rules Committee for second reading.

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, 92; nays, 1; absent, 0; excused, 5.

-- IN THE SENATE --

Mar 14 First reading, referred to Government Operations & Elections.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further consideration.

Referred to Criminal Justice & Corrections.

**HB 1649** by Representatives B. Sullivan, Santos, Nixon, and Schindler

Companion Bill: 5608

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 --

Feb 1 First reading, referred to Local Government.

**HB 1650** by Representatives O'Brien, Newhouse, Lovick, and Rodne; by request of Integrated Justice Information Board

Board

Companion Bill: 5627

Addressing the failure to respond to citations and notices of infractions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions relating to the failure to respond to citations and notices of infractions.

Repeals RCW 18.27.280.

**HB 1650-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives O'Brien, Newhouse, Lovick, and Rodne; by request of Integrated Justice Information Board)

Decriminalizing refusal to sign citations and notices of infractions issued electronically or by mail. (REVISED FOR PASSED LEGISLATURE: Modifying civil and traffic infraction provisions.)

(DIGEST AS ENACTED)

Removes the requirement that a person cited for a traffic or other civil infraction or citation sign the notice of infraction or citation, and decriminalizes the refusal to sign such notices.

Provides that a person who receives a statement of his or her options and the procedures for responding to a notice of civil infraction, and thereafter fails to exercise of those options in a timely manner, is guilty of a misdemeanor.

-- 2005 REGULAR SESSION --

- Feb 1 First reading, referred to Criminal Justice & Corrections.
- Feb 15 Public hearing in committee.
- Feb 22 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.
- Feb 24 Passed to Rules Committee for second reading.
- Mar 2 Made eligible to be placed on second reading.
- Mar 7 Placed on second reading by Rules Committee.
- Mar 16 Referred to Rules 2 Consideration.
- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.
- Feb 6 Placed on second reading by Rules Committee.
- Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
- IN THE SENATE --
- Feb 10 First reading, referred to Judiciary.
- Feb 22 Public hearing in committee.
- Feb 23 Executive session in committee.
- Feb 24 JUD - Majority; do pass.  
Passed to Rules Committee for second reading.
- Feb 28 Made eligible to be placed on second reading.
- Mar 2 Placed on second reading by Rules Committee.
- Mar 3 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 4 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.
- Mar 6 Speaker signed.
- IN THE SENATE --
- Mar 7 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.  
Mar 28 Governor signed.  
Chapter 270, 2006 Laws.  
Effective date 6/7/2006.

**HB 1651** by Representatives O'Brien, Darneille, and Lovick

Companion Bill: 5643

Exempting community notification and release of sex offender information from public disclosure.

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 State Government Operations & Accountability.
- Feb 15 Public hearing in committee.

**HB 1652** by Representatives Ericks, Appleton, Simpson, Kilmer, Eickmeyer, Woods, Lovick, Santos, and Linville

Companion Bill: 5675

Authorizing fire protection districts to establish or participate in health clinic services.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 52.02.020 to authorize fire protection districts to establish or participate in health clinic services.

**HB 1652-S** by House Committee on Health Care (originally sponsored by Representatives Ericks, Appleton, Simpson, Kilmer, Eickmeyer, Woods, Lovick, Santos, and Linville)

(DIGEST AS ENACTED)

Provides that, in addition to other services authorized under RCW 52.02.020, fire protection districts that share a common border with Canada and are surrounded on three sides by water or are bounded on the north by Bremerton, on the west by Mason county, on the south by Pierce county, and on the east by the

Puget Sound, may also establish or participate in the provision of health clinic services.

VETO MESSAGE ON HB 1652-S

May 4, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 2, Substitute House Bill No. 1652 entitled:

This bill authorizes one additional fire protection district to operate a health clinic in Kitsap County. Section 2 of the bill directs the Department of Health to conduct a study to evaluate the merits of allowing fire protection districts to establish or participate in the provision of health care services. The study must consider the scope of services that might be provided, the interest among Washington's fire districts in providing these services, the need for having them do so, and the impact on health expenditures and potential government liability. Section 2 also includes the appointment of an advisory group to assist in the study and a final report by September 1, 2006. The Legislature did not, however, appropriate funds for the study.

For these reasons, I have vetoed Section 2 of Substitute House Bill No. 1652.

With the exception of Section 2, Substitute House Bill No. 1652 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Health Care.  
Feb 18 Public hearing in committee.  
Feb 24 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.

Feb 28 Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading suspension calendar.  
Mar 8 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --

Mar 9 First reading, referred to Health & Long-Term Care.  
Mar 30 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 HEA - Majority; do pass.  
Minority; without recommendation.  
Apr 4 Passed to Rules Committee for second reading.  
Apr 7 Placed on second reading by Rules Committee.  
Apr 13 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 40; nays, 7; absent, 0; excused, 2.  
-- IN THE HOUSE --

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

Apr 19 Senate 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, 48; nays, 1; absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 20 House concurred in Senate amendments. Passed final passage; yeas, 95; nays, 2; absent, 0; excused, 1.  
Apr 21 Speaker signed.  
-- IN THE SENATE --

Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.

May 4 Governor partially vetoed.  
Chapter 281, 2005 Laws PV.  
Effective date 7/24/2005.

**HB 1653** by Representatives O'Brien, Moeller, Lovick, Clibborn, Roberts, B. Sullivan, Murray, Morrell, Ericks, Campbell, Chase, and Santos

Assessing environmental lead paint hazards.

(SEE ALSO PROPOSED 1ST SUB)

Finds that it is in the public interest to assess the risks to children's health caused by exposure to lead in paint and educate property owners about the potential dangers to children from exposure to lead in paint.

Directs the department and the department of health to jointly assess housing stock in Washington state to identify areas of potentially high risk for child lead exposure. In assessing the housing stock, the department and the department of health may use existing data and targeted testing for child lead exposure. The department and the department of health shall report their findings to the appropriate committees of the legislature by December 31, 2005.

Requires the department, in conjunction with the department of health and the department of ecology, to establish a lead paint hazard education and awareness strategy to notify owners of affected property and tenants about the risks of exposure from lead paint.

**HB 1653-S** by House Committee on Appropriations (originally sponsored by Representatives O'Brien, Moeller, Lovick, Clibborn, Roberts, B. Sullivan, Murray, Morrell, Ericks, Campbell, Chase, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that it is in the public interest to assess the risks to children's health caused by exposure to lead in paint and educate property owners about the potential dangers to children from exposure to lead in paint.

Directs the department and the department of health to jointly assess housing stock in Washington state to identify areas of potentially high risk for child lead exposure. In assessing the housing stock, the department and the department of health may use existing data and targeted testing for child lead exposure. The department and the department of health shall report their findings to the appropriate committees of the legislature by December 31, 2005.

Requires the department, in conjunction with the department of health and the department of ecology, to establish a lead paint hazard education and awareness strategy to notify owners of affected property and tenants about the risks of exposure from lead paint.

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

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Housing.  
Feb 8 Public hearing in committee.  
Feb 22 Executive session in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; do pass with amendment(s).  
Feb 23 Referred to Appropriations.  
Mar 3 Executive session in committee.

APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Housing.

**HB 1654** by Representatives Ahern, O'Brien, Miloscia, Holmquist, Crouse, Curtis, Dunn, Nixon, Haler, McCune, Kretz, Schindler, Serben, McDonald, Roach, Shabro, Buri, and Campbell

Companion Bill: 5851

Regarding health care provider right of conscience.

Declares that no physician or health care personnel shall be civilly or criminally liable to any person, estate, public or private entity, or public official by reason of his or her refusal to perform, assist, counsel, suggest, recommend, refer, or participate in any way in any particular form of health care service that is contrary to the conscience of such physician or health care personnel.

Provides that it is unlawful for any person, public or private institution, or public official to discriminate against any person in any manner, including but not limited to, licensing, hiring, promotion, transfer, staff appointment, hospital, managed care entity, 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.

-- 2005 REGULAR SESSION --  
 Feb 1 First reading, referred to Health Care.

**HB 1655** by Representatives Ahern, Dunn, Schindler, Crouse, Haler, Kretz, Serben, McDonald, McCune, Roach, Shabro, Buri, Condotta, and Kristiansen

Protecting children from material that is harmful to minors.

Declares an intent to promote the safety and well-being of children by limiting the ability of children to access sexually explicit materials and to ensure the law reinforces and supports the wishes of parents regarding their children's access to such graphic materials.

Provides that a person who is convicted of violating this act is guilty of a gross misdemeanor.

Declares that the state of Washington fully occupies and preempts within the boundaries of the state the entire field of regulation and sanctions for displaying, selling, furnishing, presenting, or otherwise distributing matter or performances that are harmful to minors.

Provides that counties, cities, towns, or other municipalities may enact only those laws and ordinances relating to matter and performances harmful to minors that are consistent with this act.

Provides that local laws and ordinances that are inconsistent with, more restrictive than, or exceed the requirements of this act may not be enacted and are preempted and repealed, regardless of the nature of the code, charter, or home rule status of such county, city, town, or municipality.

Repeals provisions of chapter 9.68 RCW.

-- 2005 REGULAR SESSION --  
 Feb 1 First reading, referred to Judiciary.

**HB 1656** by Representatives Ahern, Miloscia, Schindler, Dunn, Haler, Holmquist, Kretz, Crouse, Serben, McCune, Roach, Shabro, Kristiansen, Campbell, and Nixon

Companion Bill: 5478

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.

-- 2005 REGULAR SESSION --  
 Feb 1 First reading, referred to Health Care.

**HB 1657** by Representatives Takko, Buck, B. Sullivan, Orcutt, Blake, Wallace, Sells, and Chase

Companion Bill: 5437

Concerning the construction of bridges and trestles over tidelands, shorelands, and harbor areas of the state.

(SUBSTITUTED FOR - SEE 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.

**HB 1657-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Takko, Buck, B. Sullivan, Orcutt, Blake, Wallace, Sells, and Chase)

Concerning the construction of bridges and trestles.

(DIGEST AS ENACTED)

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 resource damages to those aquatic lands affected not already covered by an approved state or federal regulatory mitigation plan. Such a right shall be granted by easement and no charge may be made to the county, city, town, or other municipality, for such an easement. Provides that 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.

Provides that, by December 1, 2008, the department must deliver a report to the legislature regarding the collection of administrative fees as described in this act.

-- 2005 REGULAR SESSION --  
 Feb 1 First reading, referred to Natural Resources, Ecology & Parks.  
 Mar 1 Public hearing and executive action taken in committee.

NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.

Mar 2 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 10 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 90; nays, 0; absent, 0; excused, 8.  
 -- IN THE SENATE --

Mar 12 First reading, referred to Natural Resources, Ocean & Recreation.  
 Mar 23 Public hearing in committee.  
 Mar 28 Executive session in committee.  
 Mar 29 NROR - Majority; do pass.  
 Mar 30 Passed to Rules Committee for second reading.  
 Apr 1 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 3; absent, 0; excused, 0.  
 -- IN THE HOUSE --

Apr 6 Speaker signed.  
 -- IN THE SENATE --

Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --

Apr 8 Delivered to Governor.  
 Apr 14 Governor signed.  
 Chapter 58, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1658** by Representatives Haigh, Pettigrew, Buri, Fromhold, and Wood

Companion Bill: 5652

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 Transportation.

**HB 1659** by Representatives Santos, McCoy, Pettigrew, Kenney, Hunter, Chase, Dickerson, Simpson, and Upthegrove

Companion Bill: 5938

Creating the joint select committee on equitable opportunity for all.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 1659-S** by House Committee on Education (originally sponsored by Representatives Santos, McCoy, Pettigrew, Kenney, Hunter, Chase, Dickerson, Simpson, and Upthegrove)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Education.  
 Feb 9 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Education.

**HB 1660** by Representatives Moeller, Tom, Hasegawa, Ericks, Lantz, Flannigan, Appleton, Roberts, Curtis, Hunt, Green, Chase, Lovick, Orcutt, Morrell, Cody, McCune, Williams, Schual-Berke, Dickerson, and Simpson

Expanding the definition of "at-risk youth."

(SEE ALSO PROPOSED 1ST SUB)

Amends RCW 13.32A.030 relating to the definition of "at-risk youth."

**HB 1660-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Moeller, Tom, Hasegawa, Ericks, Lantz, Flannigan, Appleton, Roberts, Curtis, Hunt, Green, Chase, Lovick, Orcutt, Morrell, Cody, McCune, Williams, Schual-Berke, Dickerson, and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 13.32A.030 relating to the definition of "at-risk youth."

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Juvenile Justice & Family Law.  
 Feb 8 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; 1st substitute bill be substituted, do pass.  
 Feb 21 Referred to Appropriations.

**HB 1661** by Representatives Moeller, Hasegawa, Appleton, Hunt, Ericks, Chase, Curtis, Lovick, McCune, and Cody

Companion Bill: 5500

Specifying procedures for transfer of juvenile proceedings.

(SUBSTITUTED FOR - SEE 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.

**HB 1661-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Moeller, Hasegawa, Appleton, Hunt, Ericks, Chase, Curtis, Lovick, McCune, and Cody)

(DIGEST AS ENACTED)

Provides that the court upon motion of any party or upon its own motion may, at any time, transfer a proceeding to another juvenile court when there is reason to believe that an impartial proceeding cannot be held in the county in which the proceeding was begun.

Provides that a court may transfer a proceeding to another juvenile court following disposition for the purposes of supervision and enforcement of the disposition order.

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.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Juvenile Justice & Family Law.  
 Feb 15 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; 1st substitute bill be substituted, do pass.  
 Feb 25 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Human Services & Corrections.  
 Mar 21 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 HSC - Majority; do pass.  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 11 Placed on second reading by Rules Committee.  
 Apr 12 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 40; nays, 0; absent, 2; excused, 7.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 165, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1662** by Representatives Kenney, Cox, Sells, Chase, and Linville; by request of Governor Gregoire

Companion Bill: 5381

Authorizing an independent, nonprofit Washington academy of sciences.

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 or the governor's designee.

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 --

- Feb 1 First reading, referred to Higher Education.  
 Feb 15 Public hearing in committee.  
 Feb 18 Executive session in committee.  
 HE - Executive action taken by committee.  
 HE - Majority; do pass.  
 Feb 22 Referred to Appropriations.  
 Mar 1 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Mar 4 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1663** by Representatives Kagi, Dickerson, Darneille, Walsh, Roberts, McDonald, Pettigrew, McIntire, Tom, Hunter, Nixon, Clibborn, Santos, Rodne, Kenney, and Simpson

Creating the prevention and intervention investment council.

(SEE ALSO PROPOSED 1ST SUB)

Creates the prevention and intervention investment council to direct and support the following: (1) The investment of state resources in evidence-based prevention and intervention programs in the state; and

(2) Ongoing research and evaluation of sound, theory-based prevention and intervention programs with the goal of expanding the number and type of available evidence-based programs.

Provides that in conducting its work, the council shall consult a broad range of available research, including research conducted by the Washington state institute for public policy on prevention and early intervention programs.

Requires that twenty percent of state spending for alternate response systems, family preservation services, and early intervention public health nurse services shall be spent on evidence-based prevention and intervention programs identified by the prevention and intervention investment council pursuant to this act. This funding shall be limited to spending for services to families involved with the child welfare system.

Provides that existing state entities that support prevention and intervention programs, including but not limited to the Washington council for the prevention of child abuse and neglect, the family policy council, and the governor's juvenile justice advisory committee, shall focus on funding sound, theory-based prevention and intervention programs with the goal of expanding the number and type of available evidence-based programs. These state entities shall coordinate their activities with the activities of the prevention and intervention investment council.

**HB 1663-S** by House Committee on Children & Family Services (originally sponsored by Representatives Kagi, Dickerson, Darneille, Walsh, Roberts, McDonald, Pettigrew, McIntire, Tom, Hunter, Nixon, Clibborn, Santos, Rodne, Kenney, and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Creates the prevention and intervention investment council to direct and support the following: (1) The investment of state

resources in evidence-based prevention and intervention programs in the state; and

(2) Ongoing research and evaluation of sound, theory-based prevention and intervention programs with the goal of expanding the number and type of available evidence-based programs.

Provides that in conducting its work, the council shall consult a broad range of available research, including research conducted by the Washington state institute for public policy on prevention and early intervention programs.

Directs the prevention and intervention investment council to develop and maintain a defined menu of evidence-based prevention and intervention programs that have been demonstrated to achieve significantly more benefits than costs with respect to the two following outcomes: Reduction in child abuse; and reduction in child neglect.

Requires that twenty percent of state spending for alternate response systems, family preservation services, and early intervention public health nurse services shall be spent on evidence-based prevention and intervention programs identified by the prevention and intervention investment council pursuant to this act. This funding shall be limited to spending for services to families involved with the child welfare system.

Provides that, with the approval of the council, the department of social and health services may spend up to ten percent of the amount provided in this section to meet costs of staffing, training, and information system changes necessary to implement this act.

Provides that existing state entities that support prevention and intervention programs, including but not limited to the Washington council for the prevention of child abuse and neglect, the family policy council, and the governor's juvenile justice advisory committee, shall focus on funding sound, theory-based prevention and intervention programs with the goal of expanding the number and type of available evidence-based programs. These state entities shall coordinate their activities with the activities of the prevention and intervention investment council.

-- 2005 REGULAR SESSION --

- Feb 1 First reading, referred to Children & Family Services.  
 Feb 10 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 18 Referred to Appropriations.  
 Feb 28 Public hearing in committee.

**HB 1664** by Representatives Grant, Buri, Linville, Walsh, and Schindler

Companion Bill: 5663

Changing the tax exemptions for machinery and equipment used to reduce agricultural burning.

(SEE ALSO PROPOSED 1ST 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.

**HB 1664-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Grant, Buri, Linville, Walsh, and Schindler)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

Finds that rules enacted to improve air quality in selected parts of eastern Washington created a financial hardship for some growers of cereal grains and grass grown for seed. The legislature

provided tax incentives in 2000 to assist such growers transition to alternative management systems while further improving air quality. Because those incentives have been difficult to administer, the legislature finds that it is necessary to refine and narrow those incentives.

Repeals RCW 82.08.840, 82.12.840, 82.04.4459, and 84.36.580.

-- 2005 REGULAR SESSION --  
 Feb 1 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 18 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 Referred to Finance.  
 Mar 7 Public hearing in committee.

**HB 1665** by Representatives Shabro, Ahern, Roach, and McCune

Establishing a state veterans' song.

Declares that the song, music, and lyrics, "Thanks to Them," composed by Jerry Hayes, is hereby designated as the official veterans' song of the state of Washington.

-- 2005 REGULAR SESSION --  
 Feb 1 First reading, referred to State Government Operations & Accountability.

**HB 1666** by Representatives Shabro, Lovick, Roach, Ahern, Chase, McCune, and Schindler

Companion Bill: 5480

Increasing penalties for manufacturing methamphetamine.

Increases penalties for manufacturing methamphetamine.

-- 2005 REGULAR SESSION --  
 Feb 1 First reading, referred to Criminal Justice & Corrections.

**HB 1667** by Representatives Shabro, Darneille, Roach, Chase, McDonald, and Simpson

Providing sales tax relief to low-income persons.

Provides sales tax relief to low-income persons.

Declares that, for the purposes of this act, "eligible person" means a resident of this state who has a combined disposable income, as defined in RCW 84.36.383, that is less than one hundred fifty percent of the federal poverty level as adjusted for household size and determined annually by the federal department of health and human services.

-- 2005 REGULAR SESSION --  
 Feb 1 First reading, referred to Finance.

**HB 1668** by Representatives Lantz and Priest; by request of Board For Judicial Administration

Changing provisions relating to the administrative office of the courts.

(DIGEST AS ENACTED)

Revises provisions relating to the administrative office of the courts.

VETO MESSAGE ON HB 1668

May 4, 2005

To the Honorable Speaker and Members,

The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 18, House Bill No. 1668 entitled:

Section 18, which amends RCW 9.94A.660, presents an irreconcilable conflict with the provisions of Engrossed Second Substitute House Bill No. 2015. Section 18 is rendered moot by language changes in Engrossed Second Substitute House Bill No. 2015, and has no substantive effect on either bill.

For these reasons, I have vetoed Section 18 of House Bill No. 1668.

With the exception of Section 18, House Bill No. 1668 is approved.

Respectfully submitted,  
 Christine O. Gregoire  
 Governor

-- 2005 REGULAR SESSION --  
 Feb 1 First reading, referred to Judiciary.  
 Feb 8 Public hearing and executive action taken in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Feb 9 Passed to Rules Committee for second reading.  
 Feb 15 Placed on second reading suspension calendar.  
 Feb 28 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 90; nays, 0; absent, 0; excused, 8.  
 -- IN THE SENATE --  
 Mar 1 First reading, referred to Judiciary.  
 Mar 23 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 JUD - Majority; do pass.  
 Minority; do not pass.  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 39; nays, 0; absent, 0; excused, 10.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 May 4 Governor partially vetoed.  
 Chapter 282, 2005 Laws PV.  
 Effective date 7/24/2005.

**HB 1669** by Representative Schual-Berke; by request of Insurance Commissioner

Companion Bill: 5607

Regulating health care grievance and appeal processes.

Establishes provisions for the regulation of health care grievance and appeal processes.

Repeals RCW 48.46.100.

-- 2005 REGULAR SESSION --  
 Feb 1 First reading, referred to Health Care.

**HB 1670** by Representatives Darneille, Shabro, Kirby, Armstrong, Kessler, Hinkle, Grant, Chase, Hunt, Williams, and Kenney

Companion Bill: 5909

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 1 First reading, referred to Health Care.

**HB 1671** by Representatives Kirby, Campbell, Williams, and Wood

Companion Bill: 5737

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.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Judiciary.

Feb 16 Public hearing in committee.

**HB 1672** by Representatives Conway, Hudgins, Green, Cody, Appleton, Morrell, Wood, McCoy, Kenney, Moeller, and Chase

Requiring hospitals to establish a safe patient handling committee.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires each hospital to establish a written patient care activities program that addresses patient handling with input from the safe patient handling committee to prevent musculoskeletal disorders among health care workers and injuries to patients. As part of this program, a hospital must: (1) Implement a no manual lift policy for all shifts and units of the hospital;

(2) Conduct a patient handling hazard assessment. This assessment should consider such variables as patient-handling tasks, types of nursing units, patient populations, and the physical environment of patient care areas;

(3) Develop a process to identify patients that require the appropriate use of the no manual lift policy;

(4) Train staff on policies and equipment and devices before implementation and at least annually or as changes are made to the patient care activities program or type or make of equipment being used; and

(5) Conduct an annual performance evaluation of the program to prevent musculoskeletal disorders to determine the program's effectiveness according to the reduction of musculoskeletal disorder claims and days of lost work for musculoskeletal disorder purposes and make recommendations to increase the program's effectiveness.

Provides that a hospital employee who refuses a patient care activity due to concerns about either employee or patient safety or the lack of trained lift team personnel or equipment may not, based upon the refusal, be the subject of disciplinary action by the hospital or hospital managers or employees.

Takes effect July 1, 2006.

**HB 1672-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Hudgins, Green, Cody, Appleton, Morrell, Wood, McCoy, Kenney, Moeller, and Chase)

(DIGEST AS ENACTED)

Provides that, by February 1, 2007, each hospital must establish a safe patient handling committee either by creating a new committee or assigning the functions of a safe patient handling committee to an existing committee. The purpose of the committee is to design and recommend the process for implementing a safe patient handling program. At least half of the members of the safe patient handling committee shall be frontline nonmanagerial employees who provide direct care to patients unless doing so will adversely affect patient care.

Provides that, by December 1, 2007, each hospital must establish a safe patient handling program. As part of this program, a hospital must: (1) Implement a safe patient handling policy for all shifts and units of the hospital. Implementation of the safe patient handling policy may be phased-in with the acquisition of equipment under this act;

(2) Conduct a patient handling hazard assessment. This assessment should consider such variables as patient-handling tasks, types of nursing units, patient populations, and the physical environment of patient care areas;

(3) Develop a process to identify the appropriate use of the safe patient handling policy based on the patient's physical and medical condition and the availability of lifting equipment or lift teams. The policy shall include a means to address circumstances under which it would be medically contraindicated to use lifting or transfer aids or assistive devices for particular patients;

(4) Conduct an annual performance evaluation of the program to determine its effectiveness, with the results of the evaluation reported to the safe patient handling committee. The evaluation shall determine the extent to which implementation of the program has resulted in a reduction in musculoskeletal disorder claims and days of lost work attributable to musculoskeletal disorder caused by patient handling, and include recommendations to increase the program's effectiveness; and

(5) When developing architectural plans for constructing or remodeling a hospital or a unit of a hospital in which patient handling and movement occurs, consider the feasibility of incorporating patient handling equipment or the physical space and construction design needed to incorporate that equipment at a later date.

Provides that a hospital shall develop procedures for hospital employees to refuse to perform or be involved in patient handling or movement that the hospital employee believes in good faith will expose a patient or a hospital employee to an unacceptable risk of injury. A hospital employee who in good faith follows the procedure developed by the hospital in accordance with this provision shall not be the subject of disciplinary action by the hospital for the refusal to perform or be involved in the patient handling or movement.

Provides that, by January 1, 2007, the department shall develop rules to provide a reduced workers' compensation premium for hospitals that implement a safe patient handling program. The rules shall include any requirements for obtaining the reduced premium that must be met by hospitals.

Requires the department to complete an evaluation of the results of the reduced premium, including changes in claim

frequency and costs, and shall report to the appropriate committees of the legislature by December 1, 2010, and 2012.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Commerce & Labor.  
Feb 10 Public hearing in committee.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
Jan 30 Public hearing in committee.  
Feb 1 Executive session in committee.  
Feb 2 CL - Executive action taken by committee.  
Feb 2 CL - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Referred to Appropriations.  
Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Commerce & Labor.  
Minority; do not pass.  
Feb 6 Passed to Rules Committee for second reading.  
Feb 10 Placed on second reading.  
Feb 14 Referred to Rules 2 Consideration.  
Mar 4 Rules Committee relieved of further consideration. Placed on second reading.  
Mar 7 1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 85; nays, 13; absent, 0; excused, 0.  
-- IN THE SENATE --  
Rules suspended.  
Placed on second reading.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
-- IN THE HOUSE --  
Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Mar 22 Governor signed.  
Chapter 165, 2006 Laws.  
Effective date 6/7/2006.

**HB 1673** by Representatives Clements, Armstrong, Dunn, Newhouse, Serben, McDonald, Anderson, Ahern, Condotta, Curtis, McCune, Alexander, Bailey, Cox, Hinkle, Shabro, Rodne, Holmquist, Schindler, Skinner, Buck, Kretz, Priest, Orcutt, Ericksen, Haler, Woods, Kristiansen, Strow, Crouse, Pearson, and Talcott

Reducing the regulatory burden for Washington businesses.

Finds that: (1) There is an alarming increase of rules that duplicate or contradict each other, are outdated, or do more harm than good;

(2) The central function and purpose of government is to protect the basic freedoms of its citizens;

(3) One of the most pressing public issues is the ever-expanding scope and burden of government regulations, and the implications this trend has for the people's economic liberties; and

(4) The development, proposal, and adoption of rules, as well as the existing rules, in this state are in need of careful examination in order to assure that they faithfully execute the laws of the state without unduly burdening the state's economy and imposing needless costs and requirements on the businesses, local governments, and citizens of this state.

Declares an intent to: (1) Direct agencies to analyze the costs and benefits of their rules and to consider using regulatory approaches designed to avoid undue deleterious or overly burdensome impacts on regulated parties, the economy, and the

administration of state and local governmental agencies, to the extent consistent with the objectives of applicable statutes; and

(2) Create a permanent office of regulatory reform within the executive branch to review all state rules and determine which rules duplicate or contradict each other, are no longer needed, or do more harm than good to the public interest.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to State Government Operations & Accountability.  
Feb 16 Public hearing in committee.

**HB 1674** by Representatives Condotta, Armstrong, Holmquist, Schindler, Serben, Kretz, Clements, Shabro, Skinner, McDonald, Haler, McCune, Ericksen, Newhouse, Alexander, Woods, Kristiansen, Dunn, Strow, Crouse, Bailey, Pearson, Rodne, Hinkle, and Talcott

Companion Bill: 5674

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 1 First reading, referred to Commerce & Labor.

**HB 1675** by Representatives Orcutt, Armstrong, Clements, Dunn, Newhouse, Serben, Curtis, McDonald, Condotta, Bailey, Ahern, McCune, Hinkle, Alexander, Cox, Shabro, Rodne, Holmquist, Schindler, Skinner, Buck, Kretz, Haler, Ericksen, Woods, Kristiansen, Campbell, Strow, Crouse, Pearson, and Talcott

Revising excise tax provisions to encourage small business.

Revises excise tax provisions to encourage small business.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 4 Public hearing in committee.

**HB 1676** by Representatives Roach, Buri, Kretz, Walsh, Ahern, Haler, McDonald, Rodne, Hinkle, Armstrong, Bailey, McCune, Alexander, Cox, Shabro, Condotta, Holmquist, Schindler, Serben, Buck, Clements, Skinner, Priest, Orcutt, Ericksen, Newhouse, Woods, Kristiansen, Dunn, Campbell, Strow, Crouse, Pearson, Simpson, and Talcott

Providing business and occupation tax exemptions for new small businesses.

Provides business and occupation tax exemptions for new small businesses.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 15 Public hearing in committee.

**HB 1677** by Representatives Kessler, Buck, Hunt, DeBolt, Williams, P. Sullivan, Santos, Quall, Ormsby, Linville, and Simpson

Companion Bill: 5558

Establishing a prescription drug assistance foundation.

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.

Declares that the foundation shall be administered 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.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Health Care.

**HB 1678** by Representatives Condotta, Holmquist, Newhouse, Sump, Kretz, Ahern, Hinkle, Orcutt, Bailey, Schindler, Crouse, Kristiansen, Woods, Dunn, McCune, and Rodne

Making unfunded mandates optional on local governments.

Provides that a political subdivision may choose to comply with a requirement of any nature imposed by the state, or any instrumentality of the state, if the total state funds provided to the political subdivision that may be expended or are required to be expended by the political subdivision to meet the requirement are not sufficient to pay for all the costs of meeting the requirement.

Provides that, if these state moneys are not sufficient, the requirement loses its mandatory nature and becomes a recommendation or option for the political subdivision and a penalty may not be imposed on the political subdivision for failing to comply with the requirement.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Local Government.

**HB 1679** by Representatives Fromhold, Orcutt, and Conway

Excluding certain leasehold interests in amphitheaters from the leasehold excise tax.

Excludes all leasehold interests in the public or entertainment areas of an amphitheater if a private entity is responsible for one hundred percent of the cost of constructing the amphitheater which is not reimbursed by the public owner, both the public owner and the private lessee sponsor events at the facility on a regular basis, the lessee is responsible under the lease or agreement to operate and maintain the facility, and the amphitheater has a seating capacity of over seventeen thousand reserved and general admission seats and is in a county with a population of over three hundred fifty thousand, but less than four hundred twenty-five thousand.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Finance.

Mar 1 Public hearing in committee.

**HB 1680** by Representatives Upthegrove, Jarrett, Moeller, B. Sullivan, Kirby, Cody, McDermott, Haler, Santos, Schual-Berke, Kenney, and Simpson

Companion Bill: 5678

Promoting safe neighborhoods through more effective community planning.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 1680-S** by House Committee on Local Government (originally sponsored by Representatives Upthegrove, Jarrett, Moeller, B. Sullivan, Kirby, Cody, McDermott, Haler, Santos, Schual-Berke, Kenney, and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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, 2006, containing a description and evaluation of the pilot projects implemented under this act.

-- 2005 REGULAR SESSION --

Feb 1 First reading, referred to Local Government.

Feb 9 Public hearing in committee.

Feb 21 Executive session in committee.

LG - Executive action taken by committee.

LG - Majority; 1st substitute bill be substituted, do pass.

Feb 23 Referred to Appropriations.

**HB 1681** by Representatives B. Sullivan, Darneille, Chase, Appleton, Upthegrove, and Lovick

Companion Bill: 5554

Extending and adding a member to the joint task force on criminal background check processes.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1681-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives B. Sullivan, Darneille, Chase, Appleton, Upthegrove, and Lovick)

(DIGEST AS ENACTED)

Provides for a representative from a for-profit entity that primarily serves children or vulnerable adults, and a representative of an organization that serves as a clearinghouse for other nonprofit organizations in the state and that recruits volunteers and trains nonprofit boards of directors.

Provides for a representative selected by the state's long-term care ombudsman.

Requires the task force to determine what is the feasibility of establishing a state registration program for private youth sports coaches under which some or all of such persons are required to obtain and disclose to prospective clients and employers a copy of the results of their fingerprint-based criminal background checks.

Requires a review of the practices of the department of social and health services with respect to checking the backgrounds of its employees, applicants for employment, and candidates for promotion.

Provides that the task force shall report its findings and recommendations to the legislature by December 31, 2005.

-- 2005 REGULAR SESSION --

- Feb 1 First reading, referred to Criminal Justice & Corrections.  
 Feb 15 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 25 Passed to Rules Committee for second reading.  
 Mar 8 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, 94; nays, 0; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Human Services & Corrections.  
 Mar 28 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 HSC - Majority; do pass with amendment(s).  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on 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, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 13 Governor signed.  
 Chapter 452, 2005 Laws.  
 Effective date 5/13/2005.

**HB 1682** by Representatives B. Sullivan, Darneille, Chase, and Lovick

Companion Bill: 5553

Creating a pilot program for live scan devices.

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.

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.

-- 2005 REGULAR SESSION --

- Feb 1 First reading, referred to Criminal Justice & Corrections.  
 Feb 15 Public hearing in committee.

**HB 1683** by Representatives B. Sullivan, Lovick, Ericks, and O'Brien

Authorizing provisional remedies in civil forfeiture proceedings.

Provides that, prior to a determination of forfeiture of real property under RCW 69.50.505 and upon a motion by the seizing agency, the court may issue orders to prevent and restrain a person from permitting foreclosure on the property and from committing or permitting waste on the property. The orders issued under this act may include, but are not limited to, restraining orders or prohibitions or taking such other actions, including the acceptance of satisfactory performance bonds, or other restraints as the court deems proper. The orders may also include attachment, receivership, the appointment of custodians, accountants, or trustees, or any other action to ensure the maintenance and preservation of the real property subject to forfeiture under RCW 69.50.505.

Provides that the court may issue an order under this act when it determines that: (1) There is a substantial probability that the seizing agency will prevail on the issue of forfeiture and that failure to enter the order would likely result in the property being damaged, subject to foreclosure, or otherwise be unavailable for forfeiture; and

(2) The need to preserve the availability of the property through the issuance of the court order outweighs the hardship on any party against whom the order may operate.

-- 2005 REGULAR SESSION --

- Feb 1 First reading, referred to Judiciary.

**HB 1684** by Representatives Bailey, Curtis, Hinkle, Skinner, Armstrong, Condotta, Shabro, Talcott, Kristiansen, Strow, Serben, Roach, Schindler, McDonald, and Rodne

Companion Bill: 5982

Providing access to health insurance for small employers and their employees.

Provides access to health insurance for small employers and their employees.

-- 2005 REGULAR SESSION --

- Feb 1 First reading, referred to Health Care.

**HB 1685** by Representatives Bailey, Curtis, Skinner, Orcutt, Armstrong, Shabro, Strow, Serben, Roach, Rodne, Schindler, and Condotta

Concerning health insurance policy mandates.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, after the effective date of this act, no health carrier may deliver, issue, or renew a health insurance policy that includes any additional coverage mandates, beyond those mandates in effect on the effective date of this act.

**HB 1685-S** by House Committee on Health Care (originally sponsored by Representatives Bailey, Curtis, Skinner, Orcutt, Armstrong, Shabro, Strow, Serben, Roach, Rodne, Schindler, and Condotta)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the office of the insurance commissioner to contract for an independent health care actuarial review of all existing

health care coverage statutory requirements. The review shall determine the cost of including the statutory requirements in a health plan, including the premium cost per member per month; an assessment of the cost-benefit ratio of the statutory requirement and whether the statutory requirement can be correlated to savings in other services; and an assessment of whether market demand has already resulted in inclusion of current statutory requirements in a significant number of health benefit plans in states that do not have such statutory requirements.

Requires an interim report to appropriate committees of the legislature on December 1, 2005, and a final report submitted by December 1, 2006.

- 2005 REGULAR SESSION --
- Feb 1 First reading, referred to Health Care.  
 Feb 28 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.
- Mar 2 Passed to Rules Committee for second reading.  
 Mar 14 Placed on second reading.  
 Mar 16 Referred to Rules 2 Consideration.
- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Health Care.

**HB 1686** by Representatives Bailey, Armstrong, Hinkle, Skinner, Clements, Shabro, Roach, Kristiansen, Newhouse, Talcott, Pearson, Strow, Woods, Schindler, Serben, Buck, Ahern, and McCune

Implementing health coverage cost reduction and consumer choice.

Finds that: (1) The cost of health care, along with the number of uninsured persons, is continuing to rise;

(2) Many individuals are uninsured because employers are not given adequate health insurance options that they and their employees can afford;

(3) Due to the increasing number of mandated health benefits, willing small employers are financially unable to provide affordable health insurance to their employees that meets the employees' individual needs;

(4) The purchaser and recipient of health care should have more control over the services and products they purchase; and

(5) It is in the best interest of the people of the state of Washington to contain the significantly increasing costs of malpractice insurance for licensed health care professionals and institutions and noninstitutional care providers in order to ensure the continued availability and affordability of health care services in this state by enacting further reforms to the health care tort liability system.

Declares an intent to: (1) Provide employees with more options in choosing a quality health care plan that meets their individual needs;

(2) Create a moratorium on new mandated health benefits, and require an independent cost-benefit analysis of all current health benefit mandates;

(3) Direct the public employees' benefits board to offer a health savings account option to public employees; and

(4) Enact medical malpractice reforms to stabilize the health care professional liability insurance market, maintain access to affordable quality health care services, and avert the kind of crisis now facing the residents of Washington.

- 2005 REGULAR SESSION --
- Feb 2 First reading, referred to Health Care.

**HB 1687** by Representatives Moeller, Talcott, O'Brien, Ericks, Lovick, Tom, Roberts, Appleton, Kagi, Hunter, and Chase

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

(SUBSTITUTED FOR - SEE 1ST SUB)

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

Provides that, if a preponderance of the evidence in the record supports a finding that the person petitioning the court has engaged in violence and that it is more likely than not that the person will engage in violence after his or her right to possess a firearm is restored, the person shall bear the burden of proving by clear, cogent, and convincing evidence that he or she does not present a substantial danger to the safety of others.

Provides that no person who has been found not guilty by reason of insanity may petition a court for restoration of the right to possess a firearm unless the person meets the requirements for the restoration of the right to possess a firearm that would have applied under RCW 9.41.040(4) if the person had been found guilty of the crime.

**HB 1687-S** by House Committee on Judiciary (originally sponsored by Representatives Moeller, Talcott, O'Brien, Ericks, Lovick, Tom, Roberts, Appleton, Kagi, Hunter, and Chase)

(DIGEST AS ENACTED)

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

Provides that, if a preponderance of the evidence in the record supports a finding that the person petitioning the court has engaged in violence and that it is more likely than not that the person will engage in violence after his or her right to possess a firearm is restored, the person shall bear the burden of proving by clear, cogent, and convincing evidence that he or she does not present a substantial danger to the safety of others.

Provides that no person who has been found not guilty by reason of insanity may petition a court for restoration of the right to possess a firearm unless the person meets the requirements for the restoration of the right to possess a firearm that would have applied under RCW 9.41.040(4).

- 2005 REGULAR SESSION --
- Feb 2 First reading, referred to Judiciary.  
 Feb 25 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.
- Mar 2 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, 96; nays, 0;  
 absent, 0; excused, 2.
- IN THE SENATE --
- Mar 10 First reading, referred to Judiciary.  
 Mar 24 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 JUD - Majority; do pass with amendment(s).  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on second reading.  
 Apr 14 Placed on second reading by Rules Committee.  
 Apr 15 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 0; excused, 2.
- IN THE HOUSE --
- Apr 19 House concurred in Senate amendments.

Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 13 Governor signed.  
 Chapter 453, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1688** by Representatives Cody, Clibborn, Moeller, Sommers, Kenney, and Schual-Berke

Creating a task force to review the certificate of need program and the health care facilities bonding program.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that: (1) Since the enactment of certificate of need legislation in 1979, the development of new health care technologies has resulted in significant advancements in the diagnosis and treatment of disease, and has enabled substantial expansion of sites where complex care and surgery can be performed;

(2) New technologies drive substantial health care expenditures. Yet, evidence related to their effectiveness is not routinely or systematically considered in decision making regarding adoption of new technologies. The principles of evidence-based medicine call for comprehensive review of data and studies related to a particular health care service or device, with emphasis given to high quality, objective studies. Findings regarding the effectiveness of these health services or devices are then applied to increase the likelihood that they will be used appropriately;

(3) The standards governing whether a certificate of need should be granted in RCW 70.38.115 focus largely on broad concepts of access to and availability of health services, with only limited consideration of cost-effectiveness. The standards governing whether bonds should be issued to finance development and acquisition of health care facilities and equipment in RCW 70.37.050 are limited to broad concepts of need and feasibility; and

(4) The certificate of need statute and the health care facilities authority bonding program statute should be reexamined and updated to reflect changes in health care delivery and financing since their enactment.

Creates a task force to study and prepare recommendations to the governor and the legislature related to improving and updating the certificate of need program in chapter 70.38 RCW, and the health care facilities bonding program administered by the health care facilities authority in chapter 70.37 RCW. The report must be submitted to the governor and appropriate committees of the legislature by October 1, 2006.

Provides that the department may not issue a certificate of need for any application that was submitted on or after January 1, 2005. This moratorium on the issuance of certificates of need remains in effect until January 1, 2007.

Expires January 1, 2007.

Provides that the authority may not issue bonds for any request submitted on or after January 1, 2005. This moratorium on the issuance of bonds remains in effect until January 1, 2007.

Expires January 1, 2007.

**HB 1688-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Clibborn, Moeller, Sommers, Kenney, and Schual-Berke)

Creating a task force to review health care facilities and services supply issues.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that: (1) Since the enactment of certificate of need legislation in 1979, the development of new health care technologies has resulted in significant advancements in the diagnosis and treatment of disease, and has enabled substantial

expansion of sites where complex care and surgery can be performed;

(2) New technologies drive substantial health care expenditures. Yet, evidence related to their effectiveness is not routinely or systematically considered in decision making regarding adoption of new technologies. The principles of evidence-based medicine call for comprehensive review of data and studies related to a particular health care service or device, with emphasis given to high quality, objective studies. Findings regarding the effectiveness of these health services or devices are then applied to increase the likelihood that they will be used appropriately;

(3) The standards governing whether a certificate of need should be granted in RCW 70.38.115 focus largely on broad concepts of access to and availability of health services, with only limited consideration of cost-effectiveness. The standards governing whether bonds should be issued to finance development and acquisition of health care facilities and equipment in RCW 70.37.050 are limited to broad concepts of need and feasibility; and

(4) The certificate of need statute and the health care facilities authority bonding program statute should be reexamined and updated to reflect changes in health care delivery and financing since their enactment.

Creates a task force to study and prepare recommendations to the governor and the legislature related to improving and updating the certificate of need program in chapter 70.38 RCW. The report must be submitted to the governor and appropriate committees of the legislature by October 1, 2006.

**HB 1688-S2** by House Committee on Appropriations (originally sponsored by Representatives Cody, Clibborn, Moeller, Sommers, Kenney, and Schual-Berke)

Creating a task force to review health care facilities and services supply issues. (REVISED FOR ENGROSSED: Studying and preparing recommendations to improve and update the certificate of need program.)

(DIGEST AS ENACTED)

Finds that: (1) Since the enactment of certificate of need legislation in 1979, the development of new health care technologies has resulted in significant advancements in the diagnosis and treatment of disease, and has enabled substantial expansion of sites where complex care and surgery can be performed;

(2) New and existing technologies, supply sensitive health services, and demographics have a substantial effect on health care expenditures. Yet, evidence related to their effectiveness is not routinely or systematically considered in decision making regarding widespread adoption of these technologies and services. The principles of evidence-based medicine call for comprehensive review of data and studies related to a particular health care service or device, with emphasis given to high quality, objective studies. Findings regarding the effectiveness of these health services or devices should then be applied to increase the likelihood that they will be used appropriately;

(3) The standards governing whether a certificate of need should be granted in RCW 70.38.115 focus largely on broad concepts of access to and availability of health services, with only limited consideration of cost-effectiveness. Moreover, the standards do not provide explicit guidance for decision making or evaluating competing certificate of need applications; and

(4) The certificate of need statute plays a vital role and should be reexamined and strengthened to reflect changes in health care delivery and financing since its enactment.

Creates a task force to study and prepare recommendations to the governor and the legislature related to improving and updating the certificate of need program in chapter 70.38 RCW. The report must be submitted to the governor and appropriate committees of the legislature by November 1, 2006.

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

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Health Care.

Feb 24 Public hearing in committee.  
Feb 28 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 2 Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 10 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, 71; nays, 25; absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 16 First reading, referred to Health & Long-Term Care.  
Mar 24 Public hearing in committee.  
Mar 28 Executive session in committee.  
Mar 31 HEA - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
And refer to Ways & Means.  
Referred to Ways & Means.  
Apr 1 Public hearing in committee.  
Apr 4 Executive session in committee.  
WM - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
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; yeas, 34; nays, 11; absent, 0; excused, 4.  
-- IN THE HOUSE --  
Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 80; nays, 18; absent, 0; excused, 0.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 4 Governor signed.  
Chapter 283, 2005 Laws.  
Effective date 7/24/2005\*\*.

**HB 1689** by Representatives Cody, Moeller, Appleton, Morrell, Clibborn, Green, Kenney, Murray, Schual-Berke, and Chase

Concerning dental health services.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the following practice, act, and operation is excepted from the operation of the provisions of this chapter: The practice of dentistry by individuals in a postdoctoral dental residency program as provided under RCW 18.32.040 for the duration of the program.

Provides that the commission may accept, in lieu of all or part of the written examination required in this act, a certificate granted by a national or regional testing organization approved by the commission.

Authorizes the commission to accept, in lieu of the practical examination required in this act, proof that an applicant has satisfactorily completed a postdoctoral dental residency program

approved by the commission, of at least one year's duration, in a community health clinic that serves predominantly low-income patients or is located in a dental care health professional shortage area in this state. The commission shall, with the recommendations of the University of Washington dental school, develop criteria for community clinics to use when sponsoring students in a residency program under this subsection, including guidelines for the proper supervision of the resident and measuring the resident's competence to practice dentistry.

**HB 1689-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Moeller, Appleton, Morrell, Clibborn, Green, Kenney, Murray, Schual-Berke, and Chase)

(DIGEST AS ENACTED)

Provides that the commission may accept, in lieu of all or part of the written examination required in this act, a certificate granted by a national or regional testing organization approved by the commission.

Authorizes the commission to accept, in lieu of the practical examination required in this act, proof that an applicant has satisfactorily completed a postdoctoral dental residency program approved by the commission, of at least one year's duration, in a community health clinic that serves predominantly low-income patients or is located in a dental care health professional shortage area in this state, and that includes an outcome assessment evaluation assessing the resident's competence to practice dentistry. The commission shall develop criteria for community clinics to use when sponsoring students in a residency program under this act, including guidelines for the proper supervision of the resident and measuring the resident's competence to practice dentistry.

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

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Health Care.  
Feb 18 Public hearing in committee.  
Feb 28 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Mar 2 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, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Health & Long-Term Care.  
Mar 21 Public hearing in committee.  
Mar 23 Executive session in committee.  
HEA - Majority; do pass.  
Mar 24 Passed to Rules Committee for second reading.  
Apr 1 Made eligible to be placed on second reading.  
Apr 6 Placed on second reading by Rules Committee.  
Apr 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 --  
Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 13 Governor signed.  
Chapter 454, 2005 Laws.

Effective date 7/1/2006.

**HB 1690** by Representatives Cody and Moeller

Regarding the applicability of certain taxes and assessments to state funded health care services.

(DIGEST AS ENACTED)

Provides that the taxes imposed in RCW 48.14.0201 do not apply to amounts received by any taxpayer from the state of Washington as prepayments for health care services provided under: (1) The medical care services program as provided in RCW 74.09.035;

(2) The Washington basic health plan on behalf of subsidized enrollees as provided in chapter 70.47 RCW; or

(3) The medicaid program on behalf of elderly or disabled clients as provided in chapter 74.09 RCW when these prepayments are received prior to July 1, 2009, and are associated with a managed care contracting program that has been implemented on a demonstration or pilot project basis.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Finance.  
 Mar 3 Public hearing in committee.  
 Mar 7 Executive session in committee.  
 FIN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 93; nays, 0;  
 absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Ways & Means.  
 Mar 22 Public hearing in committee.  
 Mar 23 Executive session in committee.  
 Mar 25 WM - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Mar 28 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 6 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, 45; nays, 3;  
 absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent,  
 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 11 Governor signed.  
 Chapter 405, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1691** by Representatives Orcutt, Blake, Kretz, DeBolt, and Takko

Concerning the distribution of moneys from state forest lands.

Declares that no distribution may be made to the state general fund. Revenues that would otherwise be dedicated to the state general fund must be redistributed proportionally among the other funds receiving general tax revenue.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Natural Resources,  
 Ecology & Parks.  
 Feb 18 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; do pass.

Minority; do not pass.

Feb 28 Referred to Appropriations.

**HB 1692** by Representatives Orcutt, Blake, Kretz, DeBolt, Schindler, Condotta, Buck, and Takko

Concerning the management of forest lands by counties.

Provides that land acquired by the state under RCW 79.22.040 and 79.22.100 must be deeded back to the original county by the department when requested to do so by the legislative authority of the county under this act during the time periods established by the department under RCW 79.22.040. Land deeded back to the county is no longer part of the state forest lands, and includes all valuable materials, oils, gases, coals, minerals, or fossils associated with the land.

Provides that the legislative authority of any county that has deeded land to the department of natural resources under RCW 79.22.040 or 79.22.100 may request the department of natural resources to deed that land back to the county during the time periods established for such requests by the department under RCW 79.22.040. If the original land deeded to the department of natural resources has been transferred for other land within the same county, then the county may request the deed of the acquired property to be transferred to the county.

Declares that the county assumes full legal and equitable title to all lands deeded to the county under this act. The lands must be managed for maximum sustained profit as a working forest and be forever reserved from sale.

Provides that any moneys derived from the lease of lands obtained under this act, or from the sale of oils, gases, coal, minerals, fossils, or other valuable materials, as that term is defined in RCW 79.02.010, shall be paid, distributed, and prorated to the various funds in the same manner as general taxes are paid and distributed, except that no distribution may be made to the state general fund. Revenues that would otherwise be dedicated to the state general fund must be redistributed proportionally among the other funds receiving general tax revenue.

Provides that once a county has had land deeded back to it from the department of natural resources under this act, that county may deny any requests made by the department of natural resources under RCW 79.22.040 to have any qualifying lands deeded to the department of natural resources.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Natural Resources,  
 Ecology & Parks.  
 Feb 18 Public hearing in committee.

**HB 1693** by Representatives McIntire and Orcutt; by request of Department of Revenue

Companion Bill: 5673

Changing provisions relating to 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 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.

Declares that persons required to file surveys under RCW 82.04.4452 must electronically file with the department all surveys, returns, and any other forms or information the department requires in an electronic format as provided or

approved by the department, unless the department grants relief under this act.

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.

Declares 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.

Expires December 31, 2010.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Finance.  
Feb 11 Public hearing in committee.

**HB 1694** by Representatives O'Brien, Lovick, Hankins, Ericks, Holmquist, Darneille, Kirby, and Moeller

Companion Bill: 5132

Protecting public employee personal information.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions for the protection of public employee personal information.

**HB 1694-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives O'Brien, Lovick, Hankins, Ericks, Holmquist, Darneille, Kirby, and Moeller)

(DIGEST AS ENACTED)

Revises provisions for the protection of public employee personal information.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to State Government Operations & Accountability.  
Feb 15 Public hearing in committee.  
Mar 2 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.  
Mar 7 Placed on second reading suspension calendar.  
Mar 9 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
First reading, referred to Government Operations & Elections.  
Mar 28 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 GO - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 6 Made eligible to be placed on second reading.  
Apr 7 Placed on second reading by Rules Committee.  
Apr 11 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

May 4 Governor signed.

Chapter 284, 2005 Laws.

Effective date 7/24/2005.

**HB 1695** by Representatives Buri, Kretz, Green, Grant, Newhouse, Blake, DeBolt, Orcutt, Haler, B. Sullivan, and Buck

Modifying the definition of "resident" for the purposes of Title 77 RCW.

(DIGEST AS ENACTED)

Revises the definition of "resident" for the purposes of Title 77 RCW.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Natural Resources, Ecology & Parks.

Feb 15 Public hearing in committee.

Feb 18 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; do pass.

Feb 22 Passed to Rules Committee for second reading.

Feb 25 Placed on second reading by Rules Committee.

Mar 4 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 92; nays, 0; absent, 0; excused, 6.

-- IN THE SENATE --

Mar 8 First reading, referred to Natural Resources, Ocean & Recreation.

Mar 17 Public hearing in committee.

Mar 21 Executive session in committee.

Mar 22 NROR - Majority; do pass.

Mar 23 Passed to Rules Committee for second reading.

Apr 1 Made eligible to be placed on second reading.

Apr 5 Placed on second reading by Rules Committee.

Apr 6 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 11 Speaker signed.

-- IN THE SENATE --

Apr 12 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 15 Delivered to Governor.

Apr 21 Governor signed.

Chapter 104, 2005 Laws.

Effective date 7/24/2005.

**HB 1696** by Representatives Blake, Buck, Takko, Holmquist, McCune, Condotta, Hinkle, and B. Sullivan

Companion Bill: 5683

Increasing penalties for the violation of certain fish and wildlife provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Increases penalties for the violation of certain fish and wildlife provisions.

Creates the fish and wildlife enforcement reward account in the custody of the state treasurer. All receipts from criminal wildlife penalty assessments under RCW 77.15.420 must be deposited into the account.

Provides that expenditures from the account may be used only for investigation and prosecution of fish and wildlife offenses, to

provide rewards to persons informing the department about violations of Title 77 RCW and rules adopted under Title 77 RCW, and for other valid enforcement uses as determined by the commission. Only the director 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.

**HB 1696-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Blake, Buck, Takko, Holmquist, McCune, Condotta, Hinkle, and B. Sullivan)

(DIGEST AS ENACTED)

Increases penalties for the violation of certain fish and wildlife provisions.

Creates the fish and wildlife enforcement reward account in the custody of the state treasurer. All receipts from criminal wildlife penalty assessments under RCW 77.15.420 must be deposited into the account.

Provides that expenditures from the account may be used only for investigation and prosecution of fish and wildlife offenses, to provide rewards to persons informing the department about violations of Title 77 RCW and rules adopted under Title 77 RCW, and for other valid enforcement uses as determined by the commission. Only the director 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.

Provides that a person is guilty of unlawful recreational fishing in the first degree if the person fishes for or possesses a fish listed as threatened or endangered in 50 C.F.R. Sec. 17.11 (2002), unless fishing for or possession of such fish is specifically allowed under federal or state law.

Provides that, upon conviction of an offense involving killing or possession of big game taken during a period of time when hunting for the particular species is not permitted, or in excess of the bag or possession limit, the department shall revoke all hunting licenses and tags and order a suspension of hunting privileges for two years.

Declares that the criminal wildlife penalty assessments provided in this act shall be doubled in the following instances: (1) When a person is convicted of spotlighting big game under RCW 77.15.450;

(2) When a person commits a violation that requires payment of a wildlife penalty assessment within five years of a prior gross misdemeanor or felony conviction under this title;

(3) When the person killed the animal in question with the intent of bartering, selling, or otherwise deriving economic profit from the animal or the animal's parts; or

(4) When a person kills the animal under the supervision of a licensed guide.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Natural Resources, Ecology & Parks.  
Feb 15 Public hearing in committee.  
Feb 24 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.  
Mar 1 Referred to Appropriations.  
Mar 3 Public hearing in committee.  
Mar 5 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Natural Resources, Ecology & Parks.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 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, 90; nays, 3; absent, 0; excused, 5.

-- IN THE SENATE --

Mar 14 First reading, referred to Natural Resources, Ocean & Recreation.  
Mar 21 Public hearing in committee.  
Mar 30 Executive session in committee.  
Mar 31 NROR - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Apr 1 On motion, referred to Ways & Means.  
Apr 4 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendments(s) by Natural Resources, Ocean & Recreation.  
Passed to Rules Committee for second reading.  
Made eligible to be placed on second reading.  
Apr 6 Placed on second reading by Rules Committee.  
Apr 7 Committee amendment adopted as amended.  
Apr 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.  
-- IN THE HOUSE --  
Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 11 Governor signed.  
Chapter 406, 2005 Laws.  
Effective date 7/24/2005.

**HB 1697** by Representatives Ericksen, DeBolt, and Schindler  
Issuing provisional driver's licenses to persons failing to prove U.S. citizenship.

Provides that a person applying for issuance or renewal of a driver's license must provide proof of United States citizenship. If the person does not supply proof meeting the requirements of RCW 46.20.035, the department may not issue the person a regular driver's license.

Provides that, if the person satisfies all other requirements and fees prescribed by law, the department shall issue the person a provisional driver's license. A provisional driver's license is valid for one year from the date of issuance, and may be renewed as provided in RCW 46.20.181.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Transportation.

**HB 1698** by Representatives Cody, Bailey, Hinkle, and Moeller; by request of Department of Social and Health Services

Companion Bill: 5681

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 Care.

**HB 1699** by Representatives Lantz, Priest, and Tom  
Regulating agreements for the purchase and sale of real estate.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 64.04.005 relating to agreements for the purchase and sale of real estate.

**HB 1699-S** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Priest, and Tom)

(DIGEST AS ENACTED)

Amends RCW 64.04.005 relating to agreements for the purchase and sale of real estate.

Applies to all contracts executed after the effective date of this act.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Judiciary.  
Feb 16 Public hearing in committee.  
Feb 18 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; 1st substitute bill be substituted, do pass.

Feb 22 Passed to Rules Committee for second reading.  
Feb 25 Placed on second reading suspension calendar.  
Mar 8 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 9 First reading, referred to Judiciary.  
Mar 22 Public hearing in committee.  
Mar 30 Executive session in committee.  
Apr 1 JUD - Majority; do pass with amendment(s).  
Apr 4 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, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 26 Governor signed.  
Chapter 186, 2005 Laws.  
Effective date 4/26/2005.

**HB 1700** by Representatives Kilmer, Buck, Dunshee, and Strow

Modifying the dispersal of funds from the recreation resource account for the benefit of watercraft recreation in the state.

Revises the dispersal of funds from the recreation resource account for the benefit of watercraft recreation in the state.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Capital Budget.  
Feb 16 Public hearing in committee.  
Feb 21 Public hearing in committee.

**HB 1701** by Representatives B. Sullivan, Dunshee, and Chase  
Transferring certain common school trust land.

Provides that, by December 31, 2005, the board of natural resources shall transfer common school trust land, commonly known as the "Harbor Pointe" parcel, located in Mukilteo, Washington, to the city of Mukilteo for public and recreational purposes.

Appropriates the sum of four million five hundred thousand dollars, or as much thereof as may be necessary, for the biennium

ending June 30, 2007, from the state building construction account to the natural resources real property replacement account for the department of natural resources to purchase replacement land of equal value to that transferred under this act, to maintain the value of the common school trust.

Provides that the maximum amount that may be expended pursuant to this appropriation may not exceed the valuation of the land dependent on a third party independent appraisal.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Natural Resources, Ecology & Parks.  
Feb 18 Public hearing in committee.  
Feb 22 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; do pass.  
Feb 24 Referred to Capital Budget.  
Mar 3 Public hearing in committee.

**HB 1702** by Representatives Cody, Campbell, Moeller, Appleton, Morrell, Green, Conway, Schual-Berke, Simpson, Darneille, Lantz, Kenney, Murray, Ormsby, Chase, and Hasegawa

Companion Bill: 5637

Creating the "Health Care Responsibility Act" to expand access to health insurance coverage.

Declares an intent to: (1) Expand access to health care by increasing the number of large employers who provide health benefits to their employees and imposing a fee on large employers who do not offer such benefits. Fee revenues will be used to fund basic health plan coverage for as many employees of employers paying the fee as the fee revenues can support. However, consistent with this act, large employers can reduce or eliminate their fee through expenditures on health services for their employees;

(2) Maintain existing protections in law for persons eligible for medical assistance programs, the state children's health insurance program, and the basic health plan.

Declares it is not the intent to influence the content or administration of employee benefit plans, and the legislature is neutral as to whether large employers choose to pay the tax or provide health services to their employees and dependents.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Health Care.  
Feb 17 Public hearing in committee.  
Feb 24 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.  
Minority; do not pass.  
Feb 28 Referred to Appropriations.

**HB 1703** by Representatives Jarrett and Sells

Companion Bill: 5576

Exempting fare cards from the unclaimed property act.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1703-S** by House Committee on Finance (originally sponsored by Representatives Jarrett and Sells)

Modifying the application of the unclaimed property laws to certain public transportation fare cards.

(DIGEST AS ENACTED)

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.

Provides that a public transportation authority that holds funds representing value on abandoned fare cards may retain the funds until the owner notifies the authority and establishes ownership as provided in RCW 63.29.135.

Declares that for the purposes of this act, "public transportation authority" means a municipality, as defined in RCW 35.58.272, a regional transit authority authorized by chapter 81.112 RCW, a public mass transportation system authorized by chapter 47.60 RCW, or a city transportation authority authorized by chapter 35.95A RCW.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Finance.  
 Feb 23 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 Mar 7 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 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, 93; nays, 0;  
 absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Financial Institutions,  
 Housing & Consumer Protection.  
 Mar 30 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 FHC - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 13 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 1;  
 absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 May 4 Governor signed.  
 Chapter 285, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1704** by Representatives Upthegrove, B. Sullivan, McCoy, and Chase

Companion Bill: 5345

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 biennium 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 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).

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 account.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Natural Resources,  
 Ecology & Parks.  
 Feb 18 Public hearing in committee.

**HB 1705** by Representatives Linville, Ericksen, Morris, Quall, Schual-Berke, and Lantz

Companion Bill: 5703

Regarding medical assistance and physician recruitment.

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.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Health Care.

**HB 1706** by Representatives Lantz, McCoy, B. Sullivan, Williams, Moeller, Hunt, Murray, and Chase

Creating the department of archaeology and historic preservation.

Provides that the office of archaeology and historic preservation is hereby abolished 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 --

- Feb 2 First reading, referred to State Government Operations & Accountability.  
 Feb 15 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.  
 Minority; without recommendation.  
 Feb 24 Referred to Appropriations.

**HB 1707** by Representatives Ormsby, Priest, Fromhold, Cox, P. Sullivan, Jarrett, Kenney, Buri, Ericks, Conway, Quall, Simpson, Lantz, McCoy, Chase, Moeller, and Wood

Companion Bill: 5717

Providing a funding formula for skill centers.

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 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.

-- 2005 REGULAR SESSION --

- Feb 2 First reading, referred to Education.  
 Feb 16 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; do pass.  
 Minority; do not pass.  
 Feb 24 Referred to Appropriations.

**HB 1708** by Representatives Lovick, Quall, Dickerson, Cox, Haigh, Kenney, McDermott, O'Brien, Sells, B. Sullivan, Appleton, Simpson, Kagi, Darneille, Morrell, Green, P. Sullivan, Ormsby, McCoy, Chase, and Moeller

Regarding dropout prevention.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires the superintendent of public instruction to review and evaluate promising programs for dropout prevention.

Requires the superintendent to report to the legislature by December 1, 2005, and recommend: (1) The two most promising comprehensive dropout prevention programs that encompass school-wide or district-wide restructuring of the delivery of educational services; and

(2) The two most promising targeted dropout prevention programs designed to provide social and other services in coordination with educational services to students who are at risk of dropping out due to the presence of family, personal, economic, or cultural circumstances.

Directs the superintendent of public instruction to establish school and school district goals addressing high school graduation rates and dropout reduction goals for students in grades seven through twelve. Goals under this section shall require annual uniform incremental growth in graduation rates from all schools and districts beginning in the 2005-06 school year and shall meet or exceed the high school graduation rate requirements under the federal no child left behind act of 2001.

**HB 1708-S** by House Committee on Education (originally sponsored by Representatives Lovick, Quall, Dickerson, Cox, Haigh, Kenney, McDermott, O'Brien, Sells, B.

Sullivan, Appleton, Simpson, Kagi, Darneille, Morrell, Green, P. Sullivan, Ormsby, McCoy, Chase, and Moeller)

(DIGEST AS ENACTED)

Requires the superintendent of public instruction to review and evaluate promising programs for dropout prevention.

Requires the superintendent to report to the legislature by December 1, 2005, and recommend: (1) The most promising comprehensive dropout prevention programs that encompass school-wide or district-wide restructuring of the delivery of educational services;

(2) The most promising targeted dropout prevention programs designed to provide social and other services in coordination with educational services to students who are at risk of dropping out due to the presence of family, personal, economic, or cultural circumstances; and

(3) Policy and other changes to enhance the ability of career and technical education and skills center programs to further contribute to dropout prevention efforts.

Finds that the dropout rate of the state's Native American students is the highest in the state. Approximately one-half of all Native American high school students drop out before graduating with a diploma.

Finds that culturally relevant educational opportunities are important contributors to other efforts to increase the rates of high school graduation for Native American students.

Finds that the higher education participation rate for Native American students is the lowest in the state, and that more can be done to encourage Native American students to pursue higher educational opportunities.

Declares an intent to authorize accredited public tribal colleges to participate in the running start program for the purposes of reducing the dropout rate of Native American students and encouraging greater participation rates in higher education.

VETO MESSAGE ON HB 1708-S

April 28, 2005

To the Honorable Speaker and Members,  
 The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 2, Substitute House Bill No. 1708 entitled:

This bill encompasses four activities related to school dropouts: a study of effective school prevention programs and practices, a study of Becca bill issues, changes in enrollment and dropout data collection, and, authorization of accredited public tribal colleges to participate in the Running Start Program.

Section 2 of this bill provides for the Office of the Superintendent of Public Instruction (OSPI), in conjunction with the administrative offices of the courts, to convene a work group to evaluate four items: (1) the implementation of the Becca bill and other school attendance measures with regard consistent implementation and conformance with state law; (2) the definition of excused and unexcused absences; (3) the creation of incentives for school districts to improve student attendance; and (4) data collection requirements related to graduation, dropouts, student transfer and school attendance issues.

Section 2 specifically states that it should be implemented to the extent funds are appropriated. Unfortunately, funding was not appropriated in this legislation or in the 2005-07 appropriations act to carry out the provisions of Substitute House Bill No. 1708. Therefore, I must carefully weigh whether the activities of the bill should be authorized at this time, knowing that resources are scarce.

For these reasons, I have vetoed Section 2 of Substitute House Bill 1708.

With the exception of Section 2, Substitute House Bill No. 1708 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Education.  
Feb 14 Public hearing in committee.  
Feb 15 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted, do pass.

Feb 21 Passed to Rules Committee for second reading.  
Feb 25 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 7 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Mar 8 First reading, referred to Early Learning, K-12 & Higher Education.  
Mar 17 Public hearing in committee.  
Mar 23 Executive session in committee.  
Mar 24 EKHE - Majority; do pass with amendment(s).  
Mar 25 Passed to Rules Committee for second reading.  
Apr 14 Placed on second reading by Rules Committee.  
Apr 15 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Apr 19 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --

Apr 20 Senate 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, 47; nays, 0; absent, 1; excused, 1.  
-- IN THE HOUSE --

Apr 21 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --

Apr 22 Senate 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, 44; nays, 0; absent, 3; excused, 2.  
-- IN THE HOUSE --

Apr 23 House concurred in Senate amendments.  
Passed final passage; yeas, 91; nays, 0; absent, 0; excused, 7.

Apr 24 Speaker signed.  
-- IN THE SENATE --  
President signed.

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

Apr 28 Governor partially vetoed.  
Chapter 207, 2005 Laws PV.  
Effective date 7/24/2005.

**HB 1709** by Representatives Shabro, Talcott, Curtis, DeBolt, Ahern, and Tom

Changing educational assessments.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to ensure that the state's assessment system is designed to provide information on how well Washington's students are learning compared to their peers in neighboring schools and across the state and country.

Declares an intent that the assessment system include diagnostic assessments and other instruments that help teachers and parents discover the specific grade level expectations that students need additional support to learn.

**HB 1709-S** by House Committee on Education (originally sponsored by Representatives Shabro, Talcott, Curtis, DeBolt, Ahern, and Tom)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to ensure that the state's assessment system is designed to provide information on how well Washington's students are learning compared to their peers in neighboring schools and across the state and country.

Declares an intent that the assessment system include diagnostic assessments and other instruments that help teachers and parents discover the specific grade level expectations that students need additional support to learn.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Education.  
Feb 10 Public hearing in committee.  
Mar 1 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted, do pass.  
Mar 2 Referred to Appropriations.

**HB 1710** by Representatives Morrell, Clibborn, Cody, Green, Moeller, Appleton, and Conway

Providing for health care staffing level reporting.

Requires each hospital and nursing home to compile and post in a visible and accessible manner and location of the patient care area of each unit of the hospital the following information regarding each unit and shift: (1) The number of registered nurses licensed under chapter 18.79 RCW providing direct patient care and the ratio of patients to registered nurses;

(2) The number of licensed practical nurses licensed under chapter 18.79 RCW providing direct patient care and the ratio of patients to licensed practical nurses;

(3) The number of nursing assistants certified or registered under chapter 18.88A RCW providing direct patient care and the ratio of patients to nursing assistants;

(4) The number of other credentialed health care providers providing direct patient care to meet any state or federal staffing requirements; and

(5) The methods used by the hospital for determining and adjusting direct patient care staffing levels.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Health Care.  
Feb 10 Public hearing in committee.

**HB 1711** by Representatives Wallace, Woods, Simpson, Morrell, Lovick, Flannigan, Chase, Moeller, and Kilmer

Revising marking requirement parking places for persons with disabilities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 46.61.581 relating to parking places for persons with disabilities.

**HB 1711-S** by House Committee on Transportation (originally sponsored by Representatives Wallace, Woods, Simpson, Morrell, Lovick, Flannigan, Chase, Moeller, and Kilmer)

Revising marking requirements for parking places for persons with disabilities.

(DIGEST AS ENACTED)

Amends RCW 46.61.581, 46.16.381, 46.16.385, and 46.16.390 relating to parking places for persons with disabilities. Reenacts and amends RCW 46.55.113 and 73.04.110.

VETO MESSAGE ON HB 1711-S

May 11, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 6, Substitute House Bill No. 1711 entitled:

Statutes relating to persons with disabilities are updated to use respectful language and consistency. The term "veteran with disability" in this bill is not consistent with the term "disabled veteran" used in federal law. Therefore, in order to avoid any unintended negative consequences, I am vetoing Section 6 of Substitute House Bill No. 1711.

For these reasons, I have vetoed Section 6 of Substitute House Bill No. 1711.

With the exception of Section 6, Substitute House Bill No. 1711 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Transportation.  
Feb 21 Public hearing in committee.  
Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Mar 7 Passed to Rules Committee for second reading.  
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, 93; nays, 0; absent, 0; excused, 5.  
-- IN THE SENATE --  
Mar 14 First reading, referred to Transportation.  
Mar 28 Work session and executive action taken in committee.  
Mar 29 TRAN - Majority; do pass with amendment(s). Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Apr 5 Made eligible to be placed on second reading.  
Apr 6 Placed on second reading by Rules Committee.  
Apr 11 Committee amendment not adopted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.  
-- IN THE HOUSE --  
Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
May 11 Governor partially vetoed.  
Chapter 390, 2005 Laws PV.  
Effective date 7/24/2005.

**HB 1712** by Representatives Woods, McDonald, Hankins, Bailey, Ahern, McCune, Kristiansen, Roach, Holmquist, Pearson, Condotta, Dunn, Linville, and Skinner  
Changing the tuition waiver for Persian Gulf veterans.

Amends RCW 28B.15.628 relating to tuition waivers for veterans of the Persian Gulf combat zone.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Higher Education.

**HB 1713** by Representatives Woods, Grant, Sump, and Haler  
Modifying water right application requirements for domestic water supply to fourteen or fewer service connections.

Declares that, for a domestic water supply to fourteen or fewer service connections, the service connection figure in the application or any subsequent water right documents is not an attribute limiting exercise of the water right as long as the amount of water withdrawn or diverted under the water right does not exceed the instantaneous or annual amounts authorized by the permit or such subsequent documents for the water right.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 23 Public hearing in committee.

**HB 1714** by Representatives McDermott, Tom, Cody, Clibborn, Schual-Berke, Jarrett, Hunt, Morrell, Hankins, Wood, Quall, Miloscia, Moeller, Murray, Chase, Flannigan, Green, Dunshee, Dickerson, Darneille, Kenney, Roberts, B. Sullivan, Hunter, Sommers, Pettigrew, Lantz, Haler, Simpson, McIntire, Williams, Kagi, Takko, and P. Sullivan

Companion Bill: 5592

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 --

Feb 2 First reading, referred to Health Care.

**HB 1715** by Representatives Fromhold, Jarrett, Wallace, Conway, and Moeller

Companion Bill: 5348

Authorizing certain PUDs to operate an electrical appliance repair service.

Provides that a public utility district located within a county that has a contiguous border with the state of Oregon and a population of three hundred forty thousand or more that provides electrical, water, and sewer service to its customers may operate an electrical appliance repair service.

-- 2005 REGULAR SESSION --

- Feb 2 First reading, referred to Technology, Energy & Communications.  
Feb 17 Public hearing in committee.

**HB 1716** by Representatives Roach and Kirby

Waiving certain underinsured motorist property damage coverage.

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

Amends RCW 48.22.030 to provide that when a named insured or spouse chooses a property damage coverage that is less than the insured's third party liability coverage for property damage, a written rejection is not required.

-- 2005 REGULAR SESSION --

- Feb 2 First reading, referred to Financial Institutions & Insurance.  
Feb 15 Public hearing in committee.  
FII - Executive action taken by committee.  
FII - Majority; do pass.  
Feb 16 Executive session in committee.  
Feb 21 Passed to Rules Committee for second reading.  
Feb 25 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 1; absent, 0; excused, 1.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Mar 31 Public hearing in committee.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
Jan 11 Placed on third reading by Rules Committee.  
Jan 18 House Rules "X" file.

**HB 1717** by Representatives McDermott and Nixon

Conforming legal notice broadcast requirements to current practice.

(AS OF HOUSE 2ND READING 1/18/06)

Conforms legal notice broadcast requirements to current practice.

Repeals RCW 65.16.140.

-- 2005 REGULAR SESSION --

- Feb 2 First reading, referred to State Government Operations & Accountability.  
Feb 15 Public hearing in committee.  
Feb 22 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Feb 24 Passed to Rules Committee for second reading.  
Mar 2 Made eligible to be placed on second reading.  
Mar 7 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

- Mar 9 First reading, referred to Judiciary.  
Mar 24 Public hearing in committee.  
Mar 30 Executive session in committee.  
Apr 1 JUD - Majority; do pass.  
Apr 4 Passed to Rules Committee for second reading.  
Apr 14 Placed on second reading by Rules Committee.  
Apr 24 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
Jan 11 Placed on third reading by Rules Committee.  
Jan 18 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Jan 19 First reading, referred to Judiciary.  
Feb 16 Public hearing in committee.  
Feb 21 Executive session in committee.  
Feb 23 JUD - Majority; do pass.  
Passed to Rules Committee for second reading.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1718** by Representatives Dickerson, Woods, Sommers, Dunshee, Cody, Pettigrew, Jarrett, McDermott, and Kenney

Clarifying city monorail transportation authority.

Clarifies city monorail transportation authority.

Provides that an authority may establish, by resolution, a schedule of fines and penalties for civil infractions established in this act. Fines established by a city transportation authority may not exceed those imposed for class 1 civil infractions under RCW 7.80.120.

Provides that persons traveling on monorail trains operated by an authority shall pay the fare established by the authority. They shall produce proof of payment when requested by a person designated to monitor fare payment.

Declares that the following are civil infractions punishable according to the schedule of fines and penalties established by the authority under this act: (1) Failure to pay or attempting to evade payment of the required fare;

(2) Failure to display proof of payment when requested to do so by a person designated to monitor fare payment; and

(3) Failure to leave the monorail train or station when requested to do so by a person designated to monitor fare payment.

Declares that nothing in this act prevents law enforcement authorities from prosecuting for theft, trespass, or other criminal charge a person who: (1) Fails to pay or attempts to evade payment of the required fare on more than one occasion within a twelve-month period;

(2) Fails to sign a notice of civil infraction;

(3) Fails to leave the monorail train or station when requested to do so by a person designated to monitor fare payment; or

(4) Acts or fails to act in violation of law.

Provides that the maximum term of any general obligation or revenue bond issue is the greater of forty years or the maximum period of time permitted by the Internal Revenue Code at the time of financing for tax-exempt financing of the assets being acquired or constructed with the proceeds of the bonds.

Provides that, in order to obtain or renew a vehicle license, an applicant must satisfy all special motor vehicle excise tax obligations with respect to any taxing district in which the applicant primarily resides. If the department or its agents have a reasonable basis to believe that a vehicle registered at an address outside any taxing district is owned by a person whose primary residence address is in that taxing district, then the renewal application may be processed by the department or its agents only if the applicant: (1) Presents evidence reasonably satisfactory to the department or its agents that the applicant's primary residence is not in the taxing district;

(2) Establishes eligibility of the applicant for an exemption from the special motor vehicle excise tax; or

(3) Tenders payment of the applicable special motor vehicle excise tax, including, but not limited to, any such tax that should have been paid with respect to previous renewal periods, files a change of address under RCW 46.20.205, and pays a surcharge of fifteen dollars.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Transportation.

**HB 1719** by Representatives P. Sullivan, Cox, Hunt, Simpson, and Williams

Companion Bill: 5704

Regarding school district bidding requirements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises school district bidding requirements.

**HB 1719-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives P. Sullivan, Cox, Hunt, Simpson, and Williams)

(DIGEST AS ENACTED)

Revises school district bidding requirements.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to State Government Operations & Accountability.

Feb 16 Public hearing in committee.

Mar 2 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Placed on second reading by Rules Committee.

Mar 10 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 94; nays, 0;  
absent, 0; excused, 4.

-- IN THE SENATE --

Mar 12 First reading, referred to Early Learning, K-12 & Higher Education.

Mar 30 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 EKHE - Majority; do pass.

Minority; do not pass.  
Minority; without recommendation.

Apr 4 Passed to Rules Committee for second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 12 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 35; nays, 10;  
absent, 1; excused, 3.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

May 4 Governor signed.  
Chapter 286, 2005 Laws.  
Effective date 7/24/2005.

**HB 1720** by Representatives Linville, Hunt, Strow, Ormsby, and Quall

Companion Bill: 5510

Defining supervisor for public employment purposes.

Declares that "supervisor" means an employee who has authority, in the interest of the employer, to hire, transfer,

suspend, lay off, recall, promote, discharge, direct, reward, or discipline employees, including the supervision of student workers at an institution of higher education.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Commerce & Labor.

**HB 1721** by Representatives Hunter, Orcutt, and McIntire

Simplifying the concurrent taxing jurisdictions of the tribal municipalities and the state.

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

Recognizes that state and tribal jurisdiction to tax the same transaction results in confusion regarding the imposition and collection of tax.

Declares an intent to allow tribal municipalities to contract with the department of revenue for the distribution of tax in the same manner as other cities and towns within the state of Washington.

Declares an intent that the tribal municipal tax be treated the same as a tax imposed by a city or town tax insofar as calculating the percentage of tax to be shared between the county and the city or town.

Provides that, as a pilot project, the department may enter into an interlocal cooperation agreement pursuant to chapter 39.34 RCW with any Indian tribe that has a city, as that term is used in this act, to administer and collect tax under the provisions of RCW 82.14.050 to be levied on activities occurring on federal Indian trust or restricted fee lands within the boundaries of the city as the boundaries are defined by the charter of the city.

Provides that the agreement may also cover additional areas of tax administration, including audit and compliance, and other administrative provisions of chapters 82.03, 82.08, 82.12, and 82.32 RCW, as may be required to simplify tax administration and tax reporting.

Requires the department to report to the legislature by December 1, 2006, regarding the agreement. The report shall contain information on the fiscal impact of the agreement, administrative issues encountered during implementation, any legal issues that need to be addressed in state law, and any other matter significant to the agreement. The report shall contain a recommendation on the feasibility of extending this pilot project.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Finance.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

FIN - Executive action taken by committee.

FIN - Majority; do pass.

Feb 24 Minority; without recommendation.

Feb 25 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 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 93; nays, 3;  
absent, 0; excused, 2.

-- IN THE SENATE --

Mar 10 First reading, referred to Ways & Means.

Apr 1 Public hearing in committee.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further

consideration.  
Referred to Finance.

**HB 1722** by Representatives Grant, Newhouse, Linville, Buri, Clements, Walsh, Haler, and Skinner

Companion Bill: 5723

Extending an asparagus exception to the standards for fruits and vegetables.

(DIGEST AS ENACTED)

Extends an asparagus exception to the standards for fruits and vegetables to December 31, 2007.

-- 2005 REGULAR SESSION --  
 Feb 2 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; do pass.  
 Feb 25 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Agriculture & Rural Economic Development.  
 Mar 24 Public hearing and executive action taken in committee.  
 Mar 25 ARED - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 7 Placed on second reading by Rules Committee.  
 Apr 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 28 Governor signed.  
 Chapter 234, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1723** by Representatives Hunter, Orcutt, Linville, Fromhold, Tom, and Ericks

Modifying the high technology business and occupation tax credit.

Revises the high technology business and occupation tax credit.

Repeals RCW 82.04.4452.

-- 2005 REGULAR SESSION --  
 Feb 2 First reading, referred to Finance.  
 Feb 11 Public hearing in committee.

**HB 1724** by Representatives Conway, Hudgins, Wood, Appleton, Ormsby, Simpson, Morrell, Williams, Kenney, Kirby, Kagi, Cody, Schual-Berke, McCoy, Chase, Sells, Clibborn, O'Brien, Hunt, Hasegawa, Moeller, and P. Sullivan

Requiring disclosure of outsourcing.

(SEE ALSO PROPOSED 1ST SUB)

Requires disclosure of outsourcing.

**HB 1724-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Hudgins, Wood, Appleton, Ormsby, Simpson, Morrell, Williams, Kenney, Kirby, Kagi, Cody, Schual-Berke, McCoy, Chase, Sells, Clibborn, O'Brien, Hunt, Hasegawa, Moeller, and P. Sullivan)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires disclosure of outsourcing.

Declares that, for purposes of RCW 39.29.008, 41.06.142, and 43.19.1911, "offshore outsourcing information" means records of: (1) The locations, by country, in which work under a personal service, purchased service, or civil service contract, or any subcontract under such a contract, is performed outside the United States;

(2) The nature of the work performed under a personal service, purchased service, or civil service contract, or any subcontract under such a contract, outside the United States; and

(3) The percentage of work performed under a personal service, purchased service, or civil service contract, or any subcontract under such a contract, outside the United States.

-- 2005 REGULAR SESSION --  
 Feb 2 First reading, referred to Commerce & Labor.  
 Feb 9 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Commerce & Labor.

**HB 1725** by Representatives Conway, Green, Hudgins, Wood, Appleton, Ormsby, Simpson, Darneille, Morrell, Williams, Kenney, Kirby, Kagi, Cody, McCoy, Chase, Sells, O'Brien, Hunt, Hasegawa, Moeller, Roberts, and P. Sullivan

Companion Bill: 5777

Prohibiting the offshoring of work under state contracts.

Prohibits the offshoring of work under state contracts.

-- 2005 REGULAR SESSION --  
 Feb 2 First reading, referred to Commerce & Labor.  
 Feb 9 Public hearing in committee.

**HB 1726** by Representative Hunt

Companion Bill: 5847

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 3 First reading, referred to Transportation.

**HB 1727** by Representatives Curtis, Wallace, Skinner, Springer, Bailey, Walsh, Tom, and Santos

Changing dropout reporting requirements.

Revises dropout reporting requirements.

-- 2005 REGULAR SESSION --  
 Feb 3 First reading, referred to Education.  
 Feb 14 Public hearing in committee.

**HB 1728** by Representatives Morrell, Hinkle, Linville, Williams, Moeller, Darneille, McCoy, Miloscia, Schual-Berke, and Santos

Directing the department of social and health services to conduct a long-term care capacity study.

Provides that, no later than December 1, 2005, the department of social and health services shall determine and inform the legislature of: (1) The number of licensed nursing home beds and the average occupancy rate of each licensed nursing home in the state of Washington between July 1, 2004, and June 30, 2005;

(2) The number of licensed boarding home beds and the average occupancy rate of each licensed boarding home in the state of Washington between July 1, 2004, and June 30, 2005;

(3) The number of licensed adult family home beds and the average occupancy rate of licensed adult family homes in the state of Washington between July 1, 2004, and June 30, 2005; and

(4) The number of individuals receiving home and community services in the state of Washington by service area between July 1, 2004, and June 30, 2005.

Requires that, upon determining the licensed bed capacity and average occupancy rates for residential care facilities in the state of Washington, the department shall assess and analyze each planning area's bed capacity, occupancy rates, and projected future need of residential care facilities, and the impact of future construction of residential care facilities on current providers.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Health Care.

**HB 1729** by Representatives Fromhold, Bailey, Linville, and Moeller

Companion Bill: 5762

Adjusting the medicaid reimbursement system.

Revises the medicaid reimbursement system.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Appropriations.

**HB 1730** by Representatives Buck and B. Sullivan

Companion Bill: 5699

Preventing and controlling aquatic invasive species and algae.

(SEE ALSO PROPOSED 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.

**HB 1730-S** by House Committee on Appropriations (originally sponsored by Representatives Buck and B. Sullivan)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

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(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.

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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.

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(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.

-- 2005 REGULAR SESSION --

- Feb 3 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 8 Public hearing in committee.  
 Feb 18 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; do pass.  
 Feb 22 Referred to Appropriations.  
 Mar 2 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Made eligible to be placed on second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

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

**HB 1731** by Representatives Hunt, Campbell, Wood, Nixon, Clibborn, Jarrett, McDermott, Blake, Williams, Pettigrew, Dickerson, Dunshee, Lovick, Upthegrove, Moeller,

Darneille, Kenney, McCoy, Chase, Ormsby, Simpson, Miloscia, and Schual-Berke

Companion Bill: 5710

Requiring the removal of mercury components from end-of-life motor vehicles.

(SEE ALSO PROPOSED 2ND SUB)

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 state 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.

**HB 1731-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Hunt, Campbell, Wood, Nixon, Clibborn, Jarrett, McDermott, Blake, Williams, Pettigrew, Dickerson, Dunshee, Lovick, Upthegrove, Moeller, Darneille, Kenney, McCoy, Chase, Ormsby, Simpson, Miloscia, and Schual-Berke)

(SEE ALSO PROPOSED 2ND SUB)

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 state 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.

Takes effect July 1, 2006.

**HB 1731-S2** by House Committee on Appropriations (originally sponsored by Representatives Hunt, Campbell, Wood, Nixon, Clibborn, Jarrett, McDermott, Blake, Williams, Pettigrew, Dickerson, Dunshee, Lovick, Upthegrove, Moeller, Darneille, Kenney, McCoy, Chase, Ormsby, Simpson, Miloscia, and Schual-Berke)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

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 state 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.

Takes effect July 1, 2006.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Natural Resources,  
Ecology & Parks.  
Feb 15 Public hearing in committee.  
Feb 28 Executive session in committee.  
NREP - Executive action taken by committee.

NREP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 2 Referred to Appropriations.  
Mar 5 Public hearing in committee.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Jan 31 Public hearing in committee.  
Feb 2 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 13 Placed on second reading.  
Feb 14 Referred to Rules 2 Consideration.

**HB 1732** by Representatives Conway, McCoy, Wood, Chase, Campbell, and Santos

Allowing additional industrial insurance benefits when social security benefits are reduced.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, in cases where a reduction in the federal social security disability benefit entitlement is made retroactively for periods of temporary total or temporary partial disability for which the department also reduced benefit amounts in accordance with this act, changes in the department's calculations, when appropriate, shall be made and additional benefits shall be paid to the worker.

Provides that such additional benefits require a request from the worker and documentation of an overpayment assessment by the social security administration and are paid without interest and without regard to whether the worker's claim with the department is closed.

Applies to all requests for such adjustments which are received, or for which final and binding determinations in response to requests have not been made, by the effective date of this act.

**HB 1732-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, McCoy, Wood, Chase, Campbell, and Santos)

(DIGEST AS ENACTED)

Provides that, if the federal social security administration makes a retroactive reduction in the federal social security disability benefit entitlement of a worker for periods of temporary total, temporary partial, or total permanent disability for which the department or self-insurer also reduced the worker's benefit amounts under this section, the department or self-insurer, as the case may be, shall make adjustments in the calculation of benefits and pay the additional benefits to the worker as appropriate. However, the department or self-insurer shall not make changes in the calculation or pay additional benefits unless the worker submits a written request, along with documentation satisfactory to the director of an overpayment assessment by the social security administration, to the department or self-insurer, as the case may be.

Provides that, by December 1, 2006, the department must report to the appropriate committees of the legislature concerning the benefit adjustments authorized in this act and must include information about similar benefit adjustments, if any, authorized in other states with social security disability benefit offset requirements. The report must include recommendations on whether additional statutory changes might be warranted in light of the actions of the federal social security administration.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Commerce & Labor.  
Feb 14 Public hearing in committee.  
Mar 1 Executive session in committee.  
CL - Executive action taken by committee.

CL - Majority; 1st substitute bill be substituted, do pass.

Mar 2 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 10 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 92; nays, 0;  
absent, 0; excused, 6.  
-- IN THE SENATE --

Mar 12 First reading, referred to Labor, Commerce,  
Research & Development.

Mar 24 Public hearing and executive action taken in  
committee.

Mar 25 LCRD - Majority; do pass.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.

Apr 11 Rules suspended. Placed on Third Reading.

Apr 13 Third reading, passed; yeas, 42; nays, 0;  
absent, 4; excused, 3.  
-- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --

Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 26 Governor signed.  
Chapter 198, 2005 Laws.  
Effective date 7/24/2005.

**HB 1733** by Representatives Sells, Dunn, Campbell, Kenney, Fromhold, Appleton, Ormsby, Ericks, Hasegawa, Williams, Moeller, Darneille, McCoy, Chase, Simpson, Miloscia, Schual-Berke, Quall, McCune, and Santos

Companion Bill: 5802

Requiring pay equity for community and technical college part-time faculty.

(SEE ALSO PROPOSED 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.

**HB 1733-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Sells, Dunn, Campbell, Kenney, Fromhold,

Appleton, Ormsby, Ericks, Hasegawa, Williams, Moeller, Darneille, McCoy, Chase, Simpson, Miloscia, Schual-Berke, Quall, McCune, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

Provides 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 one hundred percent pro rata pay for part-time faculty. Salary schedules implemented under this act are subject to local collective bargaining.

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

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Higher Education.

Feb 17 Public hearing in committee.

Mar 1 Executive session in committee.  
HE - Executive action taken by committee.  
HE - Majority; 1st substitute bill be substituted,  
do pass.

Mar 2 Referred to Appropriations.

**HB 1734** by Representatives McIntire and Chase; by request of Department of Revenue

Companion Bill: 5863

Improving consistency among tax incentives enacted during the 2003-2005 biennium.

Encourages consistency among tax incentives enacted during the 2003-2005 biennium.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Finance.

Feb 22 Public hearing in committee.

**HB 1735** by Representatives Hunt, Buck, Williams, Linville, Kenney, Walsh, Wallace, B. Sullivan, Dickerson, McCoy, Chase, Simpson, and Roach

Exempting limited water storage facilities from permit requirements.

(SEE ALSO PROPOSED 2ND SUB)

Declares that RCW 90.03.250 and 90.03.370 do not apply to rain barrels, cisterns, and other similar facilities for capturing runoff from roofs, paved areas, and other hard surfaces on a single residential, commercial, or industrial property or public facility when the: (1) Total amount of water storage does not exceed ten thousand gallons; and

(2) Water is intended to be put to beneficial use on the property where the rainwater is collected.

Directs the department to consult with local building permit agencies to monitor the installation of very large capacity rainwater collection systems for any cumulative effect that the systems have on ground water recharge rates and potential impacts upon other well users from the same ground water source.

**HB 1735-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Hunt, Buck, Williams, Linville, Kenney, Walsh, Wallace, B. Sullivan, Dickerson, McCoy, Chase, Simpson, and Roach)

(SEE ALSO PROPOSED 2ND SUB)

Declares that RCW 90.03.250 and 90.03.370 do not apply to rain barrels, cisterns, and other similar facilities for capturing runoff from roofs, paved areas, and other hard surfaces on a single residential, commercial, or industrial property or public facility when the: (1) Total amount of water storage does not exceed five thousand gallons; and

(2) Water is intended to be put to beneficial use on the property where the rainwater is collected.

Directs the department to consult with local building permit agencies to monitor the installation of very large capacity rainwater collection systems for any cumulative effect that the systems have on ground water recharge rates and potential impacts upon other well users from the same ground water source.

**HB 1735-S2** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Hunt, Buck, Williams, Linville, Kenney, Walsh, Wallace, B. Sullivan, Dickerson, McCoy, Chase, Simpson, and Roach)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares that RCW 90.03.250 and 90.03.370 do not apply to rain barrels, cisterns, and other similar facilities for capturing runoff from roofs, paved areas, and other hard surfaces on a single residential, commercial, or industrial property or public facility.

Provides that, in order to qualify for the exemptions created in RCW 90.03.250 and 90.03.370, the owner of a rain barrel, cistern, or other similar water storage facility that has a storage capacity of less than one thousand gallons must intend to put the stored water to beneficial use on the property where the rainwater was collected.

Provides that, in order to qualify for the exemptions created in RCW 90.03.250 and 90.03.370, the owner of a rain barrel, cistern, or other similar water storage facility that has a storage capacity of greater than one thousand gallons must intend to put the stored water to beneficial use on the property where the rainwater was collected and manage the water stored in the facility in compliance with rules developed by the department under this act.

Directs the department to work with the representatives of a broad group of interested parties, individuals with technical expertise, and proponents of rainwater capture and use systems to adopt rules, consistent with chapter 34.05 RCW, that allow for pilot areas to use rainwater collection and use systems with a capacity greater than one thousand gallons, including one pilot area where the use of rainwater collection and use systems is a proposed means of contributing to storm water runoff control and one pilot area located on an island where ground water and surface water availability is limited due to saltwater intrusion. The intent of the pilot areas is to gauge the feasibility of adopting area-specific permits by rule and the impact of rainwater storage and use facilities on the natural hydrologic system.

Requires the department of ecology to report to the appropriate committees of the legislature no later than December 31, 2007, regarding the implementation of this act. After June 1, 2008, the department of ecology shall proceed with permanent rule making to establish exemptions by rule for rainwater systems

consistent with this act unless the legislature acts to direct otherwise.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Economic Development, Agriculture & Trade.

Feb 23 Public hearing in committee.

Mar 2 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not 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 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Economic Development, Agriculture & Trade.

Jan 10 Public hearing in committee.

Feb 1 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.  
Referred to Rules 2 Review.

Feb 9 Placed on second reading by Rules Committee.

Feb 14 Referred to Rules 2 Consideration.

**HB 1736** by Representatives Simpson, O'Brien, Schindler, Cody, Woods, and Chase

Regarding ambulance services operated by cities and towns.

Provides that the legislative authority of any city or town may establish an ambulance service as defined by RCW 18.73.030. However, the legislative authority of the city or town shall not provide for the establishment of an ambulance service that would compete with any existing private ambulance service, unless the legislative authority of the city or town determines that the city or town, or a substantial portion of the city or town, is not adequately served by an existing private ambulance service, and the existing private ambulance service cannot be encouraged to expand its service by contract entered into between the parties.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Local Government.

**HB 1737** by Representatives Schual-Berke, Cody, Clibborn, Fromhold, Bailey, Woods, Moeller, Darneille, and Haler

Companion Bill: 5715

Establishing the joint public health financing committee.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 1737-S** by House Committee on Health Care (originally sponsored by Representatives Schual-Berke, Cody, Clibborn, Fromhold, Bailey, Woods, Moeller, Darneille, and Haler)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the task force to 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.

Requires the task force to complete a report to the governor and the legislature by July 1, 2006.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Health Care.  
 Feb 24 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Health Care.

**HB 1738** by Representatives Cody, Bailey, Schual-Berke, Fromhold, Woods, Upthegrove, Williams, Darneille, Kenney, Hunt, Campbell, Simpson, Tom, Hasegawa, Haler, and Santos

Companion Bill: 5714

Establishing an early detection breast and cervical cancer screening program.

(SEE ALSO PROPOSED 1ST SUB)

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.

Requires the department to establish a medical advisory committee composed of interested medical professionals and consumer liaisons with expertise in a variety of areas relevant to breast and cervical health to provide expert medical advice and guidance. The medical advisory committee shall address national, state, and local concerns regarding best practices in the field of early prevention and detection for breast and cervical cancer and assist the early detection breast and cervical cancer screening program in implementing program policy that follows the best practices of high quality health care for clinical, diagnostic, pathologic, radiological, and oncology services.

**HB 1738-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Bailey, Schual-Berke, Fromhold, Woods, Upthegrove, Williams, Darneille, Kenney, Hunt, Campbell, Simpson, Tom, Hasegawa, Haler, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

Requires the department to establish a medical advisory committee composed of interested medical professionals and consumer liaisons with expertise in a variety of areas relevant to breast and cervical health to provide expert medical advice and guidance. The medical advisory committee shall address national, state, and local concerns regarding best practices in the field of early prevention and detection for breast and cervical cancer and assist the early detection breast and cervical cancer screening program in implementing program policy that follows the best practices of high quality health care for clinical, diagnostic, pathologic, radiological, and oncology services.

Authorizes 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. To the extent of available funding, eligible women may 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.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Health Care.  
 Feb 24 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 Referred to Appropriations.

**HB 1739** by Representative Ericksen

Modifying snowmobile registration.

(DIGEST AS ENACTED)

Revises snowmobile registration provisions.  
 Declares that "vintage snowmobile" means a snowmobile manufactured at least thirty years ago.

Provides that a vintage snowmobile only requires registration if operated within this state.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 25 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; do pass.  
 Mar 2 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 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 2;  
 absent, 0; excused, 2.

-- IN THE SENATE --

Mar 10 First reading, referred to Natural Resources, Ocean & Recreation.  
 Mar 21 Executive session in committee.  
 Mar 22 NROR - Majority; without recommendation.  
 And refer to Transportation.  
 Mar 23 Referred to Transportation.  
 Mar 31 Public hearing in committee.  
 Apr 4 Executive session in committee.  
 TRAN - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Made eligible to be placed on second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 15 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 42; nays, 0; absent, 1; excused, 6.  
 -- IN THE HOUSE --  
 Apr 20 House concurred in Senate amendments. Passed final passage; yeas, 94; nays, 2; absent, 0; excused, 2.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 28 Governor signed.  
 Chapter 235, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1740** by Representatives Clibborn, Haler, Appleton, Ericks, Simpson, Sells, and Quall

Clarifying the economic development powers of cities, towns, and counties.

Clarifies the economic development powers of cities, towns, and counties.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Local Government.  
 Feb 14 Public hearing in committee.

**HB 1741** by Representatives Grant, Condotta, and Crouse  
 Companion Bill: 5793

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.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Commerce & Labor.

**HB 1742** by Representatives Clibborn, Haler, Appleton, Ericks, Simpson, Kristiansen, Linville, Schindler, and Quall

Providing tax incentives for certain multiple-unit dwellings in urban centers.

(AS OF HOUSE 2ND READING 1/18/06)

Amends RCW 84.14.010 to provide tax incentives for certain multiple-unit dwellings in urban centers.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Housing.  
 Feb 15 Public hearing in committee.  
 Feb 17 Executive session in committee.  
 HOUS - Executive action taken by committee.  
 HOUS - Majority; do pass with amendment(s).  
 Feb 21 Referred to Finance.  
 Mar 4 Public hearing in committee.  
 Mar 7 Executive session in committee.  
 FIN - Majority; do pass without amendments(s) by Housing.  
 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 11 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 93; nays, 0; absent, 0; excused, 5.

-- IN THE SENATE --

Mar 14 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 23 Public hearing in committee.

Mar 24 Executive session in committee.

Mar 25 FHC - Majority; do pass with amendment(s).  
 And refer to Ways & Means.

Mar 28 Referred to Ways & Means.

Mar 31 Public hearing in committee.

Apr 1 Executive session in committee.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Jan 11 Placed on third reading by Rules Committee.

Jan 18 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Jan 19 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1743** by Representatives Santos, Roach, P. Sullivan, McCoy, Simpson, Hasegawa, and McCune

Modifying senior citizen property tax provisions.

Revises senior citizen property tax provisions.

Provides that the valuation of a residence determined under RCW 84.36.381(7) shall apply for the levies of all taxing districts, unless the legislative authority of a county adopts an ordinance or resolution providing that valuations under RCW 84.36.381(7) do not apply within the county. If such an ordinance or resolution is adopted, valuations under RCW 84.36.381(7) shall not apply to the levy of any taxing district upon property within the county, except the levy by the state. If the ordinance or resolution is repealed, valuation of a residence determined under RCW 84.36.381(7) shall apply for the levies of all taxing districts upon property within the county.

Provides that the levy for a taxing district in any year shall be reduced as necessary to prevent exemptions under RCW 84.36.381(7) from resulting in a higher tax rate than would have occurred in the absence of the exemptions under RCW 84.36.381(7).

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Finance.

Feb 16 Public hearing in committee.

**HB 1744** by Representatives Santos, Nixon, P. Sullivan, Appleton, Darneille, Hunt, Ormsby, McCoy, Simpson, Miloscia, Hasegawa, Schual-Berke, and Springer

Providing property tax relief.

Finds and declares that it is in the public interest of the people of the state of Washington to encourage home ownership. To achieve this purpose, this act provides a property tax homestead exemption to help offset the tax impact of rising property values, and thus make home ownership more affordable to low-income and middle-income households.

Declares that it is the clear and unambiguous intent of the legislature that such property as described within this measure be exempt from taxation, as authorized by Article VII, section 1 of the Washington state Constitution.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Finance.

Feb 16 Public hearing in committee.

**HB 1745** by Representative Santos

Providing a financing mechanism to promote economic development.

Provides a financing mechanism to promote economic development.

Declares that bonds issued under RCW 39.89.080 shall be authorized by ordinance of the local governing body and may be issued in one or more series and shall bear such date or dates, be payable upon demand or mature at such time or times, bear interest at such rate or rates, be in such denomination or denominations, be in such form either coupon or registered as provided in RCW 39.46.030, carry such conversion or registration privileges, have such rank or priority, be executed in such manner, be payable in such medium of payment, at such place or places, and be subject to such terms of redemption with or without premium, be secured in such manner, and have such other characteristics, as may be provided by such ordinance or trust indenture or mortgage issued pursuant thereto.

Authorizes the local government to annually pay into a fund to be established for the benefit of bonds issued under this section a fixed proportion or a fixed amount of any tax allocation revenues derived from property or business activity within the increment area containing the public improvements funded by the bonds, such payment to continue until all bonds payable from the fund are paid in full.

Provides that, in case any of the public officials of the local government whose signatures appear on any bonds or any coupons issued under chapter 39.89 RCW shall cease to be such officials before the delivery of such bonds, such signatures shall, nevertheless, be valid and sufficient for all purposes, the same as if such officials had remained in office until such delivery. Any provision of any law to the contrary notwithstanding, any bonds issued under this chapter are fully negotiable.

Declares that a local government that issues bonds under RCW 39.89.080 to finance public improvements may pledge for the payment of such bonds all or part of any tax allocation revenues derived from the public improvements.

-- 2005 REGULAR SESSION --

- Feb 3 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 16 Public hearing in committee.

**HB 1746** by Representatives Holmquist, O'Brien, Hinkle, Lantz, Woods, Ahern, Cox, Simpson, Sump, Kagi, McDonald, Haler, Newhouse, McCune, Kretz, Serben, Clements, Condotta, Roach, Pearson, Kirby, Strow, Williams, Moeller, Kenney, and Kristiansen

Requiring arson offenders to register with the county sheriff.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to: (1) Assist local law enforcement agencies to increase public safety by providing them with another tool for them to use in arson investigations;

(2) Require arson offenders to register with local law enforcement agencies in a regulatory, rather than punitive, manner; and

(3) Limit the disclosure of arson offender registration information only to the extent necessary to increase public safety.

**HB 1746-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Holmquist, O'Brien, Hinkle, Lantz, Woods, Ahern, Cox, Simpson, Sump, Kagi, McDonald, Haler, Newhouse, McCune, Kretz, Serben, Clements, Condotta, Roach, Pearson, Kirby, Bailey, Strow, Williams, Moeller, Kenney, and Kristiansen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to: (1) Assist local law enforcement agencies to increase public safety by providing them with another tool for them to use in arson investigations;

(2) Require arson offenders to register with local law enforcement agencies in a regulatory, rather than punitive, manner.

-- 2005 REGULAR SESSION --

- Feb 3 First reading, referred to Criminal Justice & Corrections.  
Feb 15 Public hearing in committee.  
Feb 22 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 25 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.  
Feb 6 Referred to Rules 2 Review.

**HB 1747** by Representatives Wood, Rodne, Priest, Clements, Lantz, Williams, Darneille, and Ormsby

Companion Bill: 5685

Administering the state-funded civil representation of indigent persons.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that the provision of civil legal aid services to indigent persons is an important component of the state's responsibility to provide for the proper and effective administration of civil and criminal justice.

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.

**HB 1747-S** by House Committee on Judiciary (originally sponsored by Representatives Wood, Rodne, Priest, Clements, Lantz, Williams, Darneille, and Ormsby)

(DIGEST AS ENACTED)

Finds that the provision of civil legal aid services to indigent persons is an important component of the state's responsibility to provide for the proper and effective administration of civil and criminal justice.

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 3 First reading, referred to Judiciary.  
Feb 16 Public hearing in committee.  
Feb 18 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Feb 22 Referred to Appropriations.  
Mar 2 Public hearing in committee.  
Mar 5 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Judiciary.  
Mar 7 Passed to Rules Committee for second reading.

Mar 14 Placed on second reading.  
 Mar 15 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Judiciary.  
 Mar 22 Public hearing in committee.  
 Mar 29 Executive session in committee.  
 Mar 30 JUD - Majority; do pass.  
 And refer to Ways & Means.  
 Mar 31 Public hearing in committee.  
 Referred to Ways & Means.  
 Apr 4 Executive session in committee.  
 WM - 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, 37; nays, 12;  
 absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Apr 12 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 15 Delivered to Governor.  
 Apr 21 Governor signed.  
 Chapter 105, 2005 Laws.  
 Effective date 7/1/2005.

**HB 1748** by Representatives Green, Nixon, Shabro, McDermott, Haigh, Upthegrove, Moeller, and Holmquist; by request of Secretary of State

Companion Bill: 5746

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.

**HB 1748-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Green, Nixon, Shabro, McDermott, Haigh, Upthegrove, Moeller, and Holmquist; by request of Secretary of State)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the state to assume a share of primary and general election costs.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to State Government Operations & Accountability.  
 Feb 18 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Feb 24 Referred to Appropriations.

**HB 1749** by Representatives Green, Nixon, Hunt, Shabro, McDermott, Haigh, Moeller, Campbell, Simpson, Sells, Schual-Berke, and Linville; by request of Secretary of State

Companion Bill: 5742

Strengthening review and correction of county election procedures.

(DIGEST AS ENACTED)

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 the problems noted in the report.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to State Government Operations & Accountability.  
 Feb 18 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.  
 Referred to Appropriations.  
 Mar 5 Public hearing and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 15 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 1;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 17 First reading, referred to Government Operations & Elections.  
 Mar 28 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 12 Placed on second reading by Rules Committee.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 42; nays, 0;  
 absent, 1; excused, 6.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 May 3 Governor signed.  
 Chapter 240, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1750** by Representatives Shabro, Kessler, Haigh, Moeller, Simpson, and Linville; by request of Secretary of State

Companion Bill: 5745

Modifying primary election law.

Revises primary election law.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to State Government Operations & Accountability.  
 Feb 18 Public hearing in committee.

**HB 1751** by Representatives Shabro, Haigh, Darneille, Schual-Berke, and Linville; by request of Secretary of State

Requiring absentee ballots to reach the auditor by election day.

Provides that an absentee ballot may be counted only if the ballot is delivered to the office of the county auditor, a poll site, or a county-designated place of deposit before the close of the polls on the day of the primary or election for which it was issued.

Requires the county auditor to notify, by first class mail, any voter casting an absentee ballot whose ballot was not counted because it was not returned within the time requirements as provided for an absentee ballot under RCW 29A.40.110. Such notice shall be made as soon as possible after the county certifies

its election results, but in no case less than twenty days before the next primary or election.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to State Government  
Operations & Accountability.  
Feb 18 Public hearing in committee.

**HB 1752** by Representatives Green, Nixon, Shabro, Haigh, Upthegrove, Moeller, Campbell, Simpson, Sells, Schual-Berke, and Linville; by request of Secretary of State  
Companion Bill: 5740

Improving procedures for ballot processing and canvassing.

(SEE ALSO PROPOSED 2ND SUB)

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.

**HB 1752-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Green, Nixon, Shabro, Haigh, Upthegrove, Moeller, Campbell, Simpson, Sells, Schual-Berke, and Linville; by request of Secretary of State)

(SEE ALSO PROPOSED 2ND SUB)

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 by telephone, 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.

**HB 1752-S2** by House Committee on Appropriations (originally sponsored by Representatives Green, Nixon, Shabro, Haigh, Upthegrove, Moeller, Campbell, Simpson, Sells, Schual-Berke, and Linville; by request of Secretary of State)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Provides that, no voting device shall be approved by the secretary of state unless, beginning on January 1, 2006, in the case of a poll-site based electronic voting system, it produces a machine-countable paper record for each vote that may be reviewed and accepted or rejected by the voter before finalizing his or her vote, as a part of the voting process. Rejected records must either be destroyed or marked in order to clearly identify the record as rejected.

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 by telephone, 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.

Establishes requirements pertaining to write-in ballots.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to State Government  
Operations & Accountability.  
Feb 23 Public hearing in committee.  
Mar 2 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be  
substituted, do pass.  
Minority; do not pass.  
Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in  
committee.  
APP - Executive action taken by committee.

APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to State Government Operations & Accountability.

**HB 1753** by Representatives Green, Nixon, Shabro, McDermott, Haigh, Hunt, Upthegrove, Moeller, Simpson, Sells, and Linville; by request of Secretary of State  
 Companion Bill: 5743

Enhancing voter registration recordkeeping.

(SEE ALSO PROPOSED 1ST SUB)

Enhances voter registration recordkeeping.  
 Repeals RCW 29A.08.155.

**HB 1753-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Green, Nixon, Shabro, McDermott, Haigh, Hunt, Upthegrove, Moeller, Simpson, Sells, and Linville; by request of Secretary of State)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Enhances voter registration recordkeeping.  
 Repeals RCW 29A.08.155.

-- 2005 REGULAR SESSION --  
 Feb 3 First reading, referred to State Government Operations & Accountability.  
 Feb 18 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1754** by Representatives Hunt, Nixon, McDermott, Haigh, Upthegrove, Moeller, Kenney, Chase, Simpson, Miloscia, Sells, and Linville; by request of Secretary of State

Companion Bill: 5744

Authorizing county-wide mail ballot elections.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, with express authorization from the county legislative authority, the county auditor may conduct all primary, special, and general elections entirely by mail ballot. The county legislative authority must give the county auditor at least ninety days' notice before the first election to be conducted entirely by mail ballot. If the county legislative authority and the county auditor decide to return to a polling place election environment, the county legislative authority must give the county auditor at least one hundred eighty days' notice before the first election to be conducted using polling places. Authorization under this act must apply to all primary, special, and general elections conducted by the county auditor.

**HB 1754-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Hunt, Nixon, McDermott, Haigh, Upthegrove, Moeller, Kenney, Chase, Simpson, Miloscia, Sells, and Linville; by request of Secretary of State)

(DIGEST AS ENACTED)

Provides that with express authorization from the county legislative authority, the county auditor may conduct all primary, special, and general elections entirely by mail ballot. The county legislative authority must give the county auditor at least ninety days' notice before the first election to be conducted entirely by mail ballot. If the county legislative authority and the county auditor decide to return to a polling place election environment, the county legislative authority must give the county auditor at least one hundred eighty days' notice before the first election to be conducted using polling places. Authorization under this act must apply to all primary, special, and general elections conducted by the county auditor.

Provides that the county auditor shall notify each affected registered voter by mail that for all future primaries and elections the voting will be by mail ballot only.

Directs the secretary of state to evaluate available technologies to allow voters the ability to conveniently determine if their mail ballots were received and counted by their county auditor. No later than December 31, 2006, the secretary of state shall submit a report to the legislature outlining available mail ballot tracking technology. The report must include the secretary of state's recommendations on whether such technology should be implemented, and if so, how.

-- 2005 REGULAR SESSION --  
 Feb 3 First reading, referred to State Government Operations & Accountability.  
 Feb 22 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 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, 58; nays, 38; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 17 First reading, referred to Government Operations & Elections.  
 Mar 28 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 GO - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 14 Committee amendment adopted as amended.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 28; nays, 20; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 20 House concurred in Senate amendments.  
 Passed final passage; yeas, 83; nays, 13; absent, 0; excused, 2.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 3 Governor signed.  
 Chapter 241, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1755** by Representatives Green, Shabro, Hunt, McDermott, Haigh, Moeller, Simpson, Schual-Berke, and Linville; by request of Secretary of State

Companion Bill: 5741

Modifying provisions on voters' pamphlets.

Revises provisions on voters' pamphlets.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to State Government Operations & Accountability.  
Feb 18 Public hearing in committee.  
Feb 22 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Feb 24 Referred to Appropriations.  
Mar 2 Public hearing in committee.

**HB 1756** by Representatives P. Sullivan, B. Sullivan, Miloscia, Simpson, Nixon, Curtis, Conway, and Wood

Companion Bill: 5865

Establishing objectives for certain fire department services.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires every fire department to include service delivery objectives in the written statement or policy required under this act. These objectives shall include specific response time objectives for the following major service components, if appropriate: (1) Fire suppression;

- (2) Emergency management services;
- (3) Special operations;
- (4) Aircraft rescue and fire fighting;
- (5) Marine rescue and fire fighting; and
- (6) Wild land fire fighting.

Requires every fire department, in order to measure the ability to arrive and begin mitigation operations before the critical events of brain death or flash-over, to establish time objectives for the following measurements: (1) Turnout time;

(2) Response time for the arrival of the first arriving engine company at a fire suppression incident and response time for the deployment of a full first alarm assignment at a fire suppression incident;

(3) Response time for the arrival of a unit with first responder or higher level capability at an emergency medical incident; and  
(4) Response time for the arrival of an advanced life support unit at an emergency medical incident, where this service is provided by the fire department.

Directs every fire department to evaluate its level of service and deployment delivery and response time objectives on an annual basis. The evaluations shall be based on data relating to level of service, deployment, and the achievement of each response time objective in each geographic area within the jurisdiction of the fire department.

Provides that, beginning in 2007, every fire department shall issue an annual written report which shall be based on the annual evaluations required by this act.

**HB 1756-S** by House Committee on Commerce & Labor (originally sponsored by Representatives P. Sullivan, B. Sullivan, Miloscia, Simpson, Nixon, Curtis, Conway, and Wood)

(DIGEST AS ENACTED)

Declares an intent to set standards for addressing the reporting and accountability of substantially career fire departments, and to specify performance measures applicable to response time objectives for certain major services.

Acknowledges the efforts of the international city/county management association, the international association of fire chiefs, and the national fire protection association for the organization and deployment of resources for fire departments.

The arrival of first responders with automatic external defibrillator capability before the onset of brain death, and the arrival of adequate fire suppression resources before flash-over is a critical event during the mitigation of an emergency, and is in the public's best interest. For these reasons, this act contains performance measures, comparable to that research, relating to the organization and deployment of fire suppression operations, emergency medical operations, and special operations by substantially career fire departments. This act does not, and is not intended to, in any way modify or limit the authority of cities and towns to set levels of service.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Commerce & Labor.  
Feb 16 Public hearing in committee.  
Mar 1 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Mar 2 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 10 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 12 First reading, referred to Government Operations & Elections.  
Mar 29 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 GO - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Apr 14 Placed on second reading by Rules Committee.  
Apr 15 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 36; nays, 10; absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 96; nays, 2; absent, 0; excused, 0.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 10 Governor signed.  
Chapter 376, 2005 Laws.  
Effective date 7/24/2005.

**HB 1757** by Representatives Hunt, Cox, Haigh, Fromhold, DeBolt, Jarrett, Blake, Talcott, Quall, Anderson, Williams, Chase, Buri, Hankins, Hinkle, and Kilmer

Companion Bill: 5725

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.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Capital Budget.  
Feb 16 Public hearing in committee.

**HB 1758** by Representatives Kessler, Nixon, Haigh, Chandler, Clements, Schindler, Hunt, Hunter, Hinkle, Takko, B. Sullivan, Miloscia, Buck, and Shabro; by request of Attorney General

Companion Bill: 5735

Revising public disclosure law.

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises public disclosure law.

**HB 1758-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Kessler, Nixon, Haigh, Chandler, Clements, Schindler, Hunt, Hunter, Hinkle, Takko, B. Sullivan, Miloscia, Buck, and Shabro; by request of Attorney General)

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises public disclosure law.

**HB 1758-S2** by House Committee on Appropriations (originally sponsored by Representatives Kessler, Nixon, Haigh, Chandler, Clements, Schindler, Hunt, Hunter, Hinkle, Takko, B. Sullivan, Miloscia, Buck, and Shabro; by request of Attorney General)

(DIGEST AS ENACTED)

Revises public disclosure law.

Requires each state and local agency to appoint and publicly identify a public records officer whose responsibility is to serve as a point of contact for members of the public in requesting disclosure of public records and to oversee the agency's compliance with the public records disclosure requirements of this act. A state or local agency's public records officer may appoint an employee or official of another agency as its public records officer.

Requires the attorney general, by February 1, 2006, to adopt by rule an advisory model rule for state and local agencies, as defined in RCW 42.17.020, addressing the following subjects: (1) Providing fullest assistance to requestors;

(2) Fulfilling large requests in the most efficient manner;

(3) Fulfilling requests for electronic records; and

(4) Any other issues pertaining to public disclosure as determined by the attorney general.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to State Government Operations & Accountability.

Feb 9 Public hearing in committee.

Mar 2 Executive session in committee.

SGOA - Executive action taken by committee.

SGOA - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Referred to Appropriations.

Mar 5 Public hearing and executive action taken in committee.

APP - Executive action taken by committee.

APP - Majority; 2nd substitute bill be substituted, do pass.

Minority; do not pass.

Mar 7 Passed to Rules Committee for second reading.

Mar 8 Made eligible to be placed on second reading.

Mar 9 Placed on second reading by Rules Committee.

Mar 15 2nd substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 89; nays, 6; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 17 First reading, referred to Government Operations & Elections.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 GO - Majority; do pass with amendment(s).

Minority; without recommendation.

Passed to Rules Committee for second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 11 Committee amendment adopted as amended.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 42; nays, 4; absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 18 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.

-- IN THE SENATE --

Apr 21 Senate 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, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

House concurred in Senate amendments.

Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.

Apr 22 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 16 Governor signed.

Chapter 483, 2005 Laws.

Effective date 7/24/2005.

**HB 1759** by Representatives Appleton, Bailey, Tom, Chase, Takko, McCoy, Skinner, Sells, Darneille, Schual-Berke, Hasegawa, Green, O'Brien, Strow, Eickmeyer, Morris, Moeller, Linville, Cody, Rodne, Morrell, Hudgins, Quall, Williams, Dunn, Campbell, and Santos

Designating the orca as the state official marine mammal.

(DIGEST AS ENACTED)

Designates the orca as the state official marine mammal.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to State Government Operations & Accountability.

Feb 16 Public hearing in committee.

Feb 22 Executive session in committee.

SGOA - Executive action taken by committee.

SGOA - Majority; do pass.

Feb 24 Passed to Rules Committee for second reading.

Mar 2 Placed on second reading suspension calendar.

Mar 8 Committee recommendations adopted.

Placed on third reading.

Third reading, passed; yeas, 90; nays, 7; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 9 First reading, referred to Government Operations & Elections.

Mar 22 Public hearing and executive action taken in committee.

Mar 23 GO - Majority; do pass.

Mar 24 Passed to Rules Committee for second reading.

Apr 1 Placed on second reading by Rules Committee.

Apr 5 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 1; absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 6 Speaker signed.

-- IN THE SENATE --

Apr 7 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 8 Delivered to Governor.

Apr 14 Governor signed.  
Chapter 51, 2005 Laws.  
Effective date 7/24/2005.

**HB 1760** by Representatives Chase, Morris, Nixon, Upthegrove, Rodne, Springer, Moeller, P. Sullivan, Hudgins, B. Sullivan, Sells, Appleton, Flannigan, Green, Darneille, Blake, Hunt, McCoy, Kagi, Pettigrew, Simpson, Williams, Morrell, Eickmeyer, O'Brien, Linville, Walsh, Buri, Miloscia, Grant, Clibborn, Conway, Kenney, Dunshee, Ormsby, Haler, Campbell, and Kilmer

Companion Bill: 5111

Providing tax incentives for solar energy systems.

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 to 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.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Technology, Energy & Communications.

Feb 17 Public hearing in committee.

**HB 1761** by Representatives Chase, Morris, Nixon, Upthegrove, Tom, Springer, Moeller, P. Sullivan, Hudgins, B. Sullivan, Sells, Appleton, Darneille, Green, Flannigan, Blake, Hunt, McCoy, Kagi, Pettigrew, Simpson, Williams, Morrell, Eickmeyer, O'Brien, Linville, Clibborn, Conway, Dunshee, Walsh, Buri, Kenney, Miloscia, Grant, Ormsby, Campbell, Wood, and Kilmer

Companion Bill: 5101

Providing incentives to support renewable energy.

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.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Technology, Energy & Communications.

Feb 17 Public hearing in committee.

**HB 1762** by Representatives Schindler, Sump, B. Sullivan, Takko, DeBolt, Holmquist, Crouse, Dunn, Haler,

Orcutt, Cox, Ahern, Kretz, McCune, Bailey, Curtis, Hinkle, and Condotta

Sharing state sales and use tax revenue with local governments.

Declares an intent to provide ongoing funding assistance to local governments to meet these challenges without increasing the overall tax burden on the citizens of the state of Washington.

Provides that the following sales and use taxes collected under chapters 82.08 and 82.12 RCW shall be deposited into the local government assistance account created under this act: (1) 30.8 percent of taxes collected within a rural county with a population less than one hundred thousand;

(2) 23.1 percent of taxes collected within a rural county with a population of at least one hundred thousand, but less than two hundred thousand;

(3) 15.4 percent of taxes collected within a rural county with a population of at least two hundred thousand, but less than three hundred thousand; and

(4) 15.4 percent of taxes collected within any county with a population of at least four hundred thousand, but less than six hundred thousand.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Appropriations.

**HB 1763** by Representatives B. Sullivan, Cody, Walsh, and Nixon

Repealing RCW 68.50.560.

(AS OF HOUSE 2ND READING 2/13/06)

Repeals RCW 68.50.560 relating to anatomical gifts.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Health Care.

Feb 24 Public hearing in committee.

Feb 28 Executive session in committee.

HC - Executive action taken by committee.

HC - Majority; do pass.

Mar 2 Passed to Rules Committee for second reading.

Mar 8 Made eligible to be placed on second reading.

Mar 9 Placed on second reading by Rules Committee.

Mar 10 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.

-- IN THE SENATE --

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

Mar 21 Public hearing in committee.

Mar 23 Executive session in committee.

HEA - Majority; do pass.

Mar 24 Passed to Rules Committee for second reading.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Feb 6 Placed on third reading by Rules Committee.

Feb 13 Third reading, passed; yeas, 94; nays, 2; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 14 First reading, referred to Health & Long-Term Care.

Feb 16 Public hearing in committee.

Feb 20 Executive session in committee.

Feb 21 HEA - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 27 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 8 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

**HB 1764** by Representatives Dunshee and Simpson

Regarding teacher certification.

Finds that teachers spend four to six or more years in college preparing to enter the classroom. Many teachers enter the profession with master's degrees. In addition to having baccalaureate or advanced degrees, by law new teachers and experienced teachers from out-of-state are required to pass a basic skills test.

Finds that the basic skills testing requirement is duplicative, meaningless, a waste of time, a needless expense, and a barrier to the recruitment of good educators.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Education.

**HB 1765** by Representatives Chase, Newhouse, Eickmeyer, Buri, Appleton, B. Sullivan, and Dunn

Companion Bill: 5750

Allowing auctioneers to auction vessels without registering as a vessel dealer.

(SUBSTITUTED FOR - SEE 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.

**HB 1765-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Chase, Newhouse, Eickmeyer, Buri, Appleton, B. Sullivan, and Dunn)(AS OF HOUSE 2ND READING 2/13/06)

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 and the length of the vessel is no greater than twenty-five feet.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Commerce & Labor.  
Feb 21 Public hearing in committee.  
Mar 1 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Mar 2 Passed to Rules Committee for second reading.  
Mar 7 Placed on second reading suspension calendar.  
Mar 9 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
First reading, referred to Labor, Commerce, Research & Development.  
Mar 22 Public hearing and executive action taken in committee.  
LCRD - Majority; do pass.  
Mar 23 Passed to Rules Committee for second reading.  
Mar 30 Placed on second reading by Rules Committee.  
Apr 24 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
Feb 6 Placed on third reading by Rules Committee.  
Feb 13 Returned to second reading for amendment.  
Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 15 First reading, referred to Labor, Commerce, Research & Development.  
Feb 21 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 LCRD - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 28 Made eligible to be placed on second reading.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1766** by Representatives Darneille, Cox, and Kirby

Companion Bill: 5524

Changing school district bidding requirements.

Revises school district bidding requirements.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to State Government Operations & Accountability.  
Feb 16 Public hearing in committee.

**HB 1767** by Representatives Darneille, Haler, McCoy, Kirby, Walsh, Clements, Grant, Conway, and Flannigan

Companion Bill: 5572

Authorizing additional funding for minor league baseball facilities.

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.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Economic Development, Agriculture & Trade.

Feb 28 Public hearing in committee.

**HB 1768** by Representatives Darneille, Kirby, McDonald, O'Brien, Conway, Miloscia, Moeller, Morrell, and Chase

Limiting the transfer of adult offenders through the interstate compact.

Requires the compact administrator to: (1) Upon the approval of a petition from a compacting state to transfer an adult offender to Washington, notify the local law enforcement agency of the county where the offender intends to reside; and

(2) Deny any petition for the transfer of an adult offender to Washington from a compacting state if: (a) The county where the offender intends to reside has already exceeded its fair share of such offenders in the prior twenty-four months; (b) the total number of adult offenders transferring into the state that have been convicted of an offense considered a most serious offense as defined in RCW 9.94A.030, whether in this state or elsewhere, exceeds the number it has transferred to other states; or (c) the total number of adult offenders Washington has accepted supervision of exceeds the total number it has transferred to other states.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Criminal Justice & Corrections.

**HB 1769** by Representatives P. Sullivan, Simpson, and Williams

Companion Bill: 5691

Authorizing jury source lists to be divided by jury assignment area.

(DIGEST AS ENACTED)

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 4 First reading, referred to Judiciary.

Feb 16 Public hearing in committee.

Feb 22 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; do pass.

Feb 23 Passed to Rules Committee for second reading.

Mar 2 Made eligible to be placed on second reading.

Mar 7 Placed on second reading by Rules Committee.

Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.

-- IN THE SENATE --

Mar 9 First reading, referred to Judiciary.

Mar 30 Executive session in committee.

Apr 1 JUD - Majority; do pass.

Apr 4 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, 47; nays, 0;  
absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 26 Governor signed.

Chapter 199, 2005 Laws.

Effective date 7/24/2005.

**HB 1770** by Representatives Hunter, Tom, Santos, Kessler, Jarrett, Haigh, Ericksen, Murray, Shabro, Quall, Anderson, Woods, Appleton, Upthegrove, and Kenney

Companion Bill: 5346

Establishing the office of citizen councilor.

Establishes the office of citizen councilor.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to State Government Operations & Accountability.

**HB 1771** by Representatives McDermott, Nixon, Tom, Santos, Simpson, Chase, Quall, and Kenney

Requiring school breakfast programs in certain schools.

(DIGEST AS ENACTED)

Requires each school district to implement a school breakfast program in each school where more than forty percent of students eligible to participate in the school lunch program qualify for free or reduced-price meal reimbursement by the school year 2005-06. For the second year before the implementation of the district's school breakfast program, and for each subsequent school year, each school district shall submit data enabling the superintendent of public instruction to determine which schools within the district will qualify for this requirement.

Provides that schools where lunch programs start after the 2003-04 school year, where forty percent of students qualify for free or reduced-price meals, must begin school breakfast programs the second year following the start of a lunch program.

Provides that the process and criteria by which school districts are exempted shall be developed by the office of the superintendent of public instruction in consultation with representatives of school directors, school food service, community-based organizations and the Washington state PTA.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Education.

Feb 16 Public hearing in committee.

Mar 1 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.

Mar 2 Referred to Appropriations.

Mar 5 Public hearing and executive action taken in committee.

APP - Executive action taken by committee.

APP - Majority; do pass.

Minority; do not pass.

Mar 7 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, 60; nays, 34;  
absent, 0; excused, 4.

-- IN THE SENATE --

Mar 12 First reading, referred to Early Learning, K-12 & Higher Education.

Mar 25 Public hearing in committee.

Mar 30 Executive session in committee.

Mar 31 EKHE - Majority; do pass with amendment(s).

Apr 1 Passed to Rules Committee for second reading.

Apr 14 Placed on second reading by Rules Committee.

Apr 15 Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 43; nays, 3;  
absent, 0; excused, 3.

- IN THE HOUSE --
- Apr 20 House concurred in Senate amendments.  
Passed final passage; yeas, 89; nays, 7; absent,  
0; excused, 2.
- Apr 21 Speaker signed.
- IN THE SENATE --
- Apr 22 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Delivered to Governor.
- May 4 Governor signed.  
Chapter 287, 2005 Laws.  
Effective date 7/24/2005.

**HB 1772** by Representative Anderson

Revising school funding by standardizing levy formulas and salary schedules.

Revises school funding by standardizing levy formulas and salary schedules.

- 2005 REGULAR SESSION --
- Feb 4 First reading, referred to Education.

**HB 1773** by Representatives Morrell, Curtis, Appleton, Skinner, Simpson, Williams, Clements, Chase, Hankins, Green, Schual-Berke, Condotta, and Santos

Companion Bill: 5758

Increasing the personal needs allowance for nursing facility residents.

Finds that the quality of life and the dignity of individuals to maintain as much personal autonomy as possible, during the time 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 Care.
- Feb 10 Committee relieved of further consideration.  
Referred to Appropriations.
- Feb 22 Public hearing in committee.

**HB 1774** by Representatives Ahern, Hinkle, Sump, Holmquist, Miloscia, Schindler, Condotta, Ericksen, Kristiansen, and Dunn

Prohibiting nonphysicians from performing abortions.

Finds that the medical risks to the health of women as a result of obtaining an abortion makes it necessary to clarify that only qualified health care personnel may perform abortions or assist in performing abortions.

- 2005 REGULAR SESSION --
- Feb 4 First reading, referred to Health Care.

**HB 1775** by Representatives Holmquist, Hinkle, Dunn, Sump, Crouse, Curtis, Miloscia, Buri, Ahern, McDonald, Kretz, Schindler, Serben, Condotta, Ericksen, Kristiansen, Haler, and Campbell

Prohibiting embryo cloning.

Declares that it is unlawful for any person or entity, public or private, to intentionally or knowingly: (1) Perform or attempt to perform human cloning;

- (2) Participate in an attempt to perform human cloning;
- (3) Transfer or receive the product of human cloning for any purpose; or

(4) Transfer or receive, in whole or in part, any oocyte, embryo, fetus, or human somatic cell, for the purpose of human cloning.

Declares that nothing in this chapter restricts areas of scientific research not specifically prohibited by this act, including in vitro fertilization, the administration of fertility enhancing drugs, research in the use of nuclear transfer or other cloning techniques to produce molecules, DNA, tissues, organs, plants, or animals other than humans, or cells other than human embryos.

Provides that a person or entity that violates section 3 (1) or (2) of this act is guilty of a gross misdemeanor.

Provides that a person or entity that violates section 3 (3) or (4) of this act is guilty of a misdemeanor.

Declares that a person or entity that violates any provision of this act and derives a pecuniary gain from such violation shall be fined five thousand dollars or twice the amount of gross gain, or intermediate amount, at the court's discretion.

- 2005 REGULAR SESSION --
- Feb 4 First reading, referred to Health Care.

**HB 1776** by Representatives Dunn, Sump, Schindler, Crouse, Ahern, McCune, Holmquist, Hinkle, Condotta, Ericksen, Serben, Kristiansen, and Campbell

Companion Bill: 5852

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.

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.

- 2005 REGULAR SESSION --
- Feb 4 First reading, referred to Health Care.

**HB 1777** by Representatives Schual-Berke, Cody, Darneille, Ormsby, Morrell, Green, and Springer

Creating a task force to study alternatives for resolving disputes related to injuries resulting from health care.

Finds that there has been significant controversy regarding the most appropriate means to resolve disputes related to injuries occurring as a result of health care, and that an impartial examination of all of the issues surrounding resolution of these disputes is needed.

Declares that, through the establishment of a joint task force, the legislature intends to provide for an impartial examination of issues surrounding resolution of disputes related to injuries occurring as a result of health care, with the goal of developing recommendations for prompt resolution of these disputes that provides equitable results for all of the individuals and entities involved.

Requires the task force to submit its report to the governor and appropriate committees of the legislature no later than November 1, 2006.

- 2005 REGULAR SESSION --
- Feb 4 First reading, referred to Judiciary.
- Feb 14 Public hearing in committee.

**HB 1778** by Representatives Schual-Berke, Lovick, Santos, Green, Cody, Hasegawa, Hudgins, Morrell, Hunt, Appleton, Dickerson, Pettigrew, Darneille, Ormsby, Kenney, and P. Sullivan

Companion Bill: 5484

## Monitoring and reporting on check cashers and sellers.

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.

-- 2005 REGULAR SESSION --

- Feb 4 First reading, referred to Financial Institutions & Insurance.  
Feb 22 Public hearing in committee.

**HB 1779** by Representatives Schual-Berke, Roach, and Morrell

Restricting adverse underwriting decisions for homeowners' insurance.

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

Restricts adverse underwriting decisions for homeowners' insurance.

-- 2005 REGULAR SESSION --

- Feb 4 First reading, referred to Financial Institutions & Insurance.  
Feb 22 Public hearing and executive action taken in committee.  
FII - Executive action taken by committee.  
FII - Majority; do pass.  
Minority; do not pass.  
Feb 24 Passed to Rules Committee for second reading.  
Mar 2 Made eligible to be placed on second reading.  
Mar 7 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 57; nays, 40; absent, 0; excused, 1.

-- IN THE SENATE --

- Mar 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Mar 23 Public hearing in committee.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Financial Institutions & Insurance.  
Jan 17 Public hearing in committee.

**HB 1780** by Representatives Schual-Berke, Morrell, Green, and Wood

Regarding legibility of prescriptions.

Finds that prescription drug errors occur because the pharmacist or nurse cannot read the prescription from the physician or other provider with prescriptive authority.

Declares that legible prescriptions can prevent these errors.

Requires a prescription to be hand printed, typewritten, or electronically generated.

-- 2005 REGULAR SESSION --

- Feb 4 First reading, referred to Health Care.

**HB 1781** by Representatives Schual-Berke, Morrell, and Green

Creating an alternative disciplinary process for physicians and physician assistants.

Finds that professional discipline is a critical function of ensuring quality health care for the people of the state of Washington, and that an alternative disciplinary process for some professions will strengthen that process.

Provides that, for license holders and applicants under chapter 18.71 or 18.71A RCW, the disciplining authority shall file the statement of charges with the superior court in the county in which the license holder provided the care or committed the act that is the subject of the complaint.

Authorizes a complainant dissatisfied with the decision of the disciplining authority regarding a license holder or applicant under chapter 18.71 or 18.71A RCW to appeal that decision to the prosecuting attorney in the county in which the license holder provided the care or committed the act that is the subject of the complaint.

Provides that, if the prosecuting attorney determines, upon investigation, that there is reason to believe a violation of RCW 18.130.180 has occurred, a statement of charge or charges shall be prepared and served upon the license holder or applicant at the earliest practical time.

Declares that the decision of the prosecuting attorney as to filing charges is final and may not be appealed by the complainant or disciplining authority in any forum.

Directs the prosecuting attorney to file the statement of charges with the superior court.

Provides that, if a disciplinary authority under RCW 18.130.090 or a prosecuting attorney under this act files a statement of charges in superior court, the superior court shall serve as the disciplinary authority for purposes of RCW 18.130.160 and shall serve as the hearing authority for purposes of RCW 18.130.170(1).

Provides that the superior court shall hold hearings requested under RCW 18.130.090 or section 3 of this act in accordance with the civil and related rules of the superior courts.

Directs the superior court to grant an expedited hearing upon a petition filed by: (1) The disciplinary authority or county prosecutor on the grounds of jeopardy to the health and safety of patients caused by delay; or

(2) The license holder on the grounds of undue prejudice caused by delay.

Provides that appeals from the decision of the superior court are governed by the court rules governing appeals in civil matters from the superior courts.

-- 2005 REGULAR SESSION --

- Feb 4 First reading, referred to Health Care.

**HB 1782** by Representatives Schual-Berke, Green, Morrell, and Springer

Regarding the qualifications of coordinated quality improvement programs.

Amends RCW 43.70.510 regarding the qualifications of coordinated quality improvement programs.

-- 2005 REGULAR SESSION --

- Feb 4 First reading, referred to Health Care.

**HB 1783** by Representatives Schual-Berke, Green, Morrell, Wood, and Springer

Providing for the use of arbitration in resolving medical staff disputes regarding membership and privileges.

Provides that hospital governing authorities may require that disputes regarding admitting privileges or membership be resolved by arbitration after the governing authority has made its final decision. The hospital may require the practitioner to pay up to one-half of the costs of the arbitrator and may require that the prevailing party pay the attorneys' fees of the other party only where the arbitrator finds the appeal was frivolous.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Judiciary.  
Feb 14 Public hearing in committee.

**HB 1784** by Representatives O'Brien, Pearson, Strow, Ahern, and Dunn

Companion Bill: 5654

Protecting the privacy of personal information of criminal justice officials.

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 4 First reading, referred to Judiciary.

**HB 1785** by Representatives P. Sullivan, Hunter, Schindler, Linville, Ahern, Kessler, Rodne, Miloscia, Wood, Simpson, Serben, Orcutt, Santos, Grant, McCune, Conway, and Kilmer

Modifying the taxation of delivery charges for direct mail.

Revises the taxation of delivery charges for direct mail.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Finance.  
Feb 18 Public hearing in committee.

**HB 1786** by Representatives Appleton, DeBolt, Morrell, Green, Roach, Moeller, Williams, and Strow

Companion Bill: 5799

Regarding payment of 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.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Appropriations.

**HB 1787** by Representatives Green, DeBolt, Morrell, Roach, Appleton, Strow, Moeller, Curtis, Williams, Hudgins, Hinkle, Simpson, Ormsby, and Santos

Companion Bill: 5801

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.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Appropriations.

**HB 1788** by Representatives Condotta, Holmquist, Newhouse, Sump, Clements, Crouse, Kretz, Schindler, Kristiansen, Armstrong, Anderson, Talcott, Shabro, Rodne, Haler, Dunn, Nixon, Hinkle, Woods, Bailey, and Ahern

Using the implicit price deflator to adjust the minimum wage rate.

Provides that the adjusted minimum wage rate shall be calculated to the nearest cent using the percentage change in the implicit price deflator for personal consumption expenditures for the United States as published for the most recent twelve-month period by the bureau of economic analysis of the federal department of commerce in September of the same year in which the department calculates the adjusted minimum wage rate.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Commerce & Labor.

**HB 1789** by Representatives Condotta, Armstrong, Holmquist, Newhouse, Sump, Clements, Kretz, Crouse, Kristiansen, Schindler, Talcott, Shabro, Rodne, Buri, Haler, Dunn, Nixon, Hinkle, Woods, Strow, Bailey, and Ahern

Modifying the inflationary adjustment to the minimum wage.

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 provision.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Commerce & Labor.

**HB 1790** by Representatives Condotta, Armstrong, Holmquist, Newhouse, Sump, Kretz, Clements, Crouse, Kristiansen, Schindler, Talcott, Shabro, Rodne, Buri, Haler, Dunn, Nixon, Hinkle, Woods, Bailey, and Ahern

Setting a competitive minimum wage rate.

Provides that the adjusted minimum wage rate may not exceed seven dollars and thirty-five cents or one hundred twenty-five percent of the average state minimum wage rate, whichever is greater. However, in no case shall the adjusted minimum wage rate be less than seven dollars and thirty-five cents.

Declares that "average state minimum wage rate" means the sum of the minimum wage rates set pursuant to state law and in effect on each September 1st in each of the fifty states divided by fifty. If there is not a minimum wage rate set pursuant to state law in one or more states, the average rate is calculated using the minimum wage rate set pursuant to section (6)(a)(1) of the fair labor standards act of 1938, as amended (29 U.S.C. Sec. 206(a)(1)), in place of a minimum wage rate set pursuant to state law in each of those states.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Commerce & Labor.

**HB 1791** by Representatives Dunshee, Schual-Berke, Kenney, Hankins, Lovick, Morrell, Wood, Kagi, Simpson, McDonald, Eickmeyer, Appleton, O'Brien, Ormsby, DeBolt, Wallace, Uptegrove, Strow, Moeller, Jarrett, Kessler, Miloscia, Murray, Cody, Conway, McCune, Lantz, P. Sullivan, Tom, Ericks, Haigh, McDermott, Hasegawa, and Linville

Creating a developmental disabilities community trust account.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the December 4, 2002, capital study of the division of developmental disabilities residential habilitation centers by the joint legislative audit and review committee identifies options to dispose of excess property at Lakeland Village, Rainier School, and Yakima Valley School that would not impact current residential habilitation center operations.

Declares an intent to allow use of these excess capital properties at residential habilitation centers for persons with developmental disabilities and to place the proceeds from their use into a perpetual trust account for unserved persons with developmental disabilities waiting for community-based developmental disability services.

Provides that excess property identified in the 2002 joint legislative audit and review committee capital study of the division of developmental disabilities residential habilitation centers must be managed to provide as much income as feasible and this income deposited into the developmental disabilities community trust account created in this act. Income may come from lease of the land, conservation easements, sale of timber, or other activities short of sale of the property.

Requires the department to report on its efforts and strategies to provide income to the developmental disabilities community trust account from the excess property identified in this act from the lease of the property, sale of timber, or other activity short of sale of the property. The department shall report by June 30, 2006.

Creates the developmental disabilities community trust account in the state treasury. All income from the use of excess property identified in the 2002 joint legislative audit and review committee capital study of the division of developmental disabilities residential habilitation centers, any building, facility, or tract of land not held in trust at any of the residential habilitation centers identified in this chapter, or sale of timber on these excess lands, must be deposited into this account.

**HB 1791-S** by House Committee on Capital Budget (originally sponsored by Representatives Dunshee, Schual-Berke, Kenney, Hankins, Lovick, Morrell, Wood, Kagi, Simpson, McDonald, Eickmeyer, Appleton, O'Brien, Ormsby, DeBolt, Wallace, Upthegrove, Strow, Moeller, Jarrett, Kessler, Miloscia, Murray, Cody, Conway, McCune, Lantz, P. Sullivan, Tom, Ericks, Haigh, McDermott, Hasegawa, and Linville)

(DIGEST AS ENACTED)

Creates the developmental disabilities community trust account in the state treasury. All proceeds from the use of excess property identified in the 2002 joint legislative audit and review committee capital study of the division of developmental disabilities residential habilitation centers at Lakeland Village and Rainier school that would not impact current residential habilitation center operations must be deposited into the account.

Requires the department to report on its efforts and strategies to provide income to the developmental disabilities community trust account from the excess property identified in this act from the lease of the property, sale of timber, or other activity short of sale of the property. The department shall report by June 30, 2006.

Repeals RCW 28B.30.820 and 70.01.142.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Capital Budget.  
Feb 23 Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 25 Passed to Rules Committee for second reading.  
Mar 2 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, 97; nays, 1; absent, 0; excused, 0.

-- IN THE SENATE --

Mar 9 First reading, referred to Ways & Means.  
Mar 22 Public hearing in committee.  
Mar 23 Executive session in committee.  
Mar 25 WM - Majority; do pass with amendment(s).  
Mar 28 Passed to Rules Committee for second reading.  
Apr 1 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, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 18 House refuses to concur in the Senate amendments. Asks Senate for Conference thereon.  
Conference committee appointed.  
Representatives Dunshee, Chase, Jarrett.

-- IN THE SENATE --

Apr 19 Conference committee request granted.  
Conference committee appointed. Senators Zarelli, Regala, Prentice.  
Apr 21 Public hearing in committee.  
Apr 22 Conference committee report adopted.  
Passed final passage as recommended by conference committee; yeas, 45; nays, 0; absent, 2; excused, 2.

-- IN THE HOUSE --

Conference committee report adopted.  
Passed final passage as recommended by conference committee; yeas, 98; nays, 0; absent, 0; excused, 0.

Apr 24 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.  
May 10 Governor signed.  
Chapter 353, 2005 Laws.  
Effective date 5/10/2005\*.

**HB 1792** by Representatives Pettigrew, Santos, Dickerson, Haler, Simpson, Darneille, O'Brien, Murray, Lantz, Chase, Kenney, Kagi, Hasegawa, Moeller, and Hudgins

Defining the parameters of the use of force and physical restraint in the common schools.

Finds that preserving a safe and beneficial learning environment for all students requires the establishment and enforcement of appropriate student discipline policies.

Acknowledges that school district boards of directors may find it necessary to employ school security personnel or to rely upon school resource officers in order to preserve a safe and beneficial learning environment within certain schools.

Encourages schools and districts to consider school discipline and security models in which counselors and prevention/intervention specialists, along with school building administrators and other school security personnel, if employed, and school resource officers, if present, are trained and work as teams of experts in diffusing anger, de-escalating conflict, and reducing violent behavior within their schools.

Declares that, except as provided in this act, the use of physical restraint in the public schools is limited to the use of reasonable force under the following circumstances only: (1) The person's behavior poses a threat of imminent, serious, physical harm to self or to others; and

(2) Nonphysical interventions would not be effective in removing the imminent threat of harm.

Provides that the use of physical restraint in the common schools is prohibited in the following circumstances: (1) As a means of punishment; or

(2) As a disciplinary response to destruction of school property, disruption of school or classroom order, noncompliance

with a school rule or staff directive, or communication of a verbal threat that does not constitute a threat of imminent, serious, physical harm.

Does not prohibit: (1) The use of physical restraint when such use is permitted or required by and is consistent with a student's 504 plan or individual education plan;

(2) The right of any individual to report to appropriate authorities a crime committed by a student or other individual; or

(3) Commissioned law enforcement officers, including school resource officers, or judicial authorities from exercising their authority or executing their responsibilities, including the physical detainment of a student or other person.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Education.  
 Feb 16 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; do pass.  
 Minority; do not pass.  
 Mar 1 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Education.

**HB 1793** by Representatives Simpson, P. Sullivan, Dunshee, and Ericks

Companion Bill: 5210

Allowing fire protection facilities to use impact fees.

Authorizes fire protection facilities to use impact fees.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Local Government.  
 Feb 14 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Minority; do not pass.  
 Feb 28 Passed to Rules Committee for second reading.  
 Mar 14 Placed on second reading.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Local Government.

**HB 1794** by Representatives Kenney, Cox, Sommers, Fromhold, Priest, Sells, Moeller, Hasegawa, Conway, Ormsby, McCoy, Roberts, Kessler, Darneille, O'Brien, Murray, Dickerson, Lantz, Williams, Chase, Hunter, Lovick, Dunshee, Kagi, Morrell, Haigh, McDermott, Wood, and Hudgins

Expanding access to baccalaureate degree programs.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that, the higher education coordinating board has developed a strategic master plan for higher education that sets a goal of increasing the number of students who earn college degrees at all levels: Associate, baccalaureate, and graduate. The strategic master plan also sets a goal to increase the higher education system's responsiveness to the state's economic needs.

Finds that to meet both of the master plan's goals and to provide adequate educational opportunities for Washington's citizens, additional access is needed to baccalaureate degree programs. Expansion of the four campuses is one strategy for achieving the desired outcomes of the master plan. Other strategies must also be implemented through service delivery

models that reflect both regional demands and statewide priorities.

Declares an intent to increase baccalaureate access and encourage economic development through overall expansion of upper division capacity, continued development of two plus two programs in some areas of the state, authorization of four-year university programs in other areas of the state, and creation of new types of baccalaureate programs on a pilot basis. These steps will make significant progress toward achieving the master plan goals, but the legislature will also continue to monitor the development of the higher education system and evaluate what additional changes or expansion may be necessary.

Finds that access to baccalaureate and graduate degree programs continues to be limited for residents of North Snohomish, Island, and Skagit counties. Studies conducted by the state board for community and technical colleges, the higher education coordinating board, and the council of presidents confirm that enrollment in higher education in this geographic region lags enrollment in other parts of the state, particularly for upper division courses leading to advanced degrees.

Declares an intent to refocus the consortium by assigning management and leadership responsibility for consortium operations to Everett Community College. Everett Community College shall collaborate with community and business leaders, other local community colleges, the regional universities, and The Evergreen State College to develop an educational plan for the North Snohomish, Island, and Skagit county region based on the university center model. The plan should provide for coordinated delivery of lower and upper division courses, expanded availability of high demand degree and certificate programs in the region, and a timeline and cost estimates for moving the physical location of the consortium to the college campus. The college shall submit preliminary recommendations to the higher education and fiscal committees of the legislature by December 1, 2005.

Requires the higher education coordinating board to define potential outcomes resulting from this act and develop performance measures for those outcomes, including but not limited to increased numbers of baccalaureate degrees awarded; expansion of upper division and graduate capacity at the University of Washington Bothell and Tacoma and Washington State University Tri-Cities and Vancouver; enhanced regional access to baccalaureate programs; and creation and award of applied baccalaureate degrees. The board shall provide a progress report on the outcomes to the higher education committees of the senate and the house of representatives by December 1, 2008.

Expires July 1, 2009.

**HB 1794-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kenney, Cox, Sommers, Fromhold, Priest, Sells, Moeller, Hasegawa, Conway, Ormsby, McCoy, Roberts, Kessler, Darneille, O'Brien, Murray, Dickerson, Lantz, Williams, Chase, Hunter, Lovick, Dunshee, Kagi, Morrell, Haigh, McDermott, Wood, and Hudgins)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that, the higher education coordinating board has developed a strategic master plan for higher education that sets a goal of increasing the number of students who earn college degrees at all levels: Associate, baccalaureate, and graduate. The strategic master plan also sets a goal to increase the higher education system's responsiveness to the state's economic needs.

Finds that to meet both of the master plan's goals and to provide adequate educational opportunities for Washington's citizens, additional access is needed to baccalaureate degree programs. Expansion of the four campuses is one strategy for achieving the desired outcomes of the master plan. Other strategies must also be implemented through service delivery models that reflect both regional demands and statewide priorities.

Declares an intent to increase baccalaureate access and encourage economic development through overall expansion of upper division capacity, continued development of two plus two programs in some areas of the state, authorization of four-year university programs in other areas of the state, and creation of new

types of baccalaureate programs on a pilot basis. These steps will make significant progress toward achieving the master plan goals, but the legislature will also continue to monitor the development of the higher education system and evaluate what additional changes or expansion may be necessary.

Finds that access to baccalaureate and graduate degree programs continues to be limited for residents of North Snohomish, Island, and Skagit counties. Studies conducted by the state board for community and technical colleges, the higher education coordinating board, and the council of presidents confirm that enrollment in higher education in this geographic region lags enrollment in other parts of the state, particularly for upper division courses leading to advanced degrees.

Declares an intent to refocus the consortium by assigning management and leadership responsibility for consortium operations to Everett Community College. Everett Community College shall collaborate with community and business leaders, other local community colleges, the regional universities, and The Evergreen State College to develop an educational plan for the North Snohomish, Island, and Skagit county region based on the university center model. The plan should provide for coordinated delivery of lower and upper division courses, expanded availability of high demand degree and certificate programs in the region, and a timeline and cost estimates for moving the physical location of the consortium to the college campus. The college shall submit preliminary recommendations to the higher education and fiscal committees of the legislature by December 1, 2005.

Requires the higher education coordinating board to define potential outcomes resulting from this act and develop performance measures for those outcomes, including but not limited to increased numbers of baccalaureate degrees awarded; expansion of upper division and graduate capacity at the University of Washington Bothell and Tacoma and Washington State University Tri-Cities and Vancouver; enhanced regional access to baccalaureate programs; and creation and award of applied baccalaureate degrees. The board shall provide a progress report on the outcomes to the higher education committees of the senate and the house of representatives by December 1, 2008.

Expires July 1, 2009.

**HB 1794-S2** by House Committee on Appropriations (originally sponsored by Representatives Kenney, Cox, Sommers, Fromhold, Priest, Sells, Moeller, Hasegawa, Conway, Ormsby, McCoy, Roberts, Kessler, Darneille, O'Brien, Murray, Dickerson, Lantz, Williams, Chase, Hunter, Lovick, Dunshee, Kagi, Morrell, Haigh, McDermott, Wood, and Hudgins)

(DIGEST AS ENACTED)

Expands access to baccalaureate degree programs.

Declares an intent to increase baccalaureate access and encourage economic development through overall expansion of upper division capacity, continued development of two plus two programs in some areas of the state, authorization of four-year university programs in other areas of the state, and creation of new types of baccalaureate programs on a pilot basis. These steps will make significant progress toward achieving the master plan goals, but the legislature will also continue to monitor the development of the higher education system and evaluate what additional changes or expansion may be necessary.

Directs the higher education coordinating board to define potential outcomes resulting from this act and develop performance measures for those outcomes, including but not limited to increased numbers of baccalaureate degrees awarded; expansion of upper division and graduate capacity at the University of Washington Bothell and Tacoma and Washington State University Tri-Cities and Vancouver; enhanced regional access to baccalaureate programs; and creation and award of applied baccalaureate degrees. The board shall provide a progress report on the outcomes to the higher education committees of the senate and the house of representatives by December 1, 2008.

Expires July 1, 2009.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Higher Education.

Feb 15 Public hearing in committee.  
Feb 18 Executive session in committee.  
HE - Executive action taken by committee.  
HE - Majority; 1st substitute bill be substituted, do pass.  
Feb 22 Referred to Appropriations.  
Mar 1 Public hearing in committee.  
Mar 5 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 Placed on second reading by Rules Committee.  
Mar 11 2nd substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 80; nays, 14; absent, 0; excused, 4.  
-- IN THE SENATE --  
Mar 14 First reading, referred to Early Learning, K-12 & Higher Education.  
Mar 21 Public hearing in committee.  
Mar 25 Executive session in committee.  
Mar 28 EKHE - Majority; do pass with amendment(s).  
Minority; without recommendation.  
And refer to Ways & Means.  
Mar 29 Referred to Ways & Means.  
Mar 31 Public hearing in committee.  
Apr 1 Executive session in committee.  
Apr 4 WM - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
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.  
Third reading, passed; yeas, 42; nays, 7; absent, 0; excused, 0.  
-- IN THE HOUSE --  
Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 93; nays, 2; absent, 0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 4 Governor signed.  
Chapter 258, 2005 Laws.  
Effective date 7/24/2005.

**HB 1795** by Representatives B. Sullivan, Condotta, Talcott, Shabro, Haler, Dunn, Nixon, Holmquist, Walsh, Bailey, Kristiansen, Kretz, and Linville

Companion Bill: 5774

Modifying employee wage and benefit provisions.

Requires employers to determine the average tipped wage rate for each tipped employee for the previous calendar month. If the average tipped wage rate does not equal or exceed the adjusted minimum wage rate under RCW 49.46.020(4)(b) for any tipped employee, the employer shall pay the tipped employee an amount equal to the number of hours worked for the previous calendar month multiplied by the adjusted minimum wage rate under RCW 49.46.020(4)(b) less the average tipped wage rate for the tipped employee for the previous calendar month. Employers shall pay the tipped employee this amount at any time during the month subsequent to the month used for the calculation under this provision.

Requires employers to contribute monthly, an amount equal to fifty percent of the adjusted minimum tipped wage rate under RCW 49.46.020(4)(c) multiplied by the total number of hours

worked during the previous calendar month by all tipped employees, for the provision of one or more of the following employee benefits: (1) Health care benefits for all employees;

(2) Wages in excess of the adjusted minimum wage rate for nontipped employees; or

(3) Employee meals, paid vacation leave, paid sick leave, and any other nonwage benefits deemed appropriate as provided in rule by the director.

Applies only to employers paying tipped employees the wage rate established in RCW 49.46.020(4)(c).

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Commerce & Labor.

Feb 24 Public hearing in committee.

**HB 1796** by Representatives Chase, Skinner, Grant, Clements, Newhouse, Quall, Eickmeyer, Wallace, Holmquist, Hinkle, and Hunt

Companion Bill: 5776

Extending the date when counties which have authorized facilities for agriculture promotion must allow a credit for city lodging taxes.

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 Finance.

**HB 1797** by Representatives Kirby and Roach

Creating the vehicle protection product act.

Provides that no vehicle protection product may be sold or offered for sale in this state unless the seller, warrantor, and administrator, if any, comply with the provisions of this act.

Provides that vehicle protection product warrantors and related vehicle protection product sellers and warranty administrators complying with this act are not required to comply with and are not subject to any other provision of the state insurance code.

Declares that service contract providers who do not sell vehicle protection products are not subject to the requirements of this act and sales of vehicle protection products are exempt from the requirements of chapter 48.110 RCW.

Declares that warranties, indemnity agreements, and guarantees that are not provided as a part of a vehicle protection product are not subject to the provisions of this act.

Provides that a person may not operate as a warrantor or represent to the public that the person is a warrantor unless the person is registered with the office on a form prescribed by the commissioner.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Financial Institutions & Insurance.

Feb 15 Public hearing in committee.

Feb 22 Executive session in committee.

FII - Executive action taken by committee.

FII - Majority; do pass.

Feb 24 Passed to Rules Committee for second reading.

Mar 10 Placed on second reading by Rules Committee.

Mar 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Financial Institutions & Insurance.

Feb 2 Executive session in committee.

FII - Executive action taken by committee.

FII - Majority; do pass.

Feb 3 Passed to Rules Committee for second reading.

**HB 1798** by Representatives Simpson, Skinner, Lovick, Armstrong, B. Sullivan, Schindler, Upthegrove, Murray, and Hudgins

Companion Bill: 5822

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.

**HB 1798-S** by House Committee on Transportation (originally sponsored by Representatives Simpson, Skinner, Lovick, Armstrong, B. Sullivan, Schindler, Upthegrove, Murray, and Hudgins)

Modifying motorist information sign panel regulatory provisions.

(DIGEST AS ENACTED)

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.

Requires the department of transportation to submit an electronic report by December 15, 2005, to the house of representatives and senate transportation committees detailing revenues and expenditures of the motorist information sign program. The report shall also include a detailed explanation of the methodology and calculation of costs charged to businesses using the program.

Repeals RCW 47.36.325.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Transportation.

Feb 16 Public hearing in committee.

Mar 5 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; 1st substitute bill be substituted, do pass.

Mar 7 Passed to Rules Committee for second reading.

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, 93; nays, 0; absent, 0; excused, 5.

-- IN THE SENATE --

Mar 14 First reading, referred to Transportation.

Mar 28 Work session and executive action taken in committee.

Mar 29 TRAN - Majority; do pass with amendment(s). Minority; without recommendation.

Passed to Rules Committee for second reading.

Apr 6 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, 48; nays, 1; absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.

Passed final passage; yeas, 94; nays, 1; absent, 0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 11 Governor signed.  
 Chapter 407, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1799** by Representatives B. Sullivan and Upthegrove

Companion Bill: 5336

Concerning park rangers employed by the parks and recreation commission.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

Provides that park rangers may serve and execute warrants and processes issued by the courts.

**HB 1799-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives B. Sullivan and Upthegrove)

Creating a task force on public recreational lands and public safety. (REVISED FOR PASSED LEGISLATURE: Creating a task force on state public recreational lands and public safety.)

(DIGEST AS ENACTED)

Creates the task force on state public recreational lands and public safety.

Requires the task force to conduct a comprehensive review of law enforcement issues in and around state parks and lands, including but not limited to: (1) The extent to which illegal activity in and around state parks and lands threatens public safety and natural resources; and

(2) The ability of the current state and local law enforcement to respond to illegal activity on or near public recreational lands.

Provides that, by December 15, 2005, the task force shall provide a final report of its recommendations, including any draft legislation to implement the recommendations. The report shall be submitted to the chief clerk of the house of representatives and the secretary of the senate.

VETO MESSAGE ON HB 1799-S

May 11, 2005

To the Honorable Speaker and Members,  
 The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 1, Engrossed Substitute House Bill No. 1799 entitled:

Section 1 of Engrossed Substitute House Bill No. 1799 states the Legislature's finding that "law enforcement functions at state parks and lands are insufficient to adequately protect the public and our natural resources." I agree that the safety of people, property, and natural resources on our public lands is important, and that more can be done to improve safety. But I have high regard for our park rangers and others who enforce the laws and protect our public lands, and do not believe the Legislature's conclusion is warranted. I am also concerned such language, while not so intended, could be misused to increase taxpayers' liability for harm that should be the responsibility of those who violate our laws.

For these reasons, I have vetoed Section 1 of Engrossed Substitute House Bill No. 1799.

With the exception of Section 1, Engrossed Substitute House Bill No. 1799 is approved.

Respectfully submitted,  
 Christine O. Gregoire  
 Governor

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Criminal Justice & Corrections.  
 Feb 24 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 Mar 14 Placed on second reading.  
 Mar 15 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 63; nays, 33;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 17 First reading, referred to Natural Resources, Ocean & Recreation.  
 Mar 28 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 NROR - Majority; do pass with amendment(s).  
 Apr 1 Passed to Rules Committee for second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 8 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 4;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 64; nays, 34;  
 absent, 0; excused, 0.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 11 Governor partially vetoed.  
 Chapter 408, 2005 Laws PV.  
 Effective date 7/24/2005.

**HB 1800** by Representatives Kilmer, Crouse, and Chase

Requiring the utilities and transportation commission's adjudicative proceedings be open.

Finds that the participation of the utilities and transportation commission or its staff in settlement conferences that are not open to other parties undermines the public faith in the commission and that it is in the public interest to require the commission and its

staff to ensure that such settlement conferences are open to all parties appearing in the proceeding.

Declares an intent that nonsettling parties' due process rights be protected.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Technology, Energy & Communications.  
Feb 17 Public hearing in committee.  
Feb 22 Public hearing in committee.

**HB 1801** by Representatives Grant, Kretz, Linville, Orcutt, Morrell, Buri, Quall, Kristiansen, Holmquist, Cox, Hasegawa, McCune, Eickmeyer, Condotta, Dunn, Walsh, Haigh, and Newhouse

Providing a real estate excise tax exemption for certain farm and agricultural land.

(SEE ALSO PROPOSED 1ST SUB)

Finds that agriculture is an integral part of Washington state history and agriculture has provided and continues to provide employment for many of Washington state citizens.

Finds that providing targeted incentives to sellers of agricultural lands will allow new and existing small agricultural producers to purchase productive farm land.

Declares an intent to provide such incentives through excise tax relief on sales of agricultural lands to new or existing small producers.

**HB 1801-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Grant, Kretz, Linville, Orcutt, Morrell, Buri, Quall, Kristiansen, Holmquist, Cox, Hasegawa, McCune, Eickmeyer, Condotta, Dunn, Walsh, Haigh, and Newhouse)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that agriculture is an integral part of Washington state history and agriculture has provided and continues to provide employment for many of Washington state citizens.

Finds that providing targeted incentives to sellers of agricultural lands will allow new and existing small agricultural producers to purchase productive farm land.

Declares an intent to provide such incentives through excise tax relief on sales of agricultural lands to new or existing small producers.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 15 Public hearing in committee.  
Mar 2 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Referred to Finance.

**HB 1802** by Representatives Kilmer, Walsh, Pettigrew, Strow, Wallace, Kenney, Clibborn, Hankins, McCoy, Haler, Blake, McCune, Linville, P. Sullivan, Grant, Kessler, Simpson, Morrell, Williams, O'Brien, Lantz, Eickmeyer, Chase, Haigh, Hasegawa, Hudgins, and Moeller

Providing a property tax exemption for nonprofits that assist small businesses.

(SEE ALSO PROPOSED 2ND SUB)

Finds that nonprofit organizations and associations engaged in the education, training, and employment of economically disadvantaged people who are involved in the creation and expansion of businesses with marketable products and services in a physical location provide many public benefits to the people of the state of Washington.

Finds that it is in the best interest of the state of Washington to provide a limited property tax exemption for the use of these

facilities by certain organizations in order to be self-sustaining for their exempt purposes.

Declares that the real and personal property owned or used by a nonprofit organization is exempt from taxation if the property is used to: (1) Assist startup and expanding businesses by providing education, training, and employment of economically disadvantaged people; and

(2) Provide shared use of equipment and work areas and daily technical resources and daily management support services that enable small startup and expanding businesses to become successful.

Requires the organization or association to meet all of the additional following conditions: (1) The organization is organized and conducted for nonsectarian purposes.

(2) The organization is qualified for exemption under section 501(c)(3) of the federal internal revenue code.

(3) The organization is governed by a volunteer board of directors of at least five members.

Requires that, in 2010, any nonprofit organization claiming the exemption under this act must report to the department the number of businesses served by the nonprofit and the types of services provided. Nonprofits failing to report to the department are ineligible for the exemption under this act. The department shall compile the information and share it with the appropriate committees of the legislature.

Expires in 2015.

**HB 1802-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Kilmer, Walsh, Pettigrew, Strow, Wallace, Kenney, Clibborn, Hankins, McCoy, Haler, Blake, McCune, Linville, P. Sullivan, Grant, Kessler, Simpson, Morrell, Williams, O'Brien, Lantz, Eickmeyer, Chase, Haigh, Hasegawa, Hudgins, and Moeller)

Authorizing a property tax exemption for certain nonprofit organizations located in economically disadvantaged areas.

(SEE ALSO PROPOSED 2ND SUB)

Finds that nonprofit organizations and associations engaged in the education, training, and employment of economically disadvantaged people who are involved in the creation and expansion of businesses with marketable products and services in a physical location provide many public benefits to the people of the state of Washington.

Finds that it is in the best interest of the state of Washington to provide a limited property tax exemption for the use of these facilities by certain organizations in order to be self-sustaining for their exempt purposes.

Declares that the real and personal property owned or used by a nonprofit organization is exempt from property taxes levied for any state purpose if the property is: (1) Located in an economically distressed area; and

(2) Used to provide shared use of equipment and work areas and daily technical resources and daily management support services that enable small startup and emerging businesses to become successful.

Provides that, in 2010, any nonprofit organization claiming the exemption under this act must report to the department the number of businesses served by the nonprofit and the types of services provided. Nonprofits failing to report to the department are ineligible for the exemption under this act. The department shall compile the information and share it with the appropriate committees of the legislature.

**HB 1802-S2** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Kilmer, Walsh, Pettigrew, Strow, Wallace, Kenney, Clibborn, Hankins, McCoy, Haler, Blake, McCune, Linville, P. Sullivan, Grant, Kessler, Simpson, Morrell, Williams, O'Brien, Lantz, Eickmeyer, Chase, Haigh, Hasegawa, Hudgins, and Moeller)

Providing a property tax exemption for nonprofit small business incubators.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Finds that nonprofit organizations and associations engaged in the education, training, and employment of economically disadvantaged people who are involved in the creation and expansion of businesses with marketable products and services in a physical location provide many public benefits to the people of the state of Washington.

Finds that it is in the best interest of the state of Washington to provide a limited property tax exemption for the use of these facilities by certain organizations in order to be self-sustaining for their exempt purposes.

Declares that the real and personal property owned or used by a nonprofit organization is exempt from property taxes levied for any state purpose if the property is: (1) Located in an economically distressed area; and

(2) Used to provide shared use of equipment and work areas and daily technical resources and daily management support services that enable small startup and emerging businesses to become successful.

Provides that, in 2010, any nonprofit organization claiming the exemption under this act must report to the department the number of businesses served by the nonprofit and the types of services provided. Nonprofits failing to report to the department are ineligible for the exemption under this act. The department shall compile the information and share it with the appropriate committees of the legislature.

## -- 2005 REGULAR SESSION --

- Feb 7 First reading, referred to Economic Development, Agriculture & Trade.
- Feb 16 Public hearing in committee.
- Feb 28 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Mar 2 Passed to Rules Committee for second reading.
- Mar 7 Placed on second reading by Rules Committee.
- Mar 11 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 79; nays, 14;  
absent, 0; excused, 5.
- IN THE SENATE --
- Mar 15 First reading, referred to International Trade & Economic Development.
- Mar 24 Public hearing in committee.
- Mar 29 Executive session in committee.
- Mar 31 ITED - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
And refer to Ways & Means.  
Referred to Ways & Means.
- Apr 23 Public hearing and executive action taken in committee.
- Apr 24 By resolution, returned to House Rules Committee for third reading.
- 2006 REGULAR SESSION --
- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Economic Development, Agriculture & Trade.
- Jan 24 Public hearing in committee.
- Jan 31 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.
- Feb 3 Referred to Finance.
- Feb 6 Public hearing in committee.

**HB 1803** by Representatives Darneille, Kagi, Lantz, Pettigrew, Simpson, Chase, Santos, McDermott, Hasegawa, and Moeller

Removing second degree robbery from the definition of most serious offense.

Deletes second degree robbery from the definition of most serious offense.

## -- 2005 REGULAR SESSION --

- Feb 7 First reading, referred to Criminal Justice & Corrections.

**HB 1804** by Representatives Ericksen, Nixon, Schindler, McCune, Simpson, Williams, Anderson, Armstrong, Campbell, Kretz, and Moeller

Requiring that concealed pistol license holders be mailed renewal notices.

Requires that, approximately ninety days before the license expiration date, the department of licensing shall mail a renewal notice to the licensee at the address listed on the concealed pistol license application or, if the licensee has notified the department of a change of address, to the licensee's new address. The notice shall show the due date, the amount of renewal fee, the penalty fee for late renewal, and other mailing instructions.

## -- 2005 REGULAR SESSION --

- Feb 7 First reading, referred to Judiciary.

**HB 1805** by Representatives P. Sullivan, Hasegawa, Linville, Pettigrew, Hankins, Kessler, Simpson, Ormsby, Kilmer, Schual-Berke, and Eickmeyer; by request of Governor Gregoire

Companion Bill: 5782

Modifying provisions of the linked deposit program.

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.

Encourages public depositories participating in the linked deposit program to increase the funds available to certified minority and women's business enterprises by taking full 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 Financial Institutions & Insurance.
- Feb 16 Public hearing and executive action taken in committee.  
FII - Executive action taken by committee.  
FII - Majority; do pass.
- Feb 21 Referred to Finance.
- Mar 3 Public hearing in committee.
- Mar 4 Public hearing in committee.

**HB 1806** by Representatives Kenney, Haigh, Kessler, Morrell, Dickerson, Williams, P. Sullivan, Ericks, Anderson, McDermott, Wood, Linville, Moeller, and Hudgins; by request of Governor Gregoire

Companion Bill: 5811

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, 42.52.110, 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 42.52.040, 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.

**HB 1806-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Kenney, Haigh, Kessler, Morrell, Dickerson, Williams, P. Sullivan, Ericks, Anderson, McDermott, Wood, Linville, Moeller, and Hudgins; by request of Governor Gregoire)

(DIGEST AS ENACTED)

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 42.52.040, 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.

-- 2005 REGULAR SESSION --  
 Feb 7 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; 1st substitute bill be substituted, do pass.  
 Feb 25 Passed to Rules Committee for 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, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Labor, Commerce, Research & Development.  
 Mar 28 Public hearing and executive action taken in committee.  
 Mar 29 LCRD - Majority; do pass.  
 Mar 30 Passed to Rules Committee for second reading.  
 Apr 1 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 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 15 Delivered to Governor.  
 Apr 21 Governor signed.  
 Chapter 106, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1807** by Representatives DeBolt, Blake, Woods, Haler, Grant, Nixon, McCune, Wood, Orcutt, Ericksen, Schindler, Armstrong, Eickmeyer, Campbell, Condotta, and Kretz  
 Companion Bill: 5783

Restricting motorcycle helmet requirements only to persons under twenty-one.

Restricts motorcycle helmet requirements only to persons under twenty-one.

-- 2005 REGULAR SESSION --  
 Feb 7 First reading, referred to Transportation.

**HB 1808** by Representatives Conway, Fromhold, Linville, Green, Wood, Appleton, Miloscia, Hudgins, Cody, Kagi, Simpson, Talcott, Flannigan, Cox, Morrell, McCoy, Dunshee, Kirby, Lovick, Schual-Berke, Santos, Kenney, Haigh, McDermott, and Moeller

Companion Bill: 5784

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.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Appropriations.

**HB 1809** by Representatives Kirby, Simpson, Morrell, O'Brien, Conway, Linville, and Moeller; by request of Insurance Commissioner

Companion Bill: 5785

Stabilizing the cost of medical malpractice insurance.

Proposes procedures to stabilize the cost of medical malpractice insurance.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Financial Institutions & Insurance.

Feb 17 Public hearing in committee.

**HB 1810** by Representatives Miloscia, Hunt, Simpson, Darneille, Ormsby, O'Brien, Chase, Santos, Kagi, McDermott, and Hasegawa

Ending homelessness in the state of Washington.

Finds that there are many causes of homelessness, including a shortage of family-wage jobs which undermines housing affordability; a lack of an accessible and affordable health care system available to all who suffer from physical and mental illnesses and chemical and alcohol dependency; and a lack of education and job skills necessary in the economy of the twenty-first century.

Declares that, while the provision of housing and housing-related services to the homeless should be administered at the local level to best address specific community needs, the legislature recognizes the need for systematic statewide data collection on homelessness in Washington, including the number and geographic location of homeless persons. In order to truly end homelessness, there must also be a clear assignment of responsibilities, a clear statement of achievable and quantifiable goals, systematic collection and rigorous evaluation of the data, a search for and implementation through adequate resource allocation of best practices, and systematic measurement of progress toward interim goals and the ultimate goal of ending homelessness in Washington by July 1, 2015.

Creates within the department the homeless housing program to develop and coordinate a statewide strategic plan, and to create resources targeted to providing all homeless individuals and families with decent permanent housing. The department and all Washington county governments share the responsibility for ending homelessness in the state of Washington within ten years. The program will be developed and administered by the department with advice and input from the affordable housing advisory board established in RCW 43.185B.020.

Provides that, six months after the first Washington homeless census, the department shall prepare and present a ten-year homeless housing program strategic plan which will outline statewide goals and performance measures. This plan shall be updated annually and will be annually reviewed and approved by the governor. The department's updated plans will subsequently be released each June. Local governments will base their local ten-year homeless housing strategic plans upon the goals and program recommendations of the state plan.

Requires the department to issue by rule mandatory homeless housing program performance measures that shall apply to both the department for statewide outcomes and local governments for local outcomes. The performance measures may consist of, but are not limited to, the following: (1) By the end of year one a comprehensive census shall be finalized and will report on all homeless individuals in the state of Washington;

(2) By the end of year two, all individuals classified as homeless in the first Washington homeless census will be housed in at least temporary housing, which could include emergency shelters or other indoor facilities;

(3) By the end of year four, twenty-five percent of all individuals classified as homeless in all Washington homeless

census counts since the effective date of this act will be housed in long-term private or public housing;

(4) By the end of year six, fifty percent of all individuals classified as homeless in all Washington homeless census counts since the effective date of this act will be housed in long-term private or public housing;

(5) By the end of year eight, seventy-five percent of all individuals classified as homeless in all Washington homeless census counts since the effective date of this act will be housed in long-term private or public housing; and

(6) By the end of year ten, and in each subsequent year, one hundred percent of all individuals classified as homeless in all Washington homeless census counts since the effective date of this act will be housed in long-term private or public housing.

Requires the department to report annually to the governor and the appropriate committees of the legislature an assessment of its performance in addressing the statewide homeless problem, and the performance of each county, and other participating local government entities, in addressing local homeless housing issues.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Housing.

Feb 10 Public hearing in committee.

**HB 1811** by Representatives Wood, Condotta, Conway, Kirby, Crouse, Hunt, Cox, and Williams

Companion Bill: 5446

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

(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.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Commerce & Labor.  
Feb 16 Public hearing in committee.

**HB 1812** by Representatives Nixon, Morris, Simpson, McCune, P. Sullivan, Chase, Williams, Hunter, Dunn, Kilmer, Murray, Cody, Haler, B. Sullivan, Kenney, Dickerson, Woods, Strow, Quall, Morrell, McDonald, Ericks, Haigh, Hudgins, McDermott, McCoy, Wallace, Roach, Moeller, and Flannigan

Penalizing computer crimes.

Declares that no person may solicit, request, or take any action to induce another person to provide personally identifying information by means of a web page, electronic mail message, or otherwise using the internet by representing oneself, either directly or by implication, to be a business or individual without the authority or approval of such business or individual.

Provides that damages to a consumer resulting from the practices prohibited by chapter 19.190 RCW are up to five hundred dollars per violation, or actual damages, whichever is greater.

Provides that a person engaged in the business of providing internet access service to the public, an owner of a web page, or trademark owner who is adversely affected by reason of a violation of this act, may bring an action against a person who violates this act to: (1) Enjoin further violations of this act; and

(2) Recover the greater of actual damages or five thousand dollars per violation of this act.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Technology, Energy & Communications.

**HB 1813** by Representatives Williams, DeBolt, Hunt, and Moeller

Companion Bill: 5947

Increasing the term of nonvoter approved rural library district general obligation bonds.

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

Increases the maximum term of rural, island, and intercounty rural district general obligation bonds to twenty years.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Local Government.  
Feb 14 Public hearing in committee.  
Feb 16 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Feb 18 Passed to Rules Committee for second reading.  
Feb 25 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.

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

-- IN THE SENATE --

Mar 9 First reading, referred to Government Operations & Elections.

Mar 22 Public hearing in committee.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further consideration.

Referred to Local Government.

Jan 30 Executive session in committee.

LG - Executive action taken by committee.

LG - Majority; do pass.

Feb 1 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading suspension calendar.

Feb 8 Committee recommendations adopted.

Placed on third reading.

Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 9 First reading, referred to Government Operations & Elections.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1814** by Representatives Williams, Campbell, Kirby, Wood, Jarrett, Lantz, Flannigan, Rodne, Hunt, Simpson, Morrell, Lovick, Dunshee, and Linville

Companion Bill: 5733

Concerning mandatory arbitration.

(AS OF HOUSE 2ND READING 3/10/05)

Amends RCW 7.06.010 and 7.06.020 relating to mandatory arbitration.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Judiciary.

Feb 15 Public hearing in committee.

Feb 18 Executive session in committee.

JUDI - Executive action taken by committee.

JUDI - Majority; do pass.

Feb 22 Passed to Rules Committee for second reading.

Mar 8 Made eligible to be placed on second reading.

Mar 9 Placed on second reading by Rules Committee.

Mar 10 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 75; nays, 19; absent, 0; excused, 4.

-- IN THE SENATE --

Mar 12 First reading, referred to Judiciary.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

House Rules "X" file.

**HB 1815** by Representatives Wallace, Skinner, Pettigrew, Rodne, Kilmer, Ahern, Blake, McCoy, Anderson, Walsh, Lovick, Hudgins, Appleton, Strow, Murray, B. Sullivan, Simpson, Kessler, Williams, O'Brien, Conway, Morris, Linville, Lantz, and Moeller

Modifying the small business incubator program.

(SUBSTITUTED FOR - SEE 3RD SUB)

Creates a competitive grant program in the department to assist small business incubators as defined in RCW 43.176.020. The competitive grants, of up to two hundred thousand dollars per year per region, shall be given to a designated nonprofit organization under section 501(c)(3) of the internal revenue code or a governmental organization to provide business-related training and services as well as technical assistance to start-up or emerging businesses.

(1) Only ten percent of the grant funds may be used for administration and overhead.

(2) Grants shall be awarded for a two-year period.

(3) Previous grantees are not prohibited from reapplying.

(4) The department shall establish an application process and the appropriate forms. All applications shall include a work plan that shall include, at a minimum, the types of businesses targeted for assistance, the types of training, services, and technical assistance that will be offered, and the performance measures to be applied.

(5) One year after receiving the grant, the grantee shall submit a progress report to the department.

(6) The department shall submit on a biennial basis, beginning December 1, 2008, a report to the appropriate committees of the legislature. The report shall include, at a minimum: (a) The number of businesses served by industry; (b) the types of services provided; (c) the number of jobs retained as a result of the grant program; (d) the number of jobs created as a result of the grant program; and (e) the names of the grantees and the amounts of the grants.

Appropriates the sum of one million two hundred thousand dollars, or as much thereof as may be necessary, from the general fund to the department of community, trade, and economic development for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

Appropriates the sum of one million two hundred thousand dollars, or as much thereof as may be necessary, from the general fund to the department of community, trade, and economic development for the fiscal year ending June 30, 2007, to carry out the purposes of this act.

**HB 1815-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Wallace, Skinner, Pettigrew, Rodne, Kilmer, Ahern, Blake, McCoy, Anderson, Walsh, Lovick, Hudgins, Appleton, Strow, Murray, B. Sullivan, Simpson, Kessler, Williams, O'Brien, Conway, Morris, Linville, Lantz, and Moeller)

Creating a competitive grant program for organizations that assist small businesses.

(SUBSTITUTED FOR - SEE 3RD SUB)

Creates a competitive grant program in the department to assist small business incubators as defined in RCW 43.176.020. The competitive grants shall be allocated equally among zones to the extent possible, and shall be given to a designated nonprofit organization under section 501(c)(3) or (c) (6) of the internal revenue code or a governmental organization, including a port district, to provide business-related training and services as well as technical assistance to start-up or emerging businesses.

(1) Only ten percent of the grant funds may be used for administration and overhead.

(2) Grants shall be awarded for a two-year period.

(3) Previous grantees are not prohibited from reapplying.

(4) The department shall establish an application process and the appropriate forms. All applications shall include a work plan that shall include, at a minimum, the types of businesses targeted for assistance, the types of training, services, and technical assistance that will be offered, and the performance measures to be applied.

(5) One year after receiving the grant, the grantee shall submit a progress report to the department.

(6) The department shall submit on a biennial basis, beginning December 1, 2007, a report to the appropriate committees of the legislature. The report shall include, at a minimum: (a) The number of businesses served by industry; (b) the types of services provided; (c) the number of jobs retained as a result of the grant

program; (d) the number of jobs created as a result of the grant program; and (e) the names of the grantees and the amounts of the grants.

Appropriates the sum of one million two hundred thousand dollars, or as much thereof as may be necessary, from the general fund to the department of community, trade, and economic development for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

Appropriates the sum of one million two hundred thousand dollars, or as much thereof as may be necessary, from the general fund to the department of community, trade, and economic development for the fiscal year ending June 30, 2007, to carry out the purposes of this act.

**HB 1815-S2** by House Committee on Appropriations (originally sponsored by Representatives Wallace, Skinner, Pettigrew, Rodne, Kilmer, Ahern, Blake, McCoy, Anderson, Walsh, Lovick, Hudgins, Appleton, Strow, Murray, B. Sullivan, Simpson, Kessler, Williams, O'Brien, Conway, Morris, Linville, Lantz, and Moeller)

(SUBSTITUTED FOR - SEE 3RD SUB)

Creates a competitive grant program in the department to assist small business incubators as defined in RCW 43.176.020. The competitive grants shall be allocated equally among zones to the extent possible, and shall be given to a designated nonprofit organization under section 501(c)(3) or (c) (6) of the internal revenue code or a governmental organization, including a port district, to provide business-related training and services as well as technical assistance to start-up or emerging businesses.

(1) Only ten percent of the grant funds may be used for administration and overhead.

(2) Grants shall be awarded for a two-year period.

(3) Previous grantees are not prohibited from reapplying.

(4) The department shall establish an application process and the appropriate forms. All applications shall include a work plan that shall include, at a minimum, the types of businesses targeted for assistance, the types of training, services, and technical assistance that will be offered, and the performance measures to be applied.

(5) One year after receiving the grant, the grantee shall submit a progress report to the department.

(6) The department shall submit on a biennial basis, beginning December 1, 2007, a report to the appropriate committees of the legislature. The report shall include, at a minimum: (a) The number of businesses served by industry; (b) the types of services provided; (c) the number of jobs retained as a result of the grant program; (d) the number of jobs created as a result of the grant program; and (e) the names of the grantees and the amounts of the grants.

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

**HB 1815-S3** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Wallace, Skinner, Pettigrew, Rodne, Kilmer, Ahern, Blake, McCoy, Anderson, Walsh, Lovick, Hudgins, Appleton, Strow, Murray, B. Sullivan, Simpson, Kessler, Williams, O'Brien, Conway, Morris, Linville, Lantz, and Moeller)

(AS OF HOUSE 2ND READING 2/10/06)

Creates a competitive grant program in the department to assist small business incubators and entrepreneurial support programs as defined in RCW 43.176.020. To the extent funds are made available, the competitive grants shall be allocated equally across the state to a designated nonprofit organization under section 501(c)(3) or (c)(6) of the internal revenue code or a governmental organization, including a port district, to provide business-related training and services as well as technical assistance to start-up or emerging businesses. In administering the competitive grant program, the department shall endeavor to equitably distribute the funds across the state.

Provides that ninety percent of the funds granted must be used by the grantees to provide the kind of direct service or training to

businesses as described in RCW 43.176.020. Only up to ten percent of the grant funds may be used by the grantees for organizational administrative costs and overhead.

Provides that, to the extent funds are made available, grants shall be awarded over a two-year period.

Provides that previous grantees are not prohibited from reapplying.

Requires the department to submit on a biennial basis, beginning December 1, 2007, a report to the appropriate committees of the legislature. The report shall include, at a minimum: (1) The number of businesses served by industry;

(2) The types of services provided;

(3) The number of jobs retained as a result of the grant program;

(4) The number of jobs created as a result of the grant program; and

(5) The names of the grantees and the amounts of the grants.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Economic Development, Agriculture & Trade.

Feb 16 Public hearing in committee.

Feb 28 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.

Mar 2 Referred to Appropriations.

Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.

Mar 7 Passed to Rules Committee for second reading.

Mar 8 Placed on second reading by Rules Committee.

Mar 11 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 65; nays, 28; absent, 0; excused, 5.

-- IN THE SENATE --

Mar 15 First reading, referred to International Trade & Economic Development.

Mar 24 Public hearing in committee.

Mar 29 Executive session in committee.

Mar 31 ITED - Majority; do pass with amendment(s).  
Minority; do not pass.  
And refer to Ways & Means.  
Referred to Ways & Means.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Economic Development, Agriculture & Trade.

Jan 17 Public hearing in committee.

Jan 25 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 3rd substitute bill be substituted, do pass.

Jan 27 Referred to Appropriations.

Jan 31 Public hearing in committee.

Feb 2 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 3rd substitute bill proposed by Economic Development, Agriculture & Trade.  
Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 8 Placed on second reading.

Feb 10 3rd substitute bill substituted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 69; nays, 29; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 13 First reading, referred to International Trade & Economic Development.

Feb 15 Public hearing in committee.

Feb 21 Executive session in committee.

Feb 23 ITED - Majority; do pass.  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 24 Public hearing in committee.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1816** by Representatives Conway and Wood

Regarding medical aid fees.

Provides that if the director establishes fees for services related to providing and maintaining prosthetic devices that are separate from the services unrelated to device maintenance, the director must take into account the effect of the device's market price and the costs of billing for future maintenance appointments on the provider's ultimate reimbursement.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Commerce & Labor.

Feb 23 Public hearing in committee.

**HB 1817** by Representatives B. Sullivan, Ericks, Hinkle, Simpson, Buck, Murray, Hankins, Williams, Haigh, and McDermott

Companion Bill: 5788

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.

**HB 1817-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Ericks, Hinkle, Simpson, Buck, Murray, Hankins, Williams, Haigh, and McDermott)

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

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.

## -- 2005 REGULAR SESSION --

- Feb 7 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 18 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 Referred to Appropriations.  
 Mar 8 Committee relieved of further consideration.  
 Passed to Rules Committee for second reading.  
 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, 93; nays, 0; absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Water, Energy & Environment.  
 Mar 22 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 WEE - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 1818** by Representatives Haler, O'Brien, Moeller, Schual-Berke, Dunshee, Simpson, Darneille, and McCoy

Providing funding for local public health obligations.

Finds that the public health system as defined in RCW 43.70.575 is essential to fulfilling the state's responsibility to protect the health and safety of its citizens.

Finds that local public health departments lack adequate resources even as their duties increase. Rather than risk catastrophic loss of life, the legislature further finds that local public health departments must immediately be given the resources to effectively implement the specific public health improvement standards concerning threats to our drinking water and food supplies, communicable disease, and other first-responder duties unique to local public health departments, pursuant to the requirements in RCW 43.70.520.

Appropriates the sum of ten million 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 state funding the local public health standards adopted in the public health services improvement plan pursuant to RCW 43.70.520(8). The funds will support local public health departments' obligations concerning health data and information that individuals and communities can use; chronic and infectious disease surveillance; rapid response to outbreaks of communicable disease; efforts to prevent and control specific communicable diseases, such as tuberculosis, West Nile virus, acquired immune deficiency syndrome, and influenza; and local public health district programs to ensure the safety of drinking water and food supplies.

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 department of health for state funding the local public health standards adopted in the public health services improvement plan pursuant to RCW 43.70.520(8). The funds will support local public health districts' obligations concerning health data and information that individuals and communities can use; chronic and infectious disease surveillance; rapid response to outbreaks of communicable disease; efforts to prevent and control specific communicable diseases, such as tuberculosis, West Nile virus, acquired immune deficiency syndrome, and influenza; and local public health district programs to ensure the safety of drinking water and food supplies.

## -- 2005 REGULAR SESSION --

- Feb 7 First reading, referred to Appropriations.

**HB 1819** by Representatives Lovick, Moeller, Darneille, Flannigan, and Chase

Changing provisions relating to sealing felony records that have been vacated.

Declares that it is the policy of the state of Washington to encourage and contribute to the rehabilitation of felons and to assist them in the assumption of the responsibilities of citizenship.

Recognizes that the opportunity to secure employment or to pursue, practice, or engage in a meaningful and profitable trade, occupation, vocation, profession, or business is an essential ingredient to rehabilitation and the assumption of the responsibilities of citizenship. To this end, it is important for the offender to be able to respond to employment inquiries according to RCW 9.94A.640(3) without fear of being contradicted by a court file disclosing the vacated conviction.

Provides that, when a court vacates a record of conviction under this act, the court may order the court clerk to seal the court file as provided for under court rules, without requiring the offender to demonstrate compelling circumstances. The order to seal the court file may allow the deletion of the offender's name in the case index and the substitution of the offender's name with his or her initials.

## -- 2005 REGULAR SESSION --

- Feb 7 First reading, referred to Judiciary.  
 Feb 15 Public hearing in committee.

**HB 1820** by Representative Kagi

Limiting liability under the model toxics control act.

(SEE ALSO PROPOSED 1ST SUB)

Provides that any person who was the former owner of a facility that is residential in nature and was insured by the underground petroleum storage tank insurance coverage provided in chapter 70.148 RCW at the time that ownership in the facility was transferred is liable for the facility.

Applies only to liability for releases from underground petroleum storage tanks located at the facility.

**HB 1820-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representative Kagi)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Pertains to any person who was the former owner of a facility that is residential in nature and was insured by the underground petroleum storage tank insurance coverage provided in chapter 70.148 RCW at the time that ownership in the facility was transferred.

This provision only applies to liability for releases of heating oil, as that term is defined in RCW 70.149.030, from underground storage tanks located at the facility.

## -- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 24 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Natural Resources, Ecology & Parks.

**HB 1821** by Representative Kagi  
 Modifying the heating oil pollution liability protection act.  
 (SEE ALSO PROPOSED 1ST SUB)

Provides that, subject to the requirements of RCW 70.149.050(3), an owner or operator who is a customer of a special fuels dealer required to pay the pollution liability insurance fee under this act is covered by the liability insurance provided by chapter 70.149 RCW.

**HB 1821-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representative Kagi)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that an owner or operator who has registered a heating oil tank for coverage with the pollution liability insurance program is not liable for a release from that tank if a subsequent eligible owner or operator fails to register that tank for coverage with the program, regardless of whether failure to register is intentional.

-- 2005 REGULAR SESSION --  
 Feb 7 First reading, referred to Financial Institutions & Insurance.  
 Feb 15 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; 1st substitute bill be substituted, do pass.  
 Feb 21 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 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Financial Institutions & Insurance.

**HB 1822** by Representatives Kagi and Dickerson  
 Phasing-out the use of toxic shot.

Finds that hunters and other outdoor sports enthusiasts play a critical role in wildlife conservation efforts and the sound stewardship of the state's wildlife resources. However, the use of shotgun shells that contain lead poses a threat to the very habitat on which many wildlife species depend, including game species. The lead in the shot is a toxic material that, when dispersed across a habitat, can contaminate the state's waters and poison its wildlife.

Finds that the role of the hunting community in conservation should continue to be supported and encouraged without diminishing hunting opportunities. To support this goal, the use of the most toxic substances should gradually be phased out of use on Washington's state-owned lands.

Provides that, beginning January 1, 2006, it is unlawful to possess or use toxic shot on any land owned by the state that is located in department game management units four, five, or six.

Provides that, beginning January 1, 2007, it is unlawful to possess or use toxic shot on any land owned by the state that is located in department game management units one, two, or three.

Provides that, beginning January 1, 2008, it is unlawful to use toxic shot when hunting with a license issued by the department under chapter 77.32 RCW.

Declares that a violation of this act is a natural resources infraction under chapter 7.84 RCW.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 15 Public hearing in committee.

**HB 1823** by Representatives Kretz, Serben, McCune, Armstrong, Rodne, Buri, Clements, Cox, Sump, Haler, Pettigrew, Grant, Holmquist, Walsh, Strow, Haigh, and Kristiansen

Assisting the economic development of underserved rural communities by assisting an owner or operator that has discontinued using an underground petroleum storage tank.

(SUBSTITUTED FOR - SEE 1ST SUB)

Assists the economic development of underserved rural communities by assisting an owner or operator that has discontinued using an underground petroleum storage tank.

Appropriates the sum of one million dollars, or as much thereof as may be necessary, from the pollution liability insurance program trust account for the biennium year ending July 1, 2007, to carry out the purposes of RCW 70.148.130(2)(b). The director or director's designee shall administer the distribution of these funds. A maximum of ten percent of the funds appropriated may be used for administrative costs associated with the program.

Expires June 1, 2007.

**HB 1823-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kretz, Serben, McCune, Armstrong, Rodne, Buri, Clements, Cox, Sump, Haler, Pettigrew, Grant, Holmquist, Walsh, Strow, Haigh, and Kristiansen)

Providing financial assistance for the costs of underground petroleum storage tanks in rural communities.

(DIGEST AS ENACTED)

Provides that a grant of financial assistance may also be made to an owner or operator that has discontinued using underground petroleum storage tanks due to economic hardship. An owner or operator may receive a grant up to two hundred thousand dollars per retailing location if: (1) The property is located in an underserved rural area;

(2) The property was previously used by a private owner or operator to provide motor vehicle fuel; and

(3) The property is at least ten miles from the nearest motor vehicle fuel service station.

Expires June 1, 2007.

VETO MESSAGE ON HB 1823-S

May 13, 2005

To the Honorable Speaker and Members,  
 The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 3, Substitute House Bill No. 1823 entitled:

This bill provides financial assistance grants to operators who have discontinued using underground storage tanks. Rural

Washingtonians often drive long distances to refuel their vehicles, and I can appreciate the hardship that results from the closure of gas stations in remote areas of our state. Section 3 of the bill would authorize the Pollution Liability Insurance Agency to expend one million dollars during the 2005-07 Biennium for a financial assistance grant program, and would cap administrative costs at ten percent of the funds appropriated. The agency already has authority to expend non-appropriated funds for the grant program, so this section is not necessary. Further, since no funds have been appropriated for the grant program, the wording of this language would effectively prohibit the agency from making any expenditure for grant administration. To fulfill the Legislature's intent regarding the size of this program and limits on administrative expenses, I hereby direct the agency to expend no more than one million dollars for the grant program during 2005-07, and to limit its administrative costs to no more than ten percent of grant expenditures.

For these reasons, I have vetoed Section 3 of Substitute House Bill No. 1823.

With the exception of Section 3, Substitute House Bill No. 1823 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Financial Institutions & Insurance.  
Feb 24 Public hearing in committee.  
Mar 1 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted, do pass.  
Mar 2 Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Financial Institutions & Insurance.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 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, 94; nays, 0; absent, 0; excused, 4.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Water, Energy & Environment.  
Mar 22 Public hearing in committee.  
Mar 23 Executive session in committee.  
Mar 24 WEE - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 1 Made eligible to be placed on second reading.  
Apr 5 Placed on second reading by Rules Committee.  
Apr 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 39; nays, 0; absent, 0; excused, 10.  
-- IN THE HOUSE --  
Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 19 Delivered to Governor.  
May 13 Governor partially vetoed.  
Chapter 428, 2005 Laws PV.  
Effective date 7/24/2005.

**HB 1824** by Representatives Kilmer, Lantz, Appleton, Quall, Darneille, Morris, Kagi, Haigh, and McDermott

Companion Bill: 5729

Considering prepurchase of multiple ferry fares.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes the department of transportation to consider prepurchase of multiple ferry fares.

**HB 1824-S** by House Committee on Transportation (originally sponsored by Representatives Kilmer, Lantz, Appleton, Quall, Darneille, Morris, Kagi, Haigh, and McDermott)

Adding factors used to evaluate and set ferry fares.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides for consideration of the prepurchase of multiple fares, whether for a single rider or multiple riders, and the effect of proposed fares on frequent users who live in ferry dependent communities.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Transportation.  
Feb 24 Public hearing in committee.  
Mar 3 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 10 Placed on second reading by Rules Committee.  
Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1825** by Representatives Kilmer, Skinner, Pettigrew, Haler, Wallace, Kenney, Clibborn, Jarrett, Morrell, Hankins, P. Sullivan, Buri, McCoy, Linville, Grant, Blake, Kessler, Simpson, Conway, Rodne, and Kagi

Companion Bill: 5174

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.

**HB 1825-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kilmer, Skinner, Pettigrew, Haler, Wallace, Kenney, Clibborn, Jarrett, Morrell, Hankins, P. Sullivan, Buri, McCoy, Linville, Grant, Blake, Kessler, Simpson, Conway, Rodne, and Kagi)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the availability of a trained work force is critical to attracting and retaining businesses.

Finds that the growth of many businesses is limited by an unmet need for training. Furthermore, 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 expanding firms.

-- 2005 REGULAR SESSION --

- Feb 7 First reading, referred to Higher Education.  
 Feb 17 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 HE - Executive action taken by committee.  
 HE - Majority; 1st substitute bill be substituted,  
 do pass.  
 Mar 2 Referred to Finance.

**HB 1826** by Representatives Holmquist, Hinkle, Morrell, and Dunn

Encouraging alternative markets for agricultural industries.

Finds that emissions from automobiles are a primary source of air quality degradation in the state of Washington.

Finds that motor vehicle fuels, such as ethanol and biodiesel, that are blended with agricultural products burn cleaner and result in cleaner air for the densely populated urban areas of the state. Production of the crops necessary to produce some of the cleaner burning blended fuels could serve as an alternative market for Washington's farm families and economically benefit the rural areas of the state.

-- 2005 REGULAR SESSION --

- Feb 7 First reading, referred to Technology, Energy & Communications.  
 Feb 15 Public hearing in committee.  
 Feb 17 Public hearing in committee.

**HB 1827** by Representatives Wood, Condotta, McCoy, Crouse, and Conway

Refining the definition of "bushing."

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 46.70.180 relating to financing practices of motor vehicle dealers.

**HB 1827-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Wood, Condotta, McCoy, Crouse, and Conway)

(AS OF HOUSE 2ND READING 2/10/06)

Amends RCW 46.70.180 relating to financing practices of motor vehicle dealers.

-- 2005 REGULAR SESSION --

- Feb 7 First reading, referred to Commerce & Labor.  
 Feb 16 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Feb 24 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Commerce & Labor.  
 Jan 25 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted,  
 do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading suspension calendar.  
 Feb 10 Committee recommendations adopted and the 1st substitute bill substituted.

Placed on third reading.

Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

- Feb 13 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1828** by Representatives Dunn, Wallace, Curtis, Pettigrew, Takko, McCune, and Flannigan

Authorizing nuisance abatement powers of county governments.

Declares that they have the power to declare by ordinance what shall be deemed nuisances within the county; to prevent, remove, and abate nuisances at the expense of the parties creating, causing, or committing or maintaining them; and to levy a special assessment on the land or premises on which the nuisance is situated to defray the cost, or to reimburse the county for the cost of abating it, and this assessment shall constitute a lien against the property which shall be of equal rank with state, county, and municipal taxes.

-- 2005 REGULAR SESSION --

- Feb 7 First reading, referred to Local Government.

**HB 1829** by Representatives Appleton, Lantz, Lovick, Hasegawa, Flannigan, Moeller, Darneille, McCoy, and Simpson

Adjusting provisions relating to records of conviction.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, when a court vacates a record of conviction under this act, the court may order the court clerk to seal the court file as provided for under court rules, without requiring the offender to demonstrate compelling circumstances. The order to seal the court file may allow the deletion of the offender's name in the case index and the substitution of the offender's name with his or her initials.

**HB 1829-S** by House Committee on Judiciary (originally sponsored by Representatives Appleton, Lantz, Lovick, Hasegawa, Flannigan, Moeller, Darneille, McCoy, and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requests the judicial information system dissemination subcommittee to examine ways that vacated misdemeanor and felony records can be better protected from public disclosure, including the possibility of sealing records, in order to permit individuals with vacated records to respond to inquiries without fear of being contradicted by background checks that reveal their vacated convictions.

-- 2005 REGULAR SESSION --

- Feb 7 First reading, referred to Judiciary.  
 Feb 15 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Judiciary.

**HB 1830** by Representatives Hunt, Jarrett, Morrell, McDonald, Pettigrew, Hasegawa, Eickmeyer, Clibborn, Simpson, and Ericks

Companion Bill: 5768

Regarding alternative public works contracting procedures.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 39.10.020 relating to alternative public works contracting procedures.

**HB 1830-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Hunt, Jarrett, Morrell, McDonald, Pettigrew, Hasegawa, Eickmeyer, Clibborn, Simpson, and Ericks)

Establishing an independent oversight committee on traditional and alternative public works contracting procedures. (REVISED FOR ENGROSSED: Establishing the capital projects review board.)

(DIGEST AS ENACTED)

Creates the capital projects advisory review board in the department of general administration to provide an evaluation of public capital projects construction processes, including the impact of contracting methods on project outcomes, and to advise the legislature on policies related to alternative public works delivery methods.

Provides that the capital projects advisory review board has the following powers and duties: (1) Develop and recommend to the legislature criteria that may be used to determine effective and feasible use of alternative contracting procedures;

(2) Develop and recommend to the legislature qualification standards for general contractors bidding on alternative public works projects;

(3) Develop and recommend to the legislature policies to further enhance the quality, efficiency, and accountability of capital construction projects through the use of traditional and alternative delivery methods in Washington, and make recommendations regarding expansion, continuation, elimination, or modification of the alternative public works contracting methods;

(4) Evaluate the potential future use of other alternative contracting procedures including competitive negotiation contracts.

Provides that, notwithstanding any other provision of law, and after complying with RCW 39.10.030, any city that: (1) is located in a county authorized under this chapter to use alternative public works procedures or is located in a county that is a member of the Puget Sound regional council; (2) reports in the state auditor's local government financial reporting system combined general fund, special revenue, debt service, capital projects, and enterprise funds revenues that exceed sixty million dollars; and (3) has a population greater than twenty-five thousand but less than forty-five thousand, is authorized to use the general contractor/construction manager or design-build procedure for one demonstration project valued over ten million dollars.

Requires all contracts authorized under this act to be entered into before March 1, 2006.

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

-- 2005 REGULAR SESSION --

- Feb 8 First reading, referred to State Government Operations & Accountability.  
 Mar 1 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Referred to Capital Budget.  
 Mar 4 Public hearing and executive action taken in committee.  
 CB - Executive action taken by committee.

CB - Majority; do pass 1st substitute bill proposed by State Government Operations & Accountability.

- Mar 7 Passed to Rules Committee for 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, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Government Operations & Elections.  
 Mar 21 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 GO - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Apr 18 Public hearing and executive action taken in committee.  
 WM - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Apr 23 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Apr 24 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 10 Governor signed.  
 Chapter 377, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1831** by Representatives Kretz, Blake, Grant, Buri, Holmquist, B. Sullivan, Orcutt, Serben, McCune, Sump, Cox, Walsh, Clements, Roach, Linville, Newhouse, Haler, and Pearson

Providing compensation for loss of livestock caused by wildlife.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes the director or the director's designee to distribute money appropriated to reimburse the owner of livestock that has been killed by predatory wildlife, or injured by predatory wildlife to such a degree that the commercial value of the livestock has been diminished. Each individual animal represents one claim, and each claim must be paid the fair market value of the killed or injured animal as determined by the director upon recommendation of the department of agriculture.

**HB 1831-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Kretz, Blake, Grant, Buri, Holmquist, B. Sullivan, Orcutt, Serben, McCune, Sump, Cox, Walsh, Clements, Roach, Linville, Newhouse, Haler, and Pearson)

Concerning damage to livestock.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that "commercial livestock" means cattle, sheep, and horses held or raised by a person for sale, trade, or barter, and from which the person derives an annual income from the sales of the animals in excess of ten thousand dollars.

Declares that "predatory wildlife" means bears and cougars.

Provides that, pursuant to this act, the director or the director's designee may distribute money appropriated to reimburse the owner of commercial livestock that has been killed by predatory wildlife, or injured by predatory wildlife to such a degree that the commercial value of the commercial livestock has been diminished. Each individual animal represents one claim, and each claim must be paid the fair market value of the killed or injured animal as determined by the director upon recommendation of the department of agriculture.

-- 2005 REGULAR SESSION --

- Feb 8 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 22 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 1 Referred to Appropriations.

**HB 1832** by Representatives Kretz, Blake, Grant, Holmquist, P. Sullivan, Buri, B. Sullivan, Kristiansen, Serben, Linville, McCune, Orcutt, Sump, Condotta, Cox, Walsh, Clements, Roach, Newhouse, Haler, and Pearson

Requiring the posting of cougar interactions with pets, livestock, or humans.

(DIGEST AS ENACTED)

Directs the department to post on their internet web site the known details of all reported cougar/human, cougar/pet, or cougar/livestock interactions within ten days of receiving the report. The posted material must include, but is not limited to, the location and time of all reported sightings, and the known details of any cougar/livestock incidents.

-- 2005 REGULAR SESSION --

- Feb 8 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 22 Public hearing and executive action taken in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; do pass.  
 Feb 24 Passed to Rules Committee for second reading.  
 Feb 25 Placed on second reading by Rules Committee.  
 Mar 4 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 8 First reading, referred to Natural Resources, Ocean & Recreation.  
 Mar 17 Public hearing in committee.  
 Mar 21 Executive session in committee.  
 Mar 22 NROR - Majority; do pass.  
 Mar 23 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 6 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Apr 11 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 15 Delivered to Governor.  
 Apr 21 Governor signed.  
 Chapter 107, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1833** by Representatives Kagi, Hinkle, Conway, Walsh, Kenney, Chase, Pettigrew, Appleton, Upthegrove, Morrell, Simpson, Haler, and Santos

Providing incentives for improved job training and placement services.

(SEE ALSO PROPOSED 1ST SUB)

Finds that assisting recipients of the WorkFirst program and other individuals who are seeking jobs with job training and job placement services is critical to supporting the self-sufficiency of families as well as the economic well-being of the state. Job training and placement services are currently offered through multiple agencies and programs, each with their own eligibility requirements and funding sources.

Declares an intent to improve the efficiency and effectiveness of job training and placement services for recipients of the WorkFirst program and other individuals who are seeking jobs by integrating the delivery of those services in communities across the state.

Requires the board to include in its planning requirements for local work force investment boards a requirement that local work force investment boards specify how the job training and placement services under P.L. 105-220, or its successor, and the job training and placement services provided through the WorkFirst program are to be integrated.

Establishes an incentive program in the governor's office for integrating the delivery of job training and placement services for recipients of the WorkFirst program and other individuals who are seeking jobs.

Authorizes local work force investment boards to apply, in partnership with the WorkFirst program and other partners in the one-stop system, to receive funding under the incentive program. In applying for funding, the local work force investment boards shall clearly demonstrate the approach to integration of job training and placement services that they will undertake.

**HB 1833-S** by House Committee on Children & Family Services (originally sponsored by Representatives Kagi, Hinkle, Conway, Walsh, Kenney, Chase, Pettigrew, Appleton, Upthegrove, Morrell, Simpson, Haler, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that assisting recipients of the WorkFirst program and other individuals who are seeking jobs with job training and job placement services is critical to supporting the self-sufficiency of families as well as the economic well-being of the state. Job training and placement services are currently offered through multiple agencies and programs, each with their own eligibility requirements and funding sources.

Declares an intent to improve the efficiency and effectiveness of job training and placement services for recipients of the WorkFirst program and other individuals who are seeking jobs by integrating the delivery of those services in communities across the state.

Requires the board to include in its planning requirements for local work force investment boards a requirement that local work force investment boards specify how the job training and placement services under P.L. 105-220, or its successor, and the job training and placement services provided through the WorkFirst program are to be integrated.

Establishes an incentive program in the governor's office for integrating the delivery of job training and placement services for recipients of the WorkFirst program and other individuals who are seeking jobs.

Authorizes local work force investment boards to apply, in partnership with the WorkFirst program and other partners in the one-stop system, to receive funding under the incentive program. In applying for funding, the local work force investment boards shall clearly demonstrate the approach to integration of job training and placement services that they will undertake.

-- 2005 REGULAR SESSION --

- Feb 8 First reading, referred to Children & Family Services.

Feb 14 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Feb 23 Referred to Appropriations.  
 Mar 2 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Children & Family Services.  
 Mar 7 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Children & Family Services.

**HB 1834** by Representatives McIntire, Anderson, Kessler, Conway, Fromhold, Clements, Kagi, Linville, Jarrett, Hunter, Tom, Hinkle, Upthegrove, Kilmer, Wood, and Santos

Using performance measures for budgeting decisions.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that although state agencies have established missions, goals, and objectives to aid in self-assessment and budget development, this process requires further priority setting. First, state agencies must provide policymakers with focus on the agencies' priority performance measures. Second, legislators require the opportunity to review agencies' proposed priority performance measures in light of the state's priorities and the statutory purposes and policy goals of the programs. Third, legislative and executive policymakers require quantifiable, objective data that are measurable over time in order to gauge whether progress is being made toward agencies' goals. Specifically, budget managers and the legislature must have the data to move toward better statewide results that produce the intended public benefit.

Declares that, by compiling reliable data on valid performance measures for the state's policy priorities, legislative and executive policymakers will be able to make better budgeting decisions.

Provides that, after the office of financial management submits proposed priority performance measures to the legislative fiscal committees under RCW 43.88.030, the proposed priority performance measures are subject to legislative review as provided in this act.

(1) Upon receipt of the governor's proposed priority performance measures, the legislative fiscal committees shall distribute the measures among the appropriate legislative committees for those committees' review.

(2) The legislative committees shall review the proposed priority performance measures for policy and program priority, measurability, specificity, objectivity, and conformance with statutes and legislative intent.

(3) The legislative committees shall recommend any revisions to the proposed priority performance measures to the legislative fiscal committees. The legislative fiscal committees must consider the proposed revisions and may adopt different or additional revisions, based on the state's policy and program priorities and fiscal constraints.

(4) The house of representatives and the senate shall adopt the priority performance measures prior to executive action on omnibus operating and transportation appropriations legislation in the respective bodies.

(5) The legislature shall adopt final priority performance measures by concurrent resolution.

Provides that the joint legislative evaluation and accountability program committee, in consultation with the joint legislative audit and review committee, shall compile, validate, and create a data base of historical information on priority performance measures established under RCW 43.88.090(3).

Provides that the office of financial management shall compile data on agencies' progress toward meeting priority performance measures. The office of financial management shall report the data to the legislative evaluation and accountability program committee on a semiannual basis.

**HB 1834-S** by House Committee on Appropriations (originally sponsored by Representatives McIntire, Anderson, Kessler, Conway, Fromhold, Clements, Kagi, Linville, Jarrett, Hunter, Tom, Hinkle, Upthegrove, Kilmer, Wood, and Santos)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that although state agencies have established missions, goals, and objectives to aid in self-assessment and budget development, this process requires further priority setting. First, state agencies must provide policymakers with focus on the agencies' priority performance measures. Second, legislators require the opportunity to review agencies' proposed priority performance measures in light of the state's priorities and the statutory purposes and policy goals of the programs. Third, legislative and executive policymakers require quantifiable, objective data that are measurable over time in order to gauge whether progress is being made toward agencies' goals. Specifically, budget managers and the legislature must have the data to move toward better statewide results that produce the intended public benefit.

Declares that, by compiling reliable data on valid performance measures for the state's policy priorities, legislative and executive policymakers will be able to make better budgeting decisions.

Provides that, by October 1st of each odd-numbered year, beginning in 2005, the office of financial management must submit proposed priority performance measures to the legislative fiscal committees under RCW 43.88.030. The proposed priority performance measures are subject to legislative review as provided in this act.

(1) Upon receipt of the governor's proposed priority performance measures, the legislative fiscal committees shall distribute the measures among the appropriate legislative committees for those committees' review.

(2) The legislative committees shall review the proposed priority performance measures for policy and program priority, measurability, specificity, objectivity, and conformance with statutes and legislative intent.

(3) The legislative committees shall recommend any revisions to the proposed priority performance measures to the legislative fiscal committees. The legislative fiscal committees must consider the proposed revisions and may adopt different or additional revisions, based on the state's policy and program priorities and fiscal constraints.

(4) The legislative fiscal committees, individually or jointly during the regular session in each even-numbered year, beginning in 2006, shall adopt priority performance measures during an executive session and shall forward these to the office of financial management for inclusion in the biennial budget process. By July 1st of each even-numbered year, the office of financial management shall report to the legislative fiscal committees regarding any changes the office makes to the priority performance measures adopted by the legislative fiscal committees under this provision.

Provides that the joint legislative evaluation and accountability program committee, in consultation with the joint legislative audit and review committee, shall compile, validate, and create a data base of historical information on priority performance measures established under RCW 43.88.090(3).

Provides that the office of financial management shall compile data on agencies' progress toward meeting priority performance measures. The office of financial management shall report the data to the legislative evaluation and accountability program committee on a semiannual basis.

**HB 1834-S2** by House Committee on Appropriations (originally sponsored by Representatives McIntire, Anderson, Kessler, Conway, Fromhold, Clements,

Kagi, Linville, Jarrett, Hunter, Tom, Hinkle, Upthegrove, Kilmer, Wood, and Santos)

(AS OF HOUSE 2ND READING 2/14/06)

Finds that state agencies have established missions, goals, and objectives to aid in self-assessment and budget development. Legislators need key performance measures that help them assess the degree to which the state is achieving the results citizens need from their government. To accomplish this, both legislative and executive policymakers require quantifiable, objective data that are measurable over time in order to gauge whether progress is being made toward the state's goals. Specifically, budget managers and the legislature must have the data to move toward better statewide results that produce the intended public benefit. In addition, reliable data on valid performance measures for the state's policy priorities will help legislative and executive policymakers make better budgeting decisions.

Provides that, by October 1st of each odd-numbered year, beginning in 2007, the office of financial management shall ensure that current key performance measures are made available to the legislative fiscal committees under RCW 43.88.030. The key performance measures are subject to legislative review as provided in this act.

Requires the legislative fiscal committees, individually or jointly during the regular session in each even-numbered year, beginning in 2008, to adopt key performance measures during an executive session and shall forward these to the office of financial management for inclusion in the office of financial management performance measure data base.

Requires the office of financial management to maintain data on progress toward meeting key performance measures. The office of financial management shall make these data available to the legislative evaluation and accountability program committee.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Appropriations.  
Feb 22 Public hearing in committee.  
Mar 3 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Mar 7 Passed to Rules Committee for 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, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 16 First reading, referred to Ways & Means.  
Mar 30 Public hearing in committee.  
Apr 1 Executive session in committee.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Appropriations.  
Feb 2 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 13 Placed on second reading.  
Feb 14 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --  
Feb 16 First reading, referred to Ways & Means.  
Feb 21 Public hearing in committee.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1835** by Representatives Alexander, Anderson, Clements, Crouse, Condotta, Schindler, Ahern, Ericksen, Newhouse, Kristiansen, Nixon, Roach, Hinkle, Bailey, Talcott, Cox, Holmquist, Woods, Strow, Dunn, Buri, Curtis, Shabro, Sump, Haler, Pearson, and McCune

Strengthening the state expenditure limit.

Provides that, if the cost of any state program or function is shifted to the state general fund on or after January 1, 2005, from another source of funding, the state expenditure limit committee, acting pursuant to RCW 43.135.025(5), shall increase the state expenditure limit to reflect the shift. However, the limit may be increased for such a program cost shift only if: (1) The legislature requires the deposit in the general fund of an ongoing revenue source that would otherwise be deposited in the fund or account that previously supported the program, in an amount equal to the cost of the program shifted; and

(2) The redirection of the ongoing revenue source takes effect on the same date that the cost of the program is shifted.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Appropriations.

**HB 1836** by Representatives McDonald, Alexander, Clements, Crouse, Schindler, Condotta, Ahern, Ericksen, Newhouse, Kristiansen, Nixon, Bailey, Hinkle, Talcott, Cox, Holmquist, Woods, Strow, Walsh, Dunn, Curtis, Shabro, Buri, Sump, Haler, Campbell, Pearson, and McCune

Requiring at least sixty percent legislative approval to increase taxes.

Requires at least sixty percent legislative approval to increase taxes.

Declares that this act takes effect January 1, 2006, if an amendment to Article VII of the state Constitution (requiring supermajority legislative approval for tax increases, HJR ... (H-1180.2/05)) is validly submitted to and is approved and ratified by the voters at the next general election. If the proposed amendment is not so approved and ratified, this act is null and void in its entirety.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Finance.

**HB 1837** by Representatives Rodne, Lantz, McDonald, Moeller, Dickerson, Priest, Curtis, Morris, Woods, Shabro, Hasegawa, Kagi, and Kenney

Providing for child witnesses.

(DIGEST AS ENACTED)

Provides that, on motion of the prosecuting attorney in a criminal proceeding, the court may order that a child under the age of ten may testify in a room outside the presence of the defendant and the jury while one-way closed-circuit television equipment simultaneously projects the child's testimony into another room so the defendant and the jury can watch and hear the child testify if: (1) The testimony will: (a) Describe an act or attempted act of sexual contact performed with or on the child witness by another person or with or on a child other than the child witness by another person; (b) describe an act or attempted act of physical abuse against the child witness by another person or against a child other than the child witness by another person; or (c) describe a violent offense as defined by RCW 9.94A.030 committed against a person known by or familiar to the child witness or by a person known by or familiar to the child witness.

Provides that a child witness may or may not be a victim in the proceeding.

Declares that nothing in this act precludes the court from allowing a child to testify outside the presence of the defendant

and the jury so long as the testimony is presented in accordance with the standards and procedures required in this act.

-- 2005 REGULAR SESSION --  
 Feb 8 First reading, referred to Judiciary.  
 Feb 22 Public hearing in committee.  
 Feb 25 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Feb 28 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Judiciary.  
 Mar 29 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 JUD - Majority; do pass.  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 6 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 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent,  
 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 13 Governor signed.  
 Chapter 455, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1838** by Representatives Linville, Grant, and Hinkle; by request of Environmental Hearings Office

Companion Bill: 5808

Increasing the threshold for short board appeals before the shorelines and pollution control hearings boards.

(DIGEST AS ENACTED)

Increases the threshold for short board appeals before the shorelines and pollution control hearings boards to fifteen thousand dollars.

-- 2005 REGULAR SESSION --  
 Feb 8 First reading, referred to Natural Resources,  
 Ecology & Parks.  
 Feb 25 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 Mar 8 Made eligible to be placed on second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 10 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 0;  
 absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Water, Energy &  
 Environment.  
 Mar 23 Public hearing in committee.  
 Mar 24 Executive session in committee.  
 Mar 25 WEE - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 30 Placed on second reading by Rules Committee.  
 Apr 4 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 41; nays, 0;  
 absent, 1; excused, 7.

-- IN THE HOUSE --

Apr 5 Speaker signed.  
 -- IN THE SENATE --  
 Apr 6 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 7 Delivered to Governor.  
 Apr 13 Governor signed.  
 Chapter 34, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1839** by Representatives Kenney, Kessler, Hankins, Linville, Cody, McDonald, Sommers, Santos, Darneille, Haigh, Schual-Berke, Talcott, Skinner, Clibborn, Morrell, Dickerson, Wallace, Chase, Lantz, Green, Upthegrove, Hasegawa, Kagi, and Sells

Companion Bill: 5707

Creating a women's history consortium.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 1839-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Kenney, Kessler, Hankins, Linville, Cody, McDonald, Sommers, Santos, Darneille, Haigh, Schual-Berke, Talcott, Skinner, Clibborn, Morrell, Dickerson, Wallace, Chase, Lantz, Green, Upthegrove, Hasegawa, Kagi, and Sells)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to State Government  
 Operations & Accountability.  
 Feb 22 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; without recommendation.

Referred to Appropriations.

**HB 1840** by Representatives Kilmer, Lantz, Talcott, Appleton, Holmquist, Hunt, Green, Williams, Buck, and Haler

Modifying use of the water quality account.

(SEE ALSO PROPOSED 1ST SUB)

Provides dedicated funding from the water quality account for lake restoration and management.

Provides that ten percent of the moneys deposited into the account shall be allocated only for establishment and implementation of a comprehensive lake restoration and management program. These moneys may be used for efforts related to: Lake restoration; improvement of lake water quality; control of lake eutrophication; clearing, prevention, and control of algae and harmful algal blooms in lakes; and eradication and prevention of invasive plant and animal species in lakes.

**HB 1840-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Kilmer, Lantz, Talcott, Appleton, Holmquist, Hunt, Green, Williams, Buck, and Haler)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides dedicated funding from the water quality account for lake restoration and management.

Provides that at least twenty-five percent of the moneys deposited into the account for the centennial clean water act grant program established in this act shall be allocated for freshwater systems during the bienniums ending in 2007 and 2009. The priority for these funds shall be establishment and implementation of a comprehensive lake restoration and management program. These moneys may be used for efforts related to: Lake restoration; improvement of lake water quality; control of lake eutrophication; clearing, prevention, and control of algae and harmful algal blooms in lakes; and eradication and prevention of invasive plant and animal species in lakes.

Directs the department of ecology to prepare a report for the appropriate committees of the legislature, by January 1, 2009, that evaluates if there is a need and demand for continued funding of the lake restoration and management program as provided in RCW 70.146.030.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Natural Resources, Ecology & Parks.  
Feb 25 Public hearing in committee.  
Mar 1 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.  
Mar 2 Referred to Appropriations.

**HB 1841** by Representatives Wood, Kenney, Conway, Strow, Sells, Simpson, Hasegawa, and Santos

Revising provisions for electrical trainees.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires proof of sixteen hours of approved classroom electrical continuing education courses covering chapter 19.28 RCW, the national electrical code, or electrical theory, or the equivalent electrical training courses taken as part of an approved apprenticeship program under chapter 49.04 RCW or an approved electrical training program under RCW 19.28.191(1)(h). This education requirement is effective July 1, 2006.

Provides that, for individuals employed by a general electrical contractor performing nonresidential installations, either a master journeyman electrician or journeyman electrician shall be on the same job site as the noncertified individual for a minimum of one hundred percent of each working day for the

first four thousand hours and seventy-five percent of each working day for all hours thereafter.

**HB 1841-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Wood, Kenney, Conway, Strow, Sells, Simpson, Hasegawa, and Santos)

(DIGEST AS ENACTED)

Requires proof of sixteen hours of approved classroom electrical continuing education courses covering chapter 19.28 RCW, the national electrical code, or electrical theory, or the equivalent electrical training courses taken as part of an approved apprenticeship program under chapter 49.04 RCW or an approved electrical training program under RCW 19.28.191(1)(h). This education requirement is effective July 1, 2007.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Commerce & Labor.  
Feb 16 Public hearing in committee.  
Feb 23 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Feb 28 Passed to Rules Committee for second reading.  
Mar 8 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, 94; nays, 0; absent, 0; excused, 4.

-- IN THE SENATE --

Mar 12 First reading, referred to Labor, Commerce, Research & Development.  
Mar 24 Public hearing and executive action taken in committee.  
LCRD - Majority; do pass.  
Mar 25 Passed to Rules Committee for second reading.  
Apr 1 Made eligible to be placed on second reading.  
Apr 14 Placed on second reading by Rules Committee.  
Apr 24 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Jan 18 Placed on third reading by Rules Committee.  
Jan 27 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Jan 31 First reading, referred to Labor, Commerce, Research & Development.  
Feb 16 Public hearing and executive action taken in committee.  
Feb 20 LCRD - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Feb 27 Made eligible to be placed on second reading.  
Feb 28 Placed on second reading by Rules Committee.  
Mar 2 Committee amendment not adopted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0; absent, 1; excused, 4.

-- IN THE HOUSE --

Mar 4 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --  
Mar 7 Senate 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, 47; nays, 1; absent, 0; excused, 1.

-- IN THE HOUSE --

House concurred in Senate amendments.

Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.

Speaker signed.

-- IN THE SENATE --

Mar 8 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 27 Governor signed.

Chapter 224, 2006 Laws.

Effective date 6/7/2006.

**HB 1842** by Representatives Schual-Berke, Cody, Buck, Conway, DeBolt, Condotta, Hinkle, Simpson, Hasegawa, and Santos

Companion Bill: 5628

Revising insurance coverage of pharmacy services.

Provides that 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 levels, 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 pharmacy indicates a desire to be recognized as a provider and meets all the applicable terms and conditions of the policy contract; and

(4) Offer a provider of pharmacy services the same terms and conditions.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Health Care.

**HB 1843** by Representatives Hunt, Darneille, Morrell, McCoy, Campbell, Simpson, Chase, Santos, and Sells

Companion Bill: 5695

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.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Appropriations.

Feb 17 Public hearing in committee.

**HB 1844** by Representatives Hunter, Crouse, Hudgins, Morris, Haler, Nixon, Kilmer, Linville, Morrell, Simpson, and Chase

Companion Bill: 5659

Authorizing renewable energy tax credits.

Finds that: (1) Washington's utilities have been historical leaders in developing low-cost renewable hydroelectric energy, greatly benefiting the state economy;

(2) Washington has a long tradition of energy policies that support renewable resource development. These policies, which include financial incentives, have stimulated economic development, encouraged the development of renewable resources within the state, and protected the environment;

(3) Continuing and expanding financial and other incentives will stimulate the market for renewable energy technologies and renewable resources, helping to diversify the energy resources used to serve Washington's consumers while hedging against future fuel price risk;

(4) Fuel diversity, economic, and environmental benefits from renewable resources accrue to the public at large, and therefore it is the policy of the state of Washington to encourage consistent development of these resources to meet the state's electric demand and stabilize electricity prices.

Provides that, on or before December 1, 2007, and every two years thereafter, the department shall submit a report to the legislature on the amount of incentives provided for renewable resources, the amount of renewable resources produced by each type of renewable resource generation facility, the name and location of each generating facility, and the participating electric utilities.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Technology, Energy & Communications.

Feb 22 Public hearing in committee.

**HB 1845** by Representatives Orcutt and McIntire; by request of Department of Revenue

Modifying unclaimed property provisions.

Revises unclaimed property provisions.

Authorizes the department to enter into contracts to provide private investigators licensed under chapter 18.165 RCW with reported information of apparent owners. This information may be provided electronically or in another medium, in the discretion of the department. Any contract shall provide terms and conditions the department determines are necessary to safeguard the interests of owners and to the proper administration of this chapter.

Requires the department to develop a schedule of user fees for information provided under this act for the purpose of distributing and apportioning the full cost of providing the information and the continued development of the program. Fees received by the department under this act shall be deposited according to RCW 63.29.230.

Repeals RCW 63.29.033.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Finance.

Feb 22 Public hearing in committee.

Feb 28 Executive session in committee.

**HB 1846** by Representative McIntire; by request of Department of Revenue

Companion Bill: 5845

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.

**HB 1846-S** by House Committee on Finance (originally sponsored by Representative McIntire; by request of Department of Revenue)

Making clarifying changes to property tax statutes.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises property tax provisions.  
Repeals RCW 84.55.012 and 84.55.0121.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Finance.  
Feb 22 Public hearing in committee.  
Feb 28 Executive session in committee.  
Mar 7 Executive session in committee.  
FIN - Majority; 1st substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Finance.

**HB 1847** by Representatives Haigh, McDermott, Jarrett, Miloscia, Nixon, Green, Wallace, and Hunt

Companion Bill: 5884

Changing administrative oversight of the code reviser's office.

(SUBSTITUTED FOR - SEE 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.

**HB 1847-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Haigh, McDermott, Jarrett, Miloscia, Nixon, Green, Wallace, and Hunt)

Changing the membership of the statute law committee.

(DIGEST AS ENACTED)

Creates a permanent statute law committee consisting of nine members as follows: (1) The secretary of the senate, ex officio;

(2) Two members of the senate, one from each of the two largest caucuses in the senate, appointed by the president of the senate;

(3) The chief clerk of the house of representatives, ex officio;

(4) Two members of the house of representatives, one from each of the two largest caucuses in the house of representatives, appointed by the speaker of the house of representatives;

(5) The staff director of the nonpartisan professional committee staff of the senate, ex officio;

(6) The staff director of the nonpartisan professional committee staff of the house of representatives, ex officio;

(7) A lawyer admitted to practice in this state, appointed by the board of governors of the Washington State Bar Association;

(8) A judge of the supreme court or a lawyer who has been admitted to practice in this state, appointed by the chief justice of the supreme court; and

(9) A lawyer staff member of the governor's office or a state agency, appointed by the governor.

Requires such initial appointments to be made within thirty days of the effective date of this act.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to State Government Operations & Accountability.

Feb 23 Public hearing in committee.

Feb 25 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.

Mar 1 Passed to Rules Committee for second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 3 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 4 First reading, referred to Government Operations & Elections.

Mar 21 Public hearing in committee.

Mar 28 Executive session in committee.

Mar 30 GO - Majority; do pass with amendment(s).

Mar 31 Passed to Rules Committee for second reading.

Apr 5 Made eligible to be placed on 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, 42; nays, 1; absent, 0; excused, 6.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.

Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 11 Governor signed.

Chapter 409, 2005 Laws.  
Effective date 5/11/2005.

**HB 1848** by Representatives Springer, Tom, Lantz, Priest, Hunter, Jarrett, Clibborn, Serben, Fromhold, Rodne, Williams, Flannigan, Kessler, O'Brien, and Simpson

Addressing construction defect disputes involving multiunit residential buildings.

(DIGEST AS ENACTED)

Establishes provisions for addressing construction defect disputes involving multiunit residential buildings.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Judiciary.

Feb 15 Public hearing in committee.

Mar 1 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; do pass.

Mar 2 Passed to Rules Committee for second reading.

Mar 10 Placed on second reading by Rules Committee.

Mar 14 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 16 First reading, referred to Judiciary.

Mar 23 Public hearing in committee.

Mar 30 Executive session in committee.

Apr 1 JUD - Majority; do pass with amendment(s).  
Minority; without recommendation.

Apr 4 Passed to Rules Committee for second reading.

Passed to Rules Committee for second reading.

Apr 6 Placed on second reading by Rules Committee.

Apr 8 Committee amendment adopted with no other amendments.

- Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 1;  
absent, 0; excused, 2.  
-- IN THE HOUSE --
- Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent,  
0; excused, 0.
- Apr 21 Speaker signed.  
-- IN THE SENATE --
- Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Apr 23 Delivered to Governor.
- May 13 Governor signed.  
Chapter 456, 2005 Laws.  
Effective date 8/1/2005.

**HB 1849** by Representatives Lovick, Campbell, Simpson,  
DeBolt, Hinkle, and O'Brien

Modifying requirements for security guard training. (REVISED  
FOR ENGROSSED: Requiring DOL to conduct a review of  
annual postassignment training of security guards.)

(AS OF HOUSE 2ND READING 2/14/06)

Revises requirements for security guard training.

Finds that the functions served by private security companies  
and their employees provide important safety for the public and  
that changes in regulating this profession should be undertaken  
with a goal of promoting public safety. Therefore, the department  
of licensing shall undertake a review, using as a guide the  
requirements of chapter 18.118 RCW to the extent appropriate, of  
the following: (1) The need for annual postassignment training of  
private security guards that covers review and practice of security  
guard skills taught by department-certified trainers;

(2) Whether various levels of postassignment training may be  
appropriate for private security guards employed in various types  
of work, as listed in RCW 18.170.010(18), depending on their  
assigned duties;

(3) The need for private security companies to maintain  
records of postassignment training of private security guards and,  
if so, for what period of time; and

(4) The need for civil penalties to enforce compliance with the  
training requirements for private security guards.

Directs the department to report the results of the study and  
its recommendations to the appropriate committees of the  
legislature by January 1, 2007.

- 2005 REGULAR SESSION --
- Feb 8 First reading, referred to Commerce & Labor.
- Feb 21 Public hearing in committee.
- Mar 2 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.
- Mar 10 Placed on second reading by Rules Committee.
- Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in  
present status.
- Jan 11 Placed on second reading by Rules Committee.
- Feb 14 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 87; nays, 9;  
absent, 0; excused, 2.  
-- IN THE SENATE --
- Feb 16 First reading, referred to Labor, Commerce,  
Research & Development.
- Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 1850** by Representatives Schual-Berke and Cody

Creating a retired volunteer medical worker license.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes the secretary to issue a retired volunteer medical  
worker license to any applicant who: (1) Has held an active  
license issued by a disciplining authority under RCW 18.130.040  
no more than ten years prior to applying for an initial license  
under this act;

(2) Does not have any current restrictions on the ability to  
obtain a license for violations of chapter 18.130 RCW;

(3) Submits proof of registration with a local community  
organization that is registered with the United States department  
of health and human services to provide medical services during  
an emergency or disaster or local public health jurisdiction  
program to coordinate responses to an emergency or disaster.

Provides that license holders under this act must be supervised  
and may only perform duties corresponding to the scope of  
practice associated with the active license that they had prior to  
retirement.

Provides that a person who holds a retired volunteer medical  
worker license issued under this act who provides assistance  
during an emergency or disaster, as defined in RCW 38.52.010,  
while at the scene, an alternative care site, a hospital site, en route  
to such a site, or while participating in an approved training for an  
emergency or disaster, without compensation or the expectation  
of compensation and within the scope of their assigned duties and  
under the direction of the local organization with which he or she  
has been registered, shall not be liable for civil damages resulting  
from any act or omission in the rendering of such assistance or in  
transporting such persons, other than acts or omissions  
constituting gross negligence or willful or wanton misconduct.

**HB 1850-S** by House Committee on Health Care (originally  
sponsored by Representatives Schual-Berke and  
Cody)

(DIGEST AS ENACTED)

Provides that the secretary shall issue a retired volunteer  
medical worker license to any applicant who: (1) Has held an  
active license issued by a disciplining authority under RCW  
18.130.040 no more than ten years prior to applying for an initial  
license under this act;

(2) Does not have any current restrictions on the ability to  
obtain a license for violations of chapter 18.130 RCW; and

(3) Submits proof of registration as a volunteer with a local  
organization for emergency services or management as defined by  
chapter 38.52 RCW.

Provides that no act or omission by a covered volunteer while  
engaged in a covered activity shall impose any liability for civil  
damages resulting from such an act or omission upon: (1) The  
covered volunteer;

(2) The supervisor or supervisors of the covered volunteer;

(3) Any health care facility or their officers or employees;

(4) The owner of the property or vehicle where the act or  
omission may have occurred during the covered activity;

(5) Any local organization that registered the covered  
volunteer; or

(6) The state or any state or local governmental entity.

Applies only when the covered volunteer was engaged in a  
covered activity: (1) Without compensation or expectation of  
compensation;

(2) Within the scope of their assigned duties;

(3) Under the direction of the local organization with which  
he or she had been registered; and

(4) The act or omission does not constitute gross negligence  
or willful or wanton misconduct.

- 2005 REGULAR SESSION --
- Feb 8 First reading, referred to Health Care.
- Feb 18 Public hearing in committee.
- Feb 25 Executive session in committee.

HC - Executive action taken by committee.

HC - Majority; 1st substitute bill be  
substituted, do pass.

Mar 1 Referred to Appropriations.

Mar 3 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Health Care.

Mar 7 Passed to Rules Committee for second reading.

Mar 14 Placed on second reading.

Mar 15 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --

Mar 16 First reading, referred to Health & Long-Term Care.

Mar 30 Public hearing and executive action taken in committee.

Mar 31 HEA - Majority; do pass with amendment(s).

Apr 1 Passed to Rules Committee for second reading.

Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --

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

Jan 18 Placed on third reading by Rules Committee.

Jan 27 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 --

Jan 31 First reading, referred to Health & Long-Term Care.

Feb 15 Public hearing in committee.

Feb 20 Executive session in committee.

Feb 21 HEA - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Feb 24 Placed on second reading by Rules Committee.

Feb 27 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.  
-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.

Mar 5 Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.

Mar 6 Speaker signed.  
-- IN THE SENATE --

Mar 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 15 Governor signed.  
Chapter 72, 2006 Laws.  
Effective date 6/7/2006.

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**HB 1851** by Representative Condotta

Companion Bill: 5789

Expanding the role of self-insurers in the workers' compensation system.

Expands the role of self-insurers in the workers' compensation system.

Repeals RCW 51.32.190.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Commerce & Labor.

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**HB 1852** by Representatives B. Sullivan, Buck, Williams, Jarrett, Wallace, Appleton, Rodne, and Simpson

Companion Bill: 5145

Creating a boater safety education program.

(SEE ALSO PROPOSED 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.

**HB 1852-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Buck, Williams, Jarrett, Wallace, Appleton, Rodne, and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

Requires the commission to establish and implement by rule a program to provide required boating safety education. The boating education program shall include training on preventing the spread of aquatic invasive species.

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.

-- 2005 REGULAR SESSION --

- Feb 8 First reading, referred to Natural Resources,  
Ecology & Parks.  
Feb 24 Public hearing in committee.  
Feb 28 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be  
substituted, do pass.  
Minority; do not pass.  
Mar 2 Referred to Appropriations.

**HB 1853** by Representatives Kessler, Condotta, Grant,  
Clements, Crouse, Quall, Armstrong, Fromhold, and  
Woods

Companion Bill: 5826

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.

-- 2005 REGULAR SESSION --

- Feb 8 First reading, referred to Commerce & Labor.  
Feb 14 Public hearing in committee.

**HB 1854** by Representatives Lantz, Priest, Haler, Walsh, and  
Williams

Changing procedures on the withholding of the driving privilege.

(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.

Declares 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.

Finds that large numbers of drivers who fail to fulfill their  
obligations to respond and comply with notices of traffic  
infraction and citations, or otherwise fail to fulfill obligations of  
similar import, creates a significant threat to public safety.

Declares therefore, 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.

**HB 1854-S** by House Committee on Judiciary (originally  
sponsored by Representatives Lantz, Priest, Haler,  
Walsh, and Williams)

Changing provisions relating to withholding of driving privileges.

(DIGEST AS ENACTED)

Provides that, whenever the department proposes to withhold  
the driving privilege of a person or disqualify a person from  
operating a commercial motor vehicle and this action is made  
mandatory by the provisions of this act or other law, the  
department must give notice to the person in writing by posting in  
the United States mail.

Provides that within fifteen days after notice has been given to  
a person under this act, the person may request in writing an  
administrative review before the department.

Declares that an administrative review under this act shall  
consist solely of an internal review of documents and records  
submitted or available to the department, unless the person  
requests an interview before the department, in which case all or  
any part of the administrative review may, at the discretion of the  
department, be conducted by telephone or other electronic means.

Declares that the only issues to be addressed in the  
administrative review are: (1) Whether the records relied on by  
the department identify the correct person; and

(2) Whether the information transmitted from the court or  
other reporting agency or entity regarding the person accurately  
describes the action taken by the court or other reporting agency  
or entity.

Provides that whenever a monetary penalty, fee, cost,  
assessment, or other monetary obligation is imposed by a court  
under this act it is immediately payable. If the court determines,  
in its discretion, that a person is not able to pay a monetary  
obligation in full, and not more than one year has passed since the  
later of the effective date of this act or the date the monetary  
obligation initially became due and payable, the court shall enter  
into a payment plan with the person, unless the person has  
previously been granted a payment plan with respect to the same  
monetary obligation, or unless the person is in noncompliance of  
any existing or prior payment plan, in which case the court may,  
at its discretion, implement a payment plan.

Provides that, if a person has not entered into a payment plan  
with the court and has not paid the monetary obligation in full on  
or before the time established for payment, the court shall notify  
the department of the delinquency. The department shall suspend  
the person's driver's license or driving privilege until all monetary  
obligations have been paid, or until the person has entered into a  
payment plan under this act.

-- 2005 REGULAR SESSION --

- Feb 8 First reading, referred to Judiciary.  
Feb 23 Public hearing in committee.  
Mar 2 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; 1st substitute bill be  
substituted, do pass.  
Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in  
committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill  
proposed by Judiciary.  
Mar 7 Passed to Rules Committee for second reading.  
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, 93; nays, 0;  
absent, 0; excused, 5.

-- IN THE SENATE --

- Mar 14 First reading, referred to Judiciary.  
Mar 22 Executive session in committee.  
Mar 23 JUD - Majority; without recommendation.  
And refer to Transportation.  
Referred to Transportation.  
Mar 29 Public hearing in committee.  
Mar 30 Executive session in committee.  
Mar 31 TRAN - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 6 Placed on second reading by Rules Committee.  
Apr 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 0;  
absent, 1; excused, 0.

-- IN THE HOUSE --

- Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 19 Delivered to Governor.

May 4 Governor signed.  
Chapter 288, 2005 Laws.  
Effective date 7/1/2005.

**HB 1855** by Representatives Ericksen, Ahern, Buri, Serben,  
Kretz, McCune, Nixon, Campbell, Simpson, and  
Dunn

Companion Bill: 5819

Modifying property tax exemptions related to churches and other religious organizations.

Revises property tax exemptions related to churches and other religious organizations.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Finance.

**HB 1856** by Representatives Conway, Condotta, Wood,  
McCoy, Kessler, Campbell, and Chase

Requiring industrial insurance fund audits.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires 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, 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 auditor may contract with firms qualified to perform all or part of the financial audit, as necessary.

Requires the firm or firms conducting the reviews to be familiar with the accounting standards applicable to the accounts under review and shall have experience in workers' compensation reserving, discounting, and rate making.

Requires the 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 of labor and industries on the results of the financial audit and reviews, within six months of the end of the fiscal year. The report may include recommendations.

Requires the audit report to be available for public inspection.

**HB 1856-S** by House Committee on Commerce & Labor  
(originally sponsored by Representatives  
Conway, Condotta, Wood, McCoy, Kessler, Campbell, and  
Chase)

(DIGEST AS ENACTED)

Requires the department to: (1) Prepare financial statements on the state fund in accordance with generally accepted accounting principles, including but not limited to financial statements on 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.

Provides 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 auditor may contract with firms qualified to perform all or part of the financial audit, as necessary.

Requires the firm or firms conducting the reviews to be familiar with the accounting standards applicable to the accounts under review and shall have experience in workers' compensation reserving, discounting, and rate making.

Requires the 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 of labor and industries on the results of the financial audit and reviews, within six months of the end of the fiscal year. The report may include recommendations.

Requires the audit report to be available for public inspection.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Commerce & Labor.

Feb 14 Public hearing in committee.

Feb 21 Executive session in committee.

CL - Executive action taken by committee.

CL - Majority; 1st substitute bill be substituted,  
do pass.

Feb 24 Passed to Rules Committee for second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 10 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 94; nays, 0;

absent, 0; excused, 4.

-- IN THE SENATE --

Mar 12 First reading, referred to Labor, Commerce,  
Research & Development.

Mar 24 Public hearing in committee.

Mar 28 Executive session in committee.

Mar 29 LCRD - Majority; do pass with amendment(s).

Mar 30 Passed to Rules Committee for second reading.

Apr 5 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, 46; nays, 0;

absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.

Passed final passage; yeas, 95; nays, 0; absent,  
0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 11 Governor signed.

Chapter 387, 2005 Laws.

Effective date 7/24/2005.

**HB 1857** by Representatives Conway, Hudgins, Wood,  
McCoy, Chase, Hasegawa, and Santos

Requiring legislative ratification of international trade agreements.

Finds that it is the role of the legislature to authorize the state's participation and the terms thereof in international trade agreements.

Provides that, in order for the state to commit to participate in an international trade agreement, the legislature must pass enabling legislation, establishing the parties to the agreement, the agencies included, and the extent of the state's participation.

Provides that the governor may not commit Washington to international trade agreements absent legislative-enabling legislation.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Economic  
Development, Agriculture & Trade.

Mar 1 Public hearing in committee.

**HB 1858** by Representatives Lantz, Flannigan, Morrell, Cody, Kirby, Springer, Williams, Miloscia, Schual-Berke, Upthegrove, Linville, O'Brien, and Wood

Limiting the time period for bringing an action for personal injury or death resulting from health care.

Amends RCW 4.16.350 and 4.16.190 relating to the time period for bringing an action for personal injury or death resulting from health care.

-- 2005 REGULAR SESSION --  
 Feb 8 First reading, referred to Judiciary.  
 Feb 14 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Minority; without recommendation.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Judiciary.

**HB 1859** by Representatives Lantz, Cody, Schual-Berke, Morrell, Kirby, Springer, Miloscia, Kilmer, Upthegrove, Linville, Chase, Wood, and Kagi

Creating the Washington birth-related injury compensation association.

Finds that: (1) Physicians and advanced registered nurse practitioners practicing obstetrics are high-risk medical specialists for whom malpractice insurance premiums are very costly, and recent increases in such premiums have been greater for such physicians than for other physicians.

(2) Because obstetric services are essential and the state of Washington currently pays for almost half of the births in the state through its medical assistance programs, it is incumbent upon the legislature to provide a plan designed to result in the stabilization and reduction of malpractice insurance premiums for providers of obstetric services in Washington.

(3) The costs of birth-related injury claims are particularly high and warrant the establishment of a limited system of compensation irrespective of fault. The issue of whether such claims are covered by this chapter must be determined exclusively in an administrative proceeding.

Declares an intent to provide compensation, on a no-fault basis, for a limited class of birth-related injuries that result in high costs for custodial care and rehabilitation. This plan applies only to birth-related injuries.

Establishes the Washington birth-related injury compensation plan for the purpose of providing compensation, irrespective of fault, for birth-related injury claims. The plan applies to births occurring on or after January 1, 2007, and is administered by the Washington birth-related injury compensation association.

Declares that the rights and remedies granted by this plan on account of a birth-related injury that is covered by this act are exclusive and preclude all other rights and remedies at common law or otherwise of the claimant arising out of or related to a medical negligence claim with respect to the injury against any person or entity directly involved in the labor, delivery, or immediate postdelivery resuscitation during which the injury occurs.

Declares that a civil action is not foreclosed under this act when: (1) There is a preponderance of the evidence showing that the acts or omissions of the hospital, childbirth center, physician, or advanced registered nurse practitioner were made in bad faith or with malicious purpose or willful or wanton disregard of human rights, safety, or property; and

(2) The suit is filed prior to and in lieu of payment of an award under this act.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Judiciary.  
 Feb 14 Public hearing in committee.

**HB 1860** by Representatives Lantz, Flannigan, Cody, Kirby, Morrell, Springer, Williams, Miloscia, Upthegrove, Linville, O'Brien, Wood, and Kagi

Limiting the use of expert witnesses.

(SEE ALSO PROPOSED 1ST SUB)

Declares that in any action under chapter 7.70 RCW, each side shall presumptively be entitled to only two independent experts on an issue, except upon a showing of good cause. Where there are multiple parties on a side and the parties cannot agree as to which independent experts will be called on an issue, the court, upon a showing of good cause, shall allow additional experts on an issue to be called as the court deems appropriate.

Requires that in an action under chapter 7.70 RCW, all parties shall submit a pretrial expert report pursuant to time frames provided in court rules. The expert report must disclose the identity of all expert witnesses and state the nature of the opinions the expert witnesses will present as testimony at trial. Further depositions of these expert witnesses is prohibited.

Provides that the testimony that an expert witness may present at trial is limited in nature to the opinions disclosed to the court as part of the pretrial expert report.

**HB 1860-S** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Flannigan, Cody, Kirby, Morrell, Springer, Williams, Miloscia, Upthegrove, Linville, O'Brien, Wood, and Kagi)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that in any action under chapter 7.70 RCW, each side shall presumptively be entitled to only two independent experts on an issue, except upon a showing of good cause. The court, upon a showing of good cause, shall allow additional experts on an issue to be called as the court deems appropriate.

Requires that in an action under chapter 7.70 RCW, all parties shall submit a pretrial expert report pursuant to time frames provided in court rules. The expert report must disclose the identity of all expert witnesses and state the nature of the opinions the expert witnesses will present as testimony at trial. Further depositions of these expert witnesses is prohibited.

Provides that the testimony that an expert witness may present at trial is limited in nature to the opinions disclosed to the court as part of the pretrial expert report.

-- 2005 REGULAR SESSION --  
 Feb 8 First reading, referred to Judiciary.  
 Feb 14 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Judiciary.

**HB 1861** by Representatives Lantz, Flannigan, Morrell, Springer, Cody, Kirby, Williams, Miloscia, Schual-Berke, Upthegrove, Linville, O'Brien, Campbell, Wood, and Kagi

Encouraging early resolution of health care claims under chapter 7.70 RCW.

Encourages early resolution of health care claims under chapter 7.70 RCW.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Judiciary.  
 Feb 14 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Minority; without recommendation.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Judiciary.

**HB 1862** by Representatives Lantz, Flannigan, Morrell,  
 Springer, Kirby, Cody, Williams, Miloscia,  
 Uptegrove, Linville, O'Brien, Campbell, and Kagi

Changing provisions relating to parties liable for damages in  
 actions under chapter 7.70 RCW.

Revises provisions relating to parties liable for damages in  
 actions under chapter 7.70 RCW.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Judiciary.  
 Feb 14 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Minority; without recommendation.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Judiciary.

**HB 1863** by Representatives Conway, Kenney, Campbell,  
 Chase, Wood, and Hasegawa

Restricting use of highly toxic pesticides.

Declares that the purpose of this act is to protect Washington  
 farm workers from highly toxic pesticides in the workplace.

Finds that: (1) Certain pesticides dispersed in Washington  
 workplaces are highly toxic even in small amounts. Exposure to  
 these pesticides may result in severe illness and may cause long-  
 lasting effects;

(2) There are less toxic substitutes for many highly toxic  
 pesticides;

(3) Principles of workplace safety support the substitution of  
 less toxic materials or alternative practices, where available, in  
 order to protect workers from exposure to highly toxic  
 substances; and

(4) Principles of workplace safety should be applied to the  
 handling and dispersed use of highly toxic pesticides by requiring  
 substitution of less toxic substances or alternative practices, where  
 available, and by promoting the development of alternative  
 substances or practices in cases where they are not currently  
 available.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Commerce & Labor.  
 Feb 24 Public hearing in committee.

**HB 1864** by Representatives Kilmer, Woods, Lantz,  
 Appleton, Green, and Hasegawa

Modifying citizen oversight of toll charges.

(DIGEST AS ENACTED)

Provides that the citizen advisory committee shall serve in an  
 advisory capacity to the commission on all matters related to the

imposition of tolls including, but not limited to: (1) The feasibility  
 of providing discounts to frequent users, electronic transponder  
 users, senior citizens, or students;

(2) The tradeoff of lower tolls versus the early retirement of  
 debt; and

(3) A consideration of variable, or time of day pricing.

Creates the Tacoma Narrows bridge citizen advisory  
 committee as directed under RCW 47.46.090. The advisory  
 committee members shall be appointed proportionately, to the  
 extent practicable, from those areas from which the majority of  
 the trips originate on the bridge according to the latest traffic  
 analysis by the department.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Transportation.  
 Feb 24 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Placed on second reading by Rules Committee.  
 Mar 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 91; nays, 2;  
 absent, 0; excused, 5.

-- IN THE SENATE --

Mar 15 First reading, referred to Transportation.  
 Mar 29 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 TRAN - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on 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, 44; nays, 0;  
 absent, 2; excused, 3.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent,  
 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 9 Governor signed.  
 Chapter 329, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1865** by Representatives Kilmer, Woods, Lantz,  
 Appleton, Talcott, Green, and Williams

Modifying sales and use taxation related to the state route 16  
 corridor improvements project.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises sales and use taxation related to the state route 16  
 corridor improvements project.

**HB 1865-S** by House Committee on Transportation  
 (originally sponsored by Representatives Kilmer,  
 Woods, Lantz, Appleton, Talcott, Green, and Williams)

(AS OF HOUSE 2ND READING 1/13/06)

Revises sales and use taxation related to the state route 16  
 corridor improvements project.

Provides that taxes due under chapters 82.08 and 82.12 RCW  
 on the site preparation for, the construction of, the acquisition of  
 any related machinery and equipment that will become a part of,  
 and the rental of equipment for use in the state route number 16  
 corridor improvements for which a deferral has been granted need  
 not be repaid.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Transportation.  
Feb 24 Public hearing in committee.  
Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted,  
do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 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, 79; nays, 14;  
absent, 0; excused, 5.

-- IN THE SENATE --

Mar 15 First reading, referred to Ways & Means.  
Apr 4 Public hearing and executive action taken in  
committee.  
WM - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Apr 6 Made eligible to be placed on second reading.  
Apr 24 By resolution, returned to House Rules  
Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in  
present status.  
Jan 11 Placed on third reading by Rules Committee.  
Jan 13 Third reading, passed; yeas, 94; nays, 2;  
absent, 0; excused, 2.

-- IN THE SENATE --

Jan 16 First reading, referred to Ways & Means.  
Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 1866** by Representatives Williams, Buck, Upthegrove,  
Blake, Eickmeyer, Nixon, and Simpson

Companion Bill: 5449

Providing lien authority to the department of ecology to facilitate  
the recovery of remedial action costs under the model toxics  
control act.

(SEE ALSO PROPOSED 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.

**HB 1866-S** by House Committee on Natural Resources,  
Ecology & Parks (originally sponsored by  
Representatives Williams, Buck, Upthegrove, Blake, Eickmeyer,  
Nixon, and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that it is in the public interest for the department to  
recover remedial action costs incurred in discharging its  
responsibility under chapter 70.105D RCW, 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.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Natural Resources,  
Ecology & Parks.  
Feb 17 Public hearing in committee.  
Mar 1 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be  
substituted, do pass.  
Minority; do not pass.  
Mar 2 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

**HB 1867** by Representatives Kagi and McIntire

Restricting the use of funds for the Washington WorkFirst  
program.

Amends RCW 74.08A.340 to restrict the use of funds for the  
Washington WorkFirst program.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Children & Family  
Services.  
Feb 14 Public hearing in committee.  
Feb 21 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; do pass.  
Feb 23 Referred to Appropriations.  
Mar 2 Public hearing in committee.  
Mar 5 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.  
Mar 7 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in  
present status.  
Rules Committee relieved of further  
consideration.  
Referred to Children & Family Services.

**HB 1868** by Representatives McDermott, Strow, Curtis,  
DeBolt, Moeller, Roach, Lovick, Hinkle, Williams,  
Green, Morrell, Wallace, Hunt, and Simpson

Exempting independent provider home care workers from public  
disclosure requirements.

Amends RCW 42.17.310 to exempt independent provider  
home care workers from public disclosure requirements.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to State Government  
Operations & Accountability.

**HB 1869** by Representatives O'Brien, Miloscia, Kessler,  
Ericks, and Chase

Providing a business and occupation tax deduction for new businesses.

Provides a business and occupation tax deduction for new businesses.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 15 Public hearing in committee.

**HB 1870** by Representatives DeBolt, Anderson, Holmquist, Rodne, Dunn, Campbell, Shabro, and Alexander

Providing tax incentives to attract and retain the biotechnology industry.

Provides tax incentives to attract and retain the biotechnology industry.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Technology, Energy & Communications.

**HB 1871** by Representatives Hankins, Murray, Haler, and Simpson

Establishing fees for transportation funding.

Provides that, in addition to all other license fees, passenger cars, travel trailers, and motor homes are assessed a transportation improvement fee of one and one-half cents per vehicle pound based on the empty scale weight. In addition, vehicles licensed under RCW 46.16.070 weighing less than ten thousand pounds are assessed a transportation improvement fee of one and one-half cents per pound based on the empty scale weight.

Provides that two-thirds of the revenue will be used by the state exclusively for transportation purposes. Ninety percent of the state's share of the revenue must be deposited into the state's motor vehicle account to be used for highway purposes. Ten percent of the revenue must be deposited into the state's multimodal transportation account to be used for multimodal transportation capital purposes. The remainder will be divided equally between counties and cities for transportation needs and distributed monthly by the state treasurer.

Applies to vehicle registrations due or to become due on April 1, 2007, and thereafter.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Transportation.

**HB 1872** by Representatives Ericks, O'Brien, Kretz, P. Sullivan, Buri, Sells, and Simpson

Revising provisions relating to ignition interlock devices.

(DIGEST AS ENACTED)

Provides that a person who is restricted to the use of a vehicle equipped with an ignition interlock device and who tampers with the device or directs, authorizes, or requests another to tamper with the device, in order to circumvent the device by modifying, detaching, disconnecting, or otherwise disabling it, is guilty of a gross misdemeanor.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Judiciary.  
Feb 23 Public hearing in committee.  
Feb 25 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; do pass.  
Feb 28 Passed to Rules Committee for second reading.  
Mar 2 Made eligible to be placed on second reading.  
Mar 7 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 9 First reading, referred to Judiciary.  
Mar 24 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 JUD - Majority; do pass.  
Apr 4 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, 44; nays, 0; absent, 3; excused, 2.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 26 Governor signed.

Chapter 200, 2005 Laws.  
Effective date 7/24/2005.

**HB 1873** by Representatives Simpson, Ericks, Haler, P. Sullivan, Appleton, O'Brien, Ormsby, Morrell, Morris, Williams, Dunn, Chase, and Campbell

Companion Bill: 5901

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 9 First reading, referred to Appropriations.

**HB 1874** by Representatives Ericks, Cox, Buri, Sells, Kretz, Simpson, Haler, Chase, and McCune

Providing a sales and use tax exemption for the modification or construction of facilities financed with voter-approved bonds.

Provides a sales and use tax exemption for the modification or construction of facilities financed with voter-approved bonds.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Finance.

**HB 1875** by Representatives Fromhold, Conway, Campbell, Wood, McCoy, Hunt, Simpson, Ormsby, Williams, Kenney, Chase, Moeller, Hasegawa, and Cody

Companion Bill: 5842

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.

**HB 1875-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Fromhold, Conway, Campbell, Wood, McCoy, Hunt, Simpson, Ormsby, Williams, Kenney, Chase, Moeller, Hasegawa, and Cody)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 Commerce & Labor.

Feb 15 Public hearing in committee.

Mar 2 Executive session in committee.

CL - Executive action taken by committee.

CL - Majority; 1st substitute bill be substituted, 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.  
 Rules Committee relieved of further consideration.  
 Referred to Commerce & Labor.

**HB 1876** by Representatives Green, Haler, Moeller, Darneille, Haigh, Miloscia, and Upthegrove

Expanding voting rights of persons under guardianship.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that the state has a compelling interest in ensuring that those who cast a ballot understand the nature and effect of voting is an individual decision, and that any restriction of voting rights imposed through guardianship proceedings should be narrowly tailored to meet this compelling interest.

**HB 1876-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Green, Haler, Moeller, Darneille, Haigh, Miloscia, and Upthegrove)

(DIGEST AS ENACTED)

Finds that the state has a compelling interest in ensuring that those who cast a ballot understand the nature and effect of voting is an individual decision, and that any restriction of voting rights imposed through guardianship proceedings should be narrowly tailored to meet this compelling interest.

-- 2005 REGULAR SESSION --  
 Feb 9 First reading, referred to State Government Operations & Accountability.  
 Feb 23 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Passed to Rules Committee for second reading.  
 Mar 7 Placed on second reading suspension calendar.  
 Mar 9 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 First reading, referred to Government Operations & Elections.  
 Mar 17 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 GO - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 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, 39; nays, 6; absent, 1; excused, 3.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 28 Governor signed.  
 Chapter 236, 2005 Laws.  
 Effective date 7/24/2005\*.

**HB 1877** by Representatives Armstrong, Haigh, Orcutt, Condotta, O'Brien, Conway, Haler, Wood, Newhouse, Ericks, Hunt, Curtis, Sump, Morris, Clements, Linville, Hinkle, Pettigrew, Buck, Kessler, Williams, Dunn, Skinner, Campbell, Woods, Buri, and Alexander

Modifying the definition of manager under the state civil service law.

Revises the definition of manager under the state civil service law to pertain to a person who has substantial responsibility in personnel administration, legislative relations, public information, or the preparation and administration of budgets.

Provides that no more than seven percent of an agency's work force may be in the Washington management service. Employee positions separately funded by nonstate funds shall be excluded from this calculation.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to State Government Operations & Accountability.  
 Feb 25 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.  
 Referred to Appropriations.

**HB 1878** by Representatives Conway, Wood, Jarrett, Kessler, and Linville

Companion Bill: 5754

Creating the registered interior designer professionals act of 2005.

(SEE ALSO PROPOSED 1ST SUB)

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."

**HB 1878-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Wood, Jarrett, Kessler, and Linville)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Commerce & Labor.  
 Feb 16 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Mar 7 Made eligible to be placed on second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Commerce & Labor.

**HB 1879** by Representatives Murray, Hankins, Cody, Simpson, Schual-Berke, Ericks, Chase, Hasegawa, and Wood

Providing a funding source to assist students with driver's education costs.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, beginning with vehicle registrations that are due or become due July 1, 2005, and thereafter, at the time of initial vehicle registration or upon periodic replacement of license plates under RCW 46.16.233, the registered owner shall pay and the department shall collect an additional fee of three dollars for each license plate issued, to assist in funding traffic safety education.

Requires the department to transmit the fee to the state treasurer for deposit into the public safety and education account. The amount so deposited may be used only for reducing the cost of traffic safety education courses under chapter 28A.220 RCW.

Provides that, in accordance with funding received under this act, the board shall set a reduced fee for students qualified to receive school lunches on a reduced-cost or free basis.

**HB 1879-S** by House Committee on Transportation (originally sponsored by Representatives Murray, Hankins, Cody, Simpson, Schual-Berke, Ericks, Chase, Hasegawa, and Wood)

Funding traffic safety education.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, beginning with vehicle registrations that are due or become due July 1, 2005, and thereafter, at the time of initial vehicle registration or upon periodic replacement of license plates under RCW 46.16.233, the registered owner shall pay and the department shall collect an additional fee of three dollars for

each license plate issued, to assist in funding traffic safety education.

Requires the department to transmit the fee to the state treasurer for deposit into the public safety and education account. The amount so deposited may be used only for reducing the cost of traffic safety education courses under chapter 28A.220 RCW.

Directs the office of the superintendent of public instruction to report by July 1, 2006, to the transportation committees of the legislature regarding the expenditure of the funds collected through the fee created in this act. The report will include, but not be limited to, information regarding: (1) The number of students in each school district that applied for scholarships to driver training schools licensed under chapter 46.82 RCW;

(2) The number of students in each school district that received scholarships to driver training schools licensed under chapter 46.82 RCW;

(3) The dollar amount of the scholarship offered in each school district;

(4) The percentage of students in each school district that enrolled in a school district-provided traffic safety education course; and

(5) The number of students that enrolled in driver training schools licensed under chapter 46.82 RCW.

Provides that each school district will offer to students the option of either enrolling in a school district-provided traffic safety education course or receiving a scholarship of an equivalent amount to enroll in any drivers' school licensed under chapter 46.82 RCW, based on available funds received under this act.

Provides that, in accordance with funding received under this act, the board shall set a reduced fee for students qualified to receive school lunches on a reduced-cost or free basis.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Transportation.  
 Mar 2 Public hearing in committee.  
 Mar 7 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Transportation.  
 Jan 25 Public hearing in committee.

**HB 1880** by Representatives Murray, Hankins, Cody, Simpson, Schual-Berke, Ormsby, Ericks, Kenney, Chase, Hasegawa, Haigh, and Wood

Funding driver's education for low-income students.

Provides that, at the time of initial vehicle registration or upon periodic replacement of license plates under RCW 46.16.233, the registered owner shall pay and the department shall collect an additional fee of one dollar to assist in funding traffic safety education for low-income students.

Requires the department to transmit the fee to the state treasurer for deposit in the public safety and education account, and the amount so deposited may be used only for reducing the cost of traffic safety education courses under chapter 28A.220 RCW for students qualified to receive school lunches on a reduced-cost or free basis.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Transportation.  
 Mar 2 Public hearing in committee.

**HB 1881** by Representatives Murray, Sells, Simpson, and Wood

Companion Bill: 5623

Clarifying that sales and use tax does not apply to certain regional transit authority service agreements.

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 --

Feb 9 First reading, referred to Transportation.

**HB 1882** by Representatives Hunter, Orcutt, Ahern, Conway, McIntire, and Roach

Companion Bill: 5626

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 --

Feb 9 First reading, referred to Finance.

Feb 28 Public hearing in committee.

**HB 1883** by Representatives McCoy, Pearson, Eickmeyer, Upthegrove, and Haigh

Providing for collection of oral histories about Hood Canal.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that the factors contributing to Hood Canal's low dissolved oxygen problems are complex and that investigation is needed to understand both the problem and its potential solutions.

Finds that a historical perspective is important in understanding Hood Canal's problems.

Recognizes the tribal elders and other long-term residents of the Hood Canal area are a great source of knowledge regarding the history of Hood Canal.

Finds these tribal elders and others may provide critical insight into the history, impacts, and potential causes of the low dissolved oxygen concentrations occurring in Hood Canal.

Declares an intent to initiate a process for university students to interview tribal elders and others who have knowledge of the history of conditions along Hood Canal to collect information regarding the history and impacts of Hood Canal's low dissolved oxygen concentrations.

Declares an intent that these interviews and the information learned be preserved as part of the state's oral history program.

**HB 1883-S** by House Committee on Select Committee on Hood Canal (originally sponsored by Representatives McCoy, Pearson, Eickmeyer, Upthegrove, and Haigh)

(AS OF HOUSE 2ND READING 1/27/06)

Finds that the factors contributing to Hood Canal's low dissolved oxygen problems are complex and that investigation is needed to understand both the problem and its potential solutions.

Finds that a historical perspective is important in understanding Hood Canal's problems.

Recognizes the tribal elders and other long-term residents of the Hood Canal area are a great source of knowledge regarding the history of Hood Canal.

Finds these tribal elders and others may provide critical insight into the history, impacts, and potential causes of the low dissolved oxygen concentrations occurring in Hood Canal.

Declares an intent to initiate a process for university students to interview tribal elders and others who have knowledge of the history of conditions along Hood Canal to collect information regarding the history and impacts of Hood Canal's low dissolved oxygen concentrations.

Declares an intent that these interviews and the information learned be preserved as part of the state's oral history program.

Directs The Evergreen State College to administer and conduct a program to record and document oral histories of tribal elders of the tribes in the area surrounding Hood Canal and other long-term residents of the Hood Canal area who have similar knowledge of the history of the conditions along Hood Canal. The purpose of these interviews is to collect information and perspectives regarding the history of the conditions along Hood Canal, including but not limited to reports of fish kills, changes in marine species behavior, fishing and harvesting histories, and other conditions related to the environmental health of Hood Canal.

Expires July 1, 2008.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Select Committee on Hood Canal.

Feb 17 Public hearing in committee.

Feb 24 Executive session in committee.  
HOOD - Executive action taken by committee.  
HOOD - Majority; 1st substitute bill be substituted, do pass.

Mar 1 Passed to Rules Committee for second reading.

Mar 2 Made eligible to be placed on second reading.

Mar 7 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, 94; nays, 0;  
absent, 0; excused, 4.

-- IN THE SENATE --

Mar 15 First reading, referred to Early Learning, K-12 & Higher Education.

Mar 17 Executive session in committee.

Mar 18 EKHE - Majority; without recommendation.  
And refer to Government Operations & Elections.

Referred to Government Operations & Elections.

Mar 21 Public hearing in committee.

Mar 28 Executive session in committee.

Mar 30 GO - Majority; do pass.

Mar 31 Passed to Rules Committee for second reading.

Apr 1 Made eligible to be placed on second reading.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Jan 26 Placed on third reading by Rules Committee.

Jan 27 Third reading, passed; yeas, 97; nays, 1;  
absent, 0; excused, 0.

-- IN THE SENATE --

Jan 31 First reading, referred to Government Operations & Elections.

Feb 22 Executive session in committee.

Feb 24 GO - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 1884** by Representatives Simpson, Chase, and Hasegawa

Disallowing high-technology excise tax incentives for certain pharmaceutical manufacturing companies.

Provides that a pharmaceutical manufacturing company shall not claim credit under RCW 82.04.4452 if: (1) The company has reduced sales to retail pharmacies in Canada within the twelve months prior to the effective date of this act or at any time after the effective date of this act, pursuant to a company policy issued in response to the direct and indirect sales of company products to residents of the United States by retail pharmacies in Canada; or

(2) The average retail price of the company's products in the United States exceeds the average retail price of the company's products in Canada by at least ten percent, for the twelve months prior to the effective date of this act or for any three-month period after the effective date of this act. A pharmaceutical manufacturing company shall submit an affidavit, as part of the annual survey under this act, stating that the company is not disqualified from the credit under this act.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Finance.

**HB 1885** by Representatives Simpson and Hasegawa

Restricting the investment options of the Washington state investment board.

Provides that the state investment board may not invest in a pharmaceutical manufacturing company that: (1) Restricts the supply of one or more prescription drugs to Canada in response to the reimportation of a prescription drug into the United States; or

(2) Sells any of their prescription drugs in the United States at a rate that is more than ten percent higher than the price they charge in Canada.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Financial Institutions & Insurance.

Feb 24 Public hearing in committee.

**HB 1886** by Representatives Simpson, B. Sullivan, and Chase

Reducing the environmental impact of cleaning state facilities.

(SEE ALSO PROPOSED 1ST SUB)

Finds that the adoption of practices to select, procure, and use environmentally preferred products will benefit the environment and the health and safety of workers and visitors to state facilities.

Requires state agencies to transition to cleaning products having properties that minimize potential impacts to human health and the environment within six months of the effective date of this act in a manner that avoids waste of existing inventories, accommodates establishment of supply chains for new products, enables the training of personnel in appropriate work practices, and allows the phase out of products and practices inconsistent with this act.

**HB 1886-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Simpson, B. Sullivan, and Chase)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the adoption of practices to select, procure, and use environmentally preferred products will benefit the environment and the health and safety of workers and visitors to state facilities.

Requires the department of general administration, in consultation with the department of health and the department of ecology, to provide consultation and guidance to state agencies to: (1) Select and procure products and use practices that reduce or minimize the risks of harmful effects to employees, custodial workers, visitors, and other building occupants and to the environment;

(2) Promote adoption of practices endorsed by this act;

(3) Recognize state agencies that adopt and implement environmentally beneficial facility and workplace management policies and practices;

(4) Encourage contractors supplying goods and services to state agencies to select and procure such products; and

(5) Encourage lessors and building managers who provide leased space to state agencies to select and procure such products.

Encourages local governments and school districts to review their purchasing and use of cleaning products and select those having properties that minimize potential impacts to human health and the environment consistent with this act. The department of general administration shall encourage local governments and school districts that are members of the department of general administration's state purchasing cooperative to achieve the goals of this act.

Requires state agencies to transition to cleaning products having properties that minimize potential impacts to human health and the environment within six months of the effective date of this act in a manner that avoids waste of existing inventories, accommodates establishment of supply chains for new products, enables the training of personnel in appropriate work practices, and allows the phase out of products and practices inconsistent with this act.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Natural Resources, Ecology & Parks.

Feb 24 Public hearing in committee.

Feb 28 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 2 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Natural Resources, Ecology & Parks.

**HB 1887** by Representatives Hasegawa, Orcutt, and Chase

Modifying exemptions to the litter tax.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 82.19.050 relating to exemptions to the litter tax.

**HB 1887-S** by House Committee on Finance (originally sponsored by Representatives Hasegawa, Orcutt, and Chase)

(DIGEST AS ENACTED)

Amends RCW 82.19.050 relating to exemptions to the litter tax.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Finance.

Feb 22 Public hearing in committee.

Mar 7 Executive session in committee.

FIN - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Mar 14 Placed on second reading.

Mar 15 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16 First reading, referred to Water, Energy & Environment.

Mar 30 Public hearing and executive action taken in committee.

Apr 1 WEE - Majority; do pass.  
On motion, referred to Ways & Means.

Apr 4 Public hearing and executive action taken in committee.  
WM - Majority; do pass.  
Passed to Rules Committee for second reading.

Apr 13 Placed on second reading by Rules Committee.

Apr 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 40; nays, 0;  
absent, 3; excused, 6.  
-- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --

Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

May 4 Governor signed.  
Chapter 289, 2005 Laws.  
Effective date 7/24/2005.

**HB 1888** by Representatives Nixon, Morris, Hunter, B. Sullivan, Simpson, Ormsby, Morrell, Haler, Clibborn, Ericks, Williams, Darneille, Dunn, Dickerson, P. Sullivan, Green, and Hudgins

Regulating electronic mail fraud.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that no person may solicit, request, or take any action to induce another person to provide personally identifying information by means of a web page, electronic mail message, or otherwise using the internet by representing oneself, either directly or by implication, to be a business or individual without the authority or approval of such business or individual.

Provides that damages to a consumer resulting from the practices prohibited by this act are up to five hundred dollars per violation, or actual damages, whichever is greater.

Declares an intent that chapter 19.190 RCW is a matter of statewide concern. This chapter supersedes and preempts all rules, regulations, codes, ordinances, and other laws adopted by a city, county, city and county, municipality, or local agency regarding the practices covered by this chapter and notices to consumers from computer software providers regarding information collection.

**HB 1888-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Nixon, Morris, Hunter, B. Sullivan, Simpson, Ormsby, Morrell, Haler, Clibborn, Ericks, Williams, Darneille, Dunn, Dickerson, P. Sullivan, Green, and Hudgins)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that no person may solicit, request, or take any action to induce another person to provide personally identifying information by means of a web page, electronic mail message, or otherwise using the internet by representing oneself, either directly or by implication, to be a business or individual without the authority or approval of such business or individual.

Provides that damages to a consumer resulting from the practices prohibited by this act are up to five hundred dollars per violation, or actual damages, whichever is greater.

Declares an intent that chapter 19.190 RCW is a matter of statewide concern. This chapter supersedes and preempts all rules, regulations, codes, ordinances, and other laws adopted by a city, county, city and county, municipality, or local agency regarding the practices covered by this chapter and notices to consumers from computer software providers regarding information collection.

**HB 1888-S2** by House Committee on Appropriations (originally sponsored by Representatives Nixon, Morris, Hunter, B. Sullivan, Simpson, Ormsby, Morrell, Haler,

Clibborn, Ericks, Williams, Darneille, Dunn, Dickerson, P. Sullivan, Green, and Hudgins)

Regulating internet fraud.

(DIGEST AS ENACTED)

Declares that it is a violation of chapter 19.190 RCW to solicit, request, or take any action to induce a person to provide personally identifying information by means of a web page, electronic mail message, or otherwise using the internet by representing oneself, either directly or by implication, to be another person, without the authority or approval of such other person.

Provides that a person who is injured under chapter 19.190 RCW may bring a civil action in the superior court to enjoin further violations, and to seek up to five hundred dollars per violation, or actual damages, whichever is greater.

Provides that a person engaged in the business of providing internet access service to the public, an owner of a web page, or trademark owner who is adversely affected by reason of a violation of this act, may bring an action against a person who violates this act to: (1) Enjoin further violations of this act; and

(2) Recover the greater of actual damages or five thousand dollars per violation of this act.

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 chapter 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.

Declares an intent that chapter 19.190 RCW is a matter of statewide concern. This chapter supersedes and preempts all rules, regulations, codes, ordinances, and other laws adopted by a city, county, city and county, municipality, or local agency regarding the practices covered by this chapter and notices to consumers from computer software providers regarding information collection.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Technology, Energy & Communications.

Feb 15 Public hearing in committee.

Feb 17 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.

Feb 21 Referred to Appropriations.

Mar 1 Public hearing in committee.

Mar 2 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.

Mar 4 Passed to Rules Committee for second reading.

Mar 8 Placed on second reading by Rules Committee.

Mar 9 2nd substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.  
-- IN THE SENATE --

Mar 10 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 17 Public hearing in committee.

Mar 29 Executive session in committee.

Mar 30 FHC - Majority; do pass with amendment(s).

Mar 31 Passed to Rules Committee for second reading.

Apr 1 Made eligible to be placed on 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; yeas, 49; nays, 0;  
absent, 0; excused, 0.  
-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent,  
0; excused, 3.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 10 Governor signed.  
Chapter 378, 2005 Laws.  
Effective date 7/24/2005.

**HB 1889** by Representatives Morrell, Campbell, Clibborn, Flannigan, Williams, Kenney, Hunt, Simpson, Darneille, Dickerson, Conway, Hasegawa, and Wood

Requiring the disclosure of gifts made by pharmaceutical manufacturers to persons who prescribe prescription drugs.

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.

Requires that, on or before January 1st of each year, every pharmaceutical manufacturing company must disclose to the board the value, nature, and purpose of any gift, fee, or payment made to any person or entity licensed under Title 18 RCW who is authorized to prescribe or dispense prescription drugs, hospital licensed under chapter 70.41 RCW, health benefit plan administrator, group purchasing organization or pharmacy benefit manager, or other entity authorized to purchase prescription drugs in this state.

Requires initial disclosure to be made on or before January 1, 2007, for the twelve-month period ending June 30, 2006. The board must provide to the office of the attorney general complete access to the information required to be disclosed and report annually on the disclosures made under this section to the legislature and the governor on or before March 1st.

Requires each company subject to the provisions of this act to also disclose to the board, on or before October 1, 2005, and annually thereafter, the name and address of the individual responsible for the company's compliance with the provisions of this act.

Authorizes the attorney general to bring an action in Thurston county superior court for injunctive relief, costs, and attorneys' fees, and to impose on a pharmaceutical manufacturing company that fails to disclose as required by this act a civil penalty of not more than ten thousand dollars per violation. Each unlawful failure to disclose constitutes a separate violation.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Health Care.

**HB 1890** by Representatives McIntire, Upthegrove, and Sommers

Companion Bill: 5779

Modifying the business and occupation taxation of slaughtering, breaking, and/or processing perishable meat products.

(SEE ALSO PROPOSED 1ST SUB)

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. The intent was not to allow the preferential tax rate for the processing of perishable meat products into nonperishable finished products or selling the nonperishable finished 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.

**HB 1890-S** by House Committee on Finance (originally sponsored by Representatives McIntire, Upthegrove, and Sommers)

Clarifying the tax treatment of meat product and by-product manufacturing.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Clarifies the tax treatment of meat product and by-product manufacturing.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Finance.

Feb 23 Public hearing in committee.

Mar 7 Executive session in committee.  
FIN - Majority; 1st substitute bill be substituted, 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.

Rules Committee relieved of further consideration.

Referred to Finance.

**HB 1891** by Representatives Hinkle, B. Sullivan, Buck, and Haler

Concerning reclaimed water permits.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 90.46.030 and 90.46.040 relating to issuing reclaimed water permits to private utilities.

**HB 1891-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Hinkle, B. Sullivan, Buck, and Haler)

(DIGEST AS ENACTED)

Amends RCW 90.46.030 and 90.46.040 relating to issuing reclaimed water permits to private utilities.

Provides that, before deciding whether to issue a permit under this act to a private utility, the department of ecology may require information that is reasonable and necessary to determine whether the private utility has the financial and other resources to assure the reliability, continuity, and supervision of the reclaimed water facility.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Economic Development, Agriculture & Trade.

Feb 23 Public hearing in committee.

Mar 1 Executive session in committee.  
EDAT - Executive action taken by committee.

EDAT - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Mar 2 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 10 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Water, Energy & Environment.  
 Mar 23 Public hearing in committee.  
 Mar 24 Executive session in committee.  
 Mar 25 WEE - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 1 Placed on second reading by Rules Committee.  
 Apr 5 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Apr 6 Speaker signed.  
 -- IN THE SENATE --  
 Apr 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 8 Delivered to Governor.  
 Apr 14 Governor signed.  
 Chapter 59, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1892** by Representatives Simpson, Hankins, Murray, Haler, Morris, Ormsby, B. Sullivan, Dickerson, Chase, and Wood

Changing provisions relating to recycling waste tires.

Declares an intent to establish an effective program for the recycling of waste tires.

Finds that it is in the best interests of all citizens for waste tires to be recycled safely and efficiently, for the hauling and recycling of waste tires to be properly regulated, and for waste tires to not become a financial burden upon taxpayers.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Natural Resources, Ecology & Parks.  
 Feb 10 Committee relieved of further consideration.  
 Referred to Transportation.

**HB 1893** by Representatives McDermott, Kenney, and Dickerson

Providing for certification of teachers of the deaf and hard of hearing.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires the state board of education, with advice from the professional educator standards board, to develop certification requirements for teachers of deaf and hard of hearing students. The certification shall be focused on the specific skills and knowledge necessary to serve the education and communication needs of deaf and hard of hearing students, and the certification may be limited to work with such students.

Provides that, in establishing rules for certification of teachers who will be working almost exclusively with students who are deaf or hard of hearing, the state board of education shall consider applicants to have met state endorsement requirements if they possess a baccalaureate or master's degree in deaf education from a teacher training program approved by the council on education of the deaf.

**HB 1893-S** by House Committee on Education (originally sponsored by Representatives McDermott, Kenney, and Dickerson)

Providing for a certification endorsement for teachers of the deaf and hard of hearing.

(DIGEST AS ENACTED)

Declares an intent to assist school districts in their efforts to attract teachers who are especially trained to work with deaf and hard of hearing students by directing the state board of education to establish a certification endorsement for teachers of the deaf and hard of hearing.

Requires the agency responsible for teacher certification to develop certification endorsement requirements for teachers of deaf and hard of hearing students. The endorsement shall be focused on the specific skills and knowledge necessary to serve the education and communication needs of deaf and hard of hearing students. In establishing rules for the endorsement of teachers who will be working almost exclusively with students who are deaf or hard of hearing, the agency shall consider applicants to have met state endorsement requirements if they possess a baccalaureate or master's degree in deaf education from a teacher training program approved by the council on education of the deaf.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Education.  
 Feb 23 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 Mar 14 Placed on second reading.  
 Mar 15 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Early Learning, K-12 & Higher Education.  
 Mar 31 Public hearing in committee.  
 Apr 1 Executive session in committee.  
 EKHE - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 14 Placed on second reading by Rules Committee.  
 Apr 15 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.  
 -- IN THE HOUSE --  
 Apr 19 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
 -- IN THE SENATE --  
 Apr 20 Senate 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, 47; nays, 1; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 21 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
 -- IN THE SENATE --  
 Apr 22 Senate 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, 41; nays, 0;  
absent, 5; excused, 3.  
-- IN THE HOUSE --  
Apr 23 House concurred in Senate amendments.  
Passed final passage; yeas, 91; nays, 1; absent,  
0; excused, 6.  
Apr 24 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
May 16 Governor signed.  
Chapter 493, 2005 Laws.  
Effective date 7/24/2005.

**HB 1894** by Representatives Chase, Strow, Williams, Kirby, Ericks, Ormsby, Morrell, and Haigh

Companion Bill: 5506

Placing restrictions on the marketing or merchandising of credit cards to students at the state's institutions of higher education.

(SEE ALSO PROPOSED 1ST SUB)

Requires institutions of higher education to 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, but not including introductory rate offers.

**HB 1894-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Chase, Strow, Williams, Kirby, Ericks, Ormsby, Morrell, and Haigh)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires institutions of higher education to 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 of written or electronic information.

Requires the policies to include the following elements: 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; and a requirement to make the official credit card marketing policy available to all students upon their request.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Financial Institutions & Insurance.  
Feb 16 Public hearing in committee.  
Feb 24 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 1 Passed to Rules Committee for second reading.  
Mar 10 Placed on second reading by Rules Committee.  
Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --

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

**HB 1895** by Representatives Morris, Hudgins, McCoy, and B. Sullivan

Modifying duties of the joint committee on energy supply and energy conservation.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent to utilize lessons learned from efforts to conserve energy usage in single state buildings or complexes and extend conservation measures across all levels of government. Implementing conservation measures across all levels of government will create actual energy conservation savings, maintenance and cost savings to state and local governments, and savings to the state economy, which depends on affordable, realizable electricity to retain jobs.

Declares an intent that conservation measures be implemented across all levels of government and that the savings created from implementing conservation measures be retained to produce more efficient government operation.

**HB 1895-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, Hudgins, McCoy, and B. Sullivan)

Modifying duties of the joint committee on energy supply and energy conservation. (REVISED FOR PASSED LEGISLATURE: Providing for statewide energy efficiency.)

(DIGEST AS ENACTED)

Declares an intent to utilize lessons learned from efforts to conserve energy usage in single state buildings or complexes and extend conservation measures across all levels of government. Implementing conservation measures across all levels of government will create actual energy conservation savings, maintenance and cost savings to state and local governments, and savings to the state economy, which depends on affordable, realizable electricity to retain jobs.

Declares an intent that conservation measures be identified and aggregated within a government entity or among multiple government entities to maximize energy savings and project efficiencies.

Authorizes municipalities to conduct energy audits and implement cost-effective energy conservation measures among multiple government entities.

Requires all municipalities to report to the department if they implemented or did not implement, during the previous biennium, cost-effective energy conservation measures aggregated among multiple government entities. The reports must be submitted to the department by September 1, 2007, and by September 1, 2009.

Requires the department to prepare a report summarizing the reports submitted by municipalities under this act and report to the committee by December 31, 2007, and by December 31, 2009.

Provides that financing to implement conservation measures, including fees charged by the department, may be carried out with bonds issued by the Washington economic development finance authority under chapter 43.163 RCW.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Technology, Energy & Communications.  
Feb 17 Public hearing in committee.  
Feb 22 Public hearing in committee.  
Feb 24 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Mar 1 Referred to Capital Budget.  
Mar 4 Public hearing in committee.  
Mar 7 Executive session in committee.

CB - Executive action taken by committee.  
 CB - Majority; do pass 1st substitute bill proposed by Technology, Energy & Communications.  
 Passed to Rules Committee for second reading.  
 Mar 8 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, 94; nays, 0; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Water, Energy & Environment.  
 Mar 24 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 WEE - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Apr 12 Placed on second reading by Rules Committee.  
 Apr 14 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Apr 20 House concurred in Senate amendments.  
 Passed final passage; yeas, 96; nays, 0; absent, 0; excused, 2.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 6 Governor signed.  
 Chapter 299, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1896** by Representatives Appleton, Eickmeyer, Chase, and Haigh

Limiting geoduck harvest in parts of Hood Canal.

(SUBSTITUTED FOR - SEE 2ND SUB)

Prohibits the department and the department of natural resources from entering or reentering into any management plan with either a state or nonstate entity that would, in the area of Hood Canal south of a line projected from the communities of South Point in Jefferson county and Lofall in Kitsap county, allow for the harvest of any naturally occurring geoduck below the mean low tide line.

Prohibits the department and the department of natural resources from entering or reentering into any management plan with either a state or nonstate entity that would, in the area of Hood Canal north of a line projected from the communities of South Point in Jefferson county and Lofall in Kitsap county and south of a line projected from Tala Point in Jefferson county to Foulweather Bluff in Kitsap county, allow for the harvest of naturally occurring geoduck below the mean low tide line in an amount greater than ninety percent of the average harvest level in that area for the years 2000 through 2004.

Provides that, if a majority of the members of the commission vote affirmatively on a rule under this act, a summary of the research considered must be presented to the appropriate standing committees of both the house of representatives and the senate. No rule may take effect until thirty days after the adjournment of the session during which the research is presented.

Prohibits the department from entering or reentering into a management plan with either a state or nonstate entity in violation of this act unless the department of fish and wildlife is authorized by the fish and wildlife commission to enter into such a management plan.

**HB 1896-S** by House Committee on Select Committee on Hood Canal (originally sponsored by Representatives Appleton, Eickmeyer, Chase, and Haigh)

Requiring a survey of all geoducks and sea cucumbers in Hood Canal.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that, by December 1, 2007, the department shall conduct a comprehensive survey of all geoducks and sea cucumbers that exist in the Hood Canal. The survey must include all levels and depths of the Hood Canal. The mapping in the survey shall be done in grids, the size of which shall be determined by the department.

Expires July 1, 2008.

**HB 1896-S2** by House Committee on Appropriations (originally sponsored by Representatives Appleton, Eickmeyer, Chase, and Haigh)

Requiring a survey of geoducks and sea cucumbers that exist in Hood Canal. (REVISED FOR ENGROSSED: Studying geoducks in Hood Canal.)

(DIGEST AS ENACTED)

Requires the department to conduct a study to determine if changes to the geoduck populations in Hood Canal have occurred over time. The study shall incorporate geoduck beds representative of the northern, central, and southern areas of Hood Canal. No later than January 1, 2006, the department shall submit a report describing the study results to the appropriate committees of the legislature.

Requires the department to conduct a study to assess the relationship between the Hood Canal's geoduck population levels and environmental conditions, including dissolved oxygen concentrations.

Provides that, no later than December 1, 2007, the department shall submit a report describing the study results to the appropriate committees of the legislature.

Requires the department to conduct a study to establish an age profile and analyze the shell oxidation rate of Hood Canal geoduck. No later than December 1, 2007, the department shall submit a report describing the study results to the appropriate committees of the legislature.

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

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Select Committee on Hood Canal.  
 Feb 17 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 HOOD - Executive action taken by committee.  
 HOOD - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Referred to Appropriations.  
 Mar 5 Public hearing and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 11 2nd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 91; nays, 3; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Natural Resources, Ocean & Recreation.  
 Mar 23 Public hearing in committee.  
 Mar 28 Executive session in committee.

Mar 29 NROR - Majority; do pass.  
And refer to Ways & Means.  
Mar 30 Referred to Ways & Means.  
Mar 31 Executive session in committee.  
Apr 1 WM - Majority; without recommendation.  
Passed to Rules Committee for second reading.  
Apr 13 Placed on second reading by Rules Committee.  
Apr 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 42; nays, 0;  
absent, 1; excused, 6.  
-- IN THE HOUSE --  
Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 19 Delivered to Governor.  
May 6 Governor signed.  
Chapter 307, 2005 Laws.  
Effective date 7/24/2005.

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**HB 1897** by Representatives Condotta, Hinkle, and Dunn  
Modifying the application process for current use valuation.

Provides that applications for classification or reclassification under RCW 84.34.020(1) (b) or (c) may also be submitted to a hearing examiner for approval or rejection in accordance with this act.

Authorizes a county legislative authority or county and city legislative authority to adopt a hearing examiner system to make the determination under (a) of this act.

Provides that, if a hearing examiner system is adopted, the county must specify by ordinance the procedures of the examiner process, including procedures for appealing the examiner's decision. A final decision by the examiner shall be accepted as final unless clear and convincing evidence indicates an erroneous decision by the examiner.

Requires each final decision of a hearing examiner to be in writing and shall include findings and conclusions that support the decision.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Local Government.

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**HB 1898** by Representatives Chase, Skinner, and Kessler  
Creating an office of entrepreneurial development.

Establishes the office of entrepreneurial development in the department of community, trade, and economic development. The purpose of the office of entrepreneurial development is to focus on developing and coordinating programs that assist in creating entrepreneurial activity. The office will: (1) Work with secondary and higher education institutions, small business development centers, small business incubators, nonprofit organizations, federally recognized Indian tribes and tribal organizations, and state and federal agencies to provide education, training, and technical assistance that increases entrepreneurial literacy, skills, and experiences;

(2) Work with state and federal agencies, commercial banks and other lending institutions, federally recognized Indian tribes and tribal organizations, community development financial institutions, and nonprofit organizations to provide training and outreach to increase entrepreneurs access to funding;

(3) Work with small business incubators, chambers of commerce, federally recognized Indian tribes and tribal organizations, local community action centers, ports, public utility districts, and economic development councils to help create an entrepreneurial culture, which may include community asset mapping, leadership training, and the use of industry cluster strategies;

(4) Convene work groups of rural community stakeholders to identify policies that are barriers to entrepreneurship;

(5) Work with the rural development councils on business and project development by conducting assessments of communities

to determine what a community requires for development and to develop strategies to assist the community in developing. The department and the rural development councils shall submit an initial report to the appropriate committees of the legislature with policy recommendations by December 1, 2005; and

(6) Have the authority to convene a partnership of appropriate state agencies and stakeholders to implement the strategic regional and community plans.

Provides that, until July 1, 2010, the focus of the office of entrepreneurial development will be on the rural communities of Washington. Beginning July 1, 2010, the office shall perform its obligations under this section for businesses located throughout the state.

Appropriates the sum of two hundred thousand dollars, or as much thereof as may be necessary, from the general fund to the department of community, trade, and economic development for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

Appropriates the sum of two hundred thousand dollars, or as much thereof as may be necessary, from the general fund to the department of community, trade, and economic development for the fiscal year ending June 30, 2007, to carry out the purposes of this act.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Economic  
Development, Agriculture & Trade.  
Feb 28 Public hearing in committee.

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**HB 1899** by Representatives Chase, Appleton, and B. Sullivan

Establishing a community mitigation program.

Recognizes that publicly funded projects often benefit local communities, but they can also result in adverse economic impacts on local businesses and citizens.

Finds that these impacts are not generally identified, quantified, or assessed in project siting decisions.

Finds that individual businesses, citizens, and communities should not bear an inequitable burden of siting public projects and that appropriate mitigation should be provided.

Finds that during the design and development of public project proposals, the economic impacts to local businesses, citizens, and communities must be analyzed and addressed.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to State Government  
Operations & Accountability.  
Feb 25 Public hearing in committee.

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**HB 1900** by Representative Chase

Requiring the secretary of state to post ballot measure results on its web site.

Provides that, beginning with the 2005 general election, the secretary of state shall make available on its web site the election results of all state measures submitted to the voters. The voting results of measures must be made available, at a minimum, by each legislative district and must be posted on the web site for five years.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to State Government  
Operations & Accountability.  
Feb 23 Public hearing in committee.

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**HB 1901** by Representatives Wallace, Hankins, Haigh, Dickerson, Hudgins, B. Sullivan, Lovick, Darneille, and Chase

Restricting the mailing of unsolicited credit cards.

Provides that a financial institution may not mail an unsolicited credit card that may be activated by a phone call to a prospective borrower.

Does not prohibit a financial institution from soliciting applications for credit cards from a prospective borrower.

Does not prohibit a financial institution from mailing a credit card to a prospective borrower who has asked in writing for the credit card.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Financial Institutions & Insurance.

**HB 1902** by Representatives Dunshee, Jarrett, and Simpson

Expanding the number of public bodies that can use alternative contracting procedures.

Expands the number of public bodies that can use alternative contracting procedures.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to State Government Operations & Accountability.

**HB 1903** by Representatives Ericks, Haler, Linville, Springer, Kilmer, Morrell, O'Brien, Schual-Berke, P. Sullivan, Simpson, Pettigrew, Jarrett, Wallace, Sells, Strow, Grant, Upthegrove, Kessler, Dunn, Fromhold, Appleton, Chase, Green, Moeller, Hasegawa, and Takko

Creating a job development fund.

(SUBSTITUTED FOR - SEE 1ST SUB)

Recognizes the vital importance of economic development to the health and prosperity of Washington state as indicated in RCW 43.160.010, 43.155.070(4)(g), 43.163.005, and 43.168.010.

Finds that current economic development programs and funding, which are primarily low-interest loan programs, can be enhanced by creating a grant program to assist local governments with public infrastructure projects that directly stimulate community and economic development by facilitating the creation of new jobs or the retention of existing jobs.

Provides that, in administering the job development fund, the board shall establish a competitive process to request proposals for and prioritize projects the primary objective of which is to stimulate community and economic development through redevelopment projects as defined in RCW 35.81.015(18) and rehabilitation projects as defined in RCW 35.81.015(19).

Requires the board to conduct a statewide request for project applications from political subdivisions of the state and federally recognized Indian tribes. The board shall develop criteria on which to evaluate and rank applications, and shall develop performance and evaluation criteria to review how well successful applicants met the community and economic development objectives stated in their applications. Among the priorities for ranking projects, the board shall include consideration of: (1) The relative benefits provided to the community by the jobs the project would create, not just the total number of jobs it would create after the project is completed and according to the unemployment rate in the area in which the jobs would be located; and

(2) The rate of return of the state's investment, that includes the expected increase in state and local tax revenues associated with the project.

**HB 1903-S** by House Committee on Capital Budget (originally sponsored by Representatives Ericks, Haler, Linville, Springer, Kilmer, Morrell, O'Brien, Schual-Berke, P. Sullivan, Simpson, Pettigrew, Jarrett, Wallace, Sells, Strow, Grant, Upthegrove, Kessler, Dunn, Fromhold, Appleton, Chase, Green, Moeller, Hasegawa, and Takko)

Providing funds to stimulate community and economic development.

(DIGEST AS ENACTED)

Finds that current economic development programs and funding, which are primarily low-interest loan programs, can be enhanced by creating a grant program to assist with public infrastructure projects that directly stimulate community and economic development by supporting the creation of new jobs or the retention of existing jobs.

Requires the board to, with the joint legislative audit and review committee, develop performance criteria for each grant and evaluation criteria to be used to evaluate both how well successful applicants met the community and economic development objectives stated in their applications, and how well the job development fund program performed in creating and retaining jobs.

Declares that the maximum grant from the job development fund for any one project is ten million dollars. Grant assistance from the job development fund may not exceed thirty-three percent of the total cost of the project. The nonstate portion of the total project cost may include cash, the value of real property when acquired solely for the purpose of the project, and in-kind contributions.

Establishes the job development fund in the state treasury. Up to fifty million dollars each biennium from the public works assistance account may be transferred into the job development fund. Money in the job development fund may be used solely for job development fund program grants, administrative expenses related to the administration of the job development fund program created in this act, and for the report prepared by the joint legislative audit and review committee pursuant to this act. Moneys in the job development fund may be spent only after appropriation. The board shall prepare a prioritized list of proposed projects of up to fifty million dollars as part of the department's 2007-09 biennial budget request. The board may provide an additional alternate job development fund project list of up to ten million dollars.

Requires the joint legislative audit and review committee to conduct an inventory of all state public infrastructure programs and funds.

Requires the inventory to be delivered to the appropriate committees of the legislature by December 1, 2006.

Provides that, by September 1, 2010, the joint legislative audit and review committee shall submit a report on the outcomes of the job development fund program to the appropriate committees of the legislature.

-- 2005 REGULAR SESSION --

Feb 9 First reading, referred to Economic Development, Agriculture & Trade.

Feb 16 Public hearing in committee.

Mar 1 Executive session in committee.  
EDAT - Executive action taken by committee.

EDAT - Majority; do pass.

Minority; do not pass.

Mar 2 Referred to Capital Budget.

Mar 4 Public hearing in committee.

Mar 7 Executive session in committee.

CB - Executive action taken by committee.

CB - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Passed to Rules Committee for second reading.

Mar 9 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, 54; nays, 41; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 17 First reading, referred to International Trade & Economic Development.

Mar 29 Public hearing in committee.

Mar 31 Public hearing and executive action taken in committee.

Apr 1 ITED - Majority; do pass with amendment(s).  
Minority; do not pass.

- Minority; without recommendation.  
And refer to Ways & Means.  
Referred to Ways & Means.
- Apr 4 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.
- Apr 6 Placed on second reading by Rules Committee.
- Apr 11 Committee amendment adopted as amended.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 40; nays, 9;  
absent, 0; excused, 0.  
-- IN THE HOUSE --
- Apr 19 House refuses to concur in the Senate amendments. Asks Senate for Conference thereon.  
Conference committee appointed.  
Representatives Linville, Kristiansen, Ericks.  
-- IN THE SENATE --
- Apr 21 Conference committee request granted.  
Conference committee appointed. Senators Brown, Fraser, Pflug.
- Apr 22 Conference committee report adopted.  
Passed final passage as recommended by conference committee; yeas, 39; nays, 7;  
absent, 1; excused, 2.  
-- IN THE HOUSE --
- Conference committee report adopted.  
Passed final passage as recommended by conference committee; yeas, 59; nays, 39;  
absent, 0; excused, 0.
- Apr 24 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- May 12 Governor signed.  
Chapter 425, 2005 Laws.  
Effective date 7/24/2005.
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- HB 1904** by Representatives Kagi, Cody, Morrell, Green, Simpson, Schual-Berke, Kenney, Dickerson, P. Sullivan, Chase, Campbell, and Haigh  
Companion Bill: 5841  
Providing for the prevention, diagnosis, and treatment of asthma.  
Provides for the prevention, diagnosis, and treatment of asthma.  
-- 2005 REGULAR SESSION --  
Feb 9 First reading, referred to Health Care.
- 
- HB 1905** by Representatives Grant, Condotta, Clements, Crouse, Quall, Armstrong, Fromhold, and Woods  
Companion Bill: 5825  
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.  
-- 2005 REGULAR SESSION --  
Feb 9 First reading, referred to Commerce & Labor.  
Feb 15 Public hearing in committee.
- 
- HB 1906** by Representatives Grant, Haler, and Hankins  
Companion Bill: 5701
- Revising provisions relating to regional law libraries.  
(AS OF HOUSE 2ND READING 3/09/05)  
Revises provisions relating to regional law libraries.  
-- 2005 REGULAR SESSION --  
Feb 9 First reading, referred to Local Government.  
Feb 21 Public hearing in committee.  
Feb 28 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Mar 2 Passed to Rules Committee for second reading.  
Mar 7 Placed on second reading suspension calendar.  
Mar 9 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.  
-- IN THE SENATE --  
First reading, referred to Government Operations & Elections.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.
- 
- HB 1907** by Representatives Alexander, DeBolt, Dunn, and Anderson  
Companion Bill: 5325  
Promoting economic development and community revitalization.  
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 --  
Feb 9 First reading, referred to Economic Development, Agriculture & Trade.  
Jan 18 Public hearing in committee.
- 
- HB 1908** by Representatives DeBolt, Alexander, Williams, Dunn, Woods, Condotta, and Anderson  
Modifying the requirements of small business economic impact statements by state agencies.  
Revises the requirements of small business economic impact statements by state agencies to include the number of jobs that will be created or lost as the result of compliance with the proposed rule.  
-- 2005 REGULAR SESSION --  
Feb 9 First reading, referred to State Government Operations & Accountability.  
Feb 25 Public hearing in committee.
- 
- HB 1909** by Representatives Hinkle, Pettigrew, Armstrong, Kessler, Holmquist, Miloscia, Priest, Dunshee, Nixon, Ericks, Williams, Haigh, and Anderson  
Creating the office of the inspector general.  
(SEE ALSO PROPOSED 1ST SUB)

Creates the office of inspector general within the office of the governor in order to create an independent unit to: (1) Conduct and supervise investigations relating to allegations of fraud; and

(2) Inform the governor and the legislature about vulnerabilities and deficiencies relating to the detection and prevention of fraud as may be discovered as a result of completed investigations conducted or coordinated by the office.

Designates the office as a criminal justice agency.

Requires the inspector general to submit a report summarizing the activities of the office to the appropriate committees of the senate and house of representatives by November 30, 2005, by November 30, 2006, and by November of every even-numbered year thereafter. The report shall contain only disclosable information, including: (1) A description of significant fraud, and of vulnerabilities or deficiencies relating to the prevention and detection of fraud, discovered as a result of investigations completed during the reporting period;

(2) A description of corrective action taken by government entities regarding fraud discovered as a result of investigations conducted by the office;

(3) Recommendations for improving the activities of the office with respect to the vulnerabilities or deficiencies identified under this act;

(4) An identification of each significant recommendation described in the previous reports on which corrective action has or has not been completed; and

(5) A summary of matters referred to prosecution authorities during the reporting period and the charges filed and convictions entered during the reporting period that have resulted from referrals by the office.

Requires the inspector general to forward a draft of the report to any government entity identified in the report not less than twenty days before the date that the report is to be issued.

Directs the governor to make copies of the report available to the public upon request and at a reasonable cost at the same time the report of the inspector general is provided to legislative committees.

Declares that it is an unfair practice for any employer, employment agency, labor union, government agency, government manager, or government supervisor to discharge, expel, discriminate, or otherwise retaliate against an individual assisting with an office of inspector general investigation under this act, unless the individual has made willful disregard for the truth.

**HB 1909-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Hinkle, Pettigrew, Armstrong, Kessler, Holmquist, Miloscia, Priest, Dunshee, Nixon, Ericks, Williams, Haigh, and Anderson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Creates the office of inspector general within the office of the governor in order to create an independent unit to: (1) Conduct and supervise investigations relating to allegations of fraud; and

(2) Inform the governor and the legislature about vulnerabilities and deficiencies relating to the detection and prevention of fraud as may be discovered as a result of completed investigations conducted or coordinated by the office.

Designates the office as a criminal justice agency.

Requires the inspector general to submit a report summarizing the activities of the office to the appropriate committees of the senate and house of representatives by November 30, 2005, by November 30, 2006, and by November of every even-numbered year thereafter. The report shall contain only disclosable information, including: (1) A description of significant fraud, and of vulnerabilities or deficiencies relating to the prevention and detection of fraud, discovered as a result of investigations completed during the reporting period;

(2) A description of corrective action taken by government entities regarding fraud discovered as a result of investigations conducted by the office;

(3) Recommendations for improving the activities of the office with respect to the vulnerabilities or deficiencies identified under this act;

(4) An identification of each significant recommendation described in the previous reports on which corrective action has or has not been completed; and

(5) A summary of matters referred to prosecution authorities during the reporting period and the charges filed and convictions entered during the reporting period that have resulted from referrals by the office.

Requires the inspector general to forward a draft of the report to any government entity identified in the report not less than twenty days before the date that the report is to be issued.

Directs the governor to make copies of the report available to the public upon request and at a reasonable cost at the same time the report of the inspector general is provided to legislative committees.

Transfers all powers, duties, and functions of the fraud units to the office of the inspector general.

Declares that it is an unfair practice for any employer, employment agency, labor union, government agency, government manager, or government supervisor to discharge, expel, discriminate, or otherwise retaliate against an individual assisting with an office of inspector general investigation under this act, unless the individual has made willful disregard for the truth.

-- 2005 REGULAR SESSION --

Feb 9	First reading, referred to State Government Operations & Accountability.
Feb 25	Public hearing in committee.
Mar 2	Executive session in committee. SGOA - Executive action taken by committee. SGOA - Majority; 1st substitute bill be substituted, do pass. Minority; without recommendation. Referred to Appropriations.

**HB 1910** by Representatives Morrell, Campbell, Cody, Clibborn, Simpson, Uptegrove, Hasegawa, O'Brien, Chase, and Conway; by request of Insurance Commissioner

Companion Bill: 5861

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 --

Feb 10 First reading, referred to Health Care.

**HB 1911** by Representatives Condotta, Grant, Kessler, Linville, and McCoy

Companion Bill: 5665

Requiring workers to report accidents.

Revises provisions requiring workers to report accidents.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Commerce & Labor.

**HB 1912** by Representatives Condotta and Grant

Companion Bill: 5466

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 --

Feb 10 First reading, referred to Commerce & Labor.

**HB 1913** by Representatives Hunt, Wallace, Moeller, Morrell, and O'Brien

Changing the primary election date.

Changes the primary election date.  
Repeals RCW 29A.04.158.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to State Government Operations & Accountability.

Feb 23 Public hearing in committee.

**HB 1914** by Representatives Walsh, Schindler, and Grant

Companion Bill: 5835

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 in good standing at the time of passage of the ordinance or resolution.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Housing.

Feb 17 Public hearing in committee.

**HB 1915** by Representatives McIntire, Conway, Clements, McCoy, Williams, and Chase; by request of Department of Revenue

Companion Bill: 5814

Authorizing the governor to enter into cigarette tax contracts with additional tribes.

(DIGEST AS ENACTED)

Authorizes the governor to enter into cigarette tax contracts with additional tribes.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Finance.

Feb 22 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 2 Passed to Rules Committee for second reading.

Mar 7 Placed on second reading by Rules Committee.

Mar 10 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0;

absent, 0; excused, 2.

-- IN THE SENATE --

Mar 12 First reading, referred to Ways & Means.

Mar 22 Executive session in committee.

Mar 23 WM - Majority; do pass.

Mar 24 Passed to Rules Committee for second reading.

Apr 5 Placed on second reading by Rules Committee.

Apr 11 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 44; nays, 0;

absent, 0; excused, 5.

-- IN THE HOUSE --

Apr 19 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Apr 28 Governor signed.

Chapter 208, 2005 Laws.

Effective date 7/24/2005.

**HB 1916** by Representatives Conway, McIntire, Clements, McCoy, Williams, and Chase; by request of Department of Revenue

Companion Bill: 5794

Authorizing the governor to enter into a cigarette tax agreement with the Puyallup Tribe of Indians.

(AS OF HOUSE 2ND READING 3/10/05)

Authorizes the governor to enter into a cigarette tax agreement with the Puyallup Tribe of Indians.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Finance.

Feb 22 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 2 Passed to Rules Committee for second reading.

Mar 7 Placed on second reading by Rules Committee.

Mar 10 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0;

absent, 0; excused, 2.

-- IN THE SENATE --

Mar 12 First reading, referred to Ways & Means.

Mar 22 Executive session in committee.

Mar 23 WM - Majority; do pass.

Minority; without recommendation.

Mar 24 Passed to Rules Committee for second reading.

Apr 1 Placed on second reading by Rules Committee.

Apr 24 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

## House Rules "X" file.

**HB 1917** by Representatives Conway, Wood, and Chase  
Improving stability in industrial insurance premium rates.

(DIGEST AS ENACTED)

Establishes procedures to improve stability in industrial insurance premium rates.

Provides that, after the first report is issued by the state auditor under section 1, chapter ... (Substitute House Bill No. 1856 or Substitute Senate Bill No. 5614), Laws of 2005, the workers' compensation advisory committee shall review the report and, as the committee deems appropriate, may make recommendations to the department concerning: (1) The level or levels of a contingency reserve that are appropriate to maintain actuarial solvency of the accident and medical aid funds, limit premium rate fluctuations, and account for economic conditions; and

(2) When surplus funds exist in the trust funds, the circumstances under which the department should give premium dividends, or similar measures, or temporarily reduce rates below the rates fixed under this act, including any recommendations regarding notifications that should be given before taking the action.

Provides that, following subsequent reports issued by the state auditor under section 1, chapter ... (Substitute House Bill No. 1856 or Substitute Senate Bill No. 5614), Laws of 2005, the workers' compensation advisory committee may, as it deems appropriate, update its recommendations to the department on the matters covered under this act.

## -- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Commerce & Labor.  
Feb 14 Public hearing in committee.  
Mar 1 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; do pass.  
Minority; do not pass.  
Mar 2 Passed to Rules Committee for second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 14 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.

## -- IN THE SENATE --

Mar 16 First reading, referred to Labor, Commerce,  
Research & Development.  
Mar 29 Public hearing in committee.  
Mar 31 Executive session in committee.  
LCRD - Majority; do pass.  
Apr 1 Passed to Rules Committee for second reading.  
Apr 11 Placed on second reading by Rules Committee.  
Apr 12 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 41; nays, 0;  
absent, 1; excused, 7.

## -- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --  
Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 19 Delivered to Governor.  
May 11 Governor signed.  
Chapter 410, 2005 Laws.  
Effective date 7/24/2005.

**HB 1918** by Representatives Conway, Wood, and Chase  
Implementing a recommendation of the joint legislative audit and review committee with regard to industrial insurance.

(SUBSTITUTED FOR - SEE 1ST SUB)

Directs the department of labor and industries to develop and implement an initiative to encourage the reporting of industrial

insurance injuries by the worker to his or her employer and by the employer to the department. Under this initiative, the department must take steps to educate workers and employers about the benefits and importance of prompt reporting of injuries.

Requires the department to conduct a study of: (1) Claims that are not reported promptly, including but not limited to a review of the circumstances of such claims, the type of injuries involved in such claims, and the reasons for the failure to report such claims promptly; and

(2) The effect of the educational initiative required under this act on reducing delays in benefits payments and improving employer involvement in assisting with claims management.

Provides that, by December 1, 2006, the department must report on the results of the study to the appropriate committees of the legislature.

Expires July 1, 2007.

**HB 1918-S** by House Committee on Commerce & Labor  
(originally sponsored by Representatives Conway, Wood, and Chase)

(DIGEST AS ENACTED)

Directs the department of labor and industries to develop and implement an initiative to encourage the reporting of industrial insurance injuries by the worker to his or her employer and by the employer to the department. Under this initiative, the department must take steps to educate workers and employers about the benefits and importance of prompt reporting of injuries.

Provides that, by December 1, 2006, the department of labor and industries shall develop and make statutory recommendations for an alternative system of reporting injuries under which the worker would report to the employer and the employer would report to the department. Upon passage of such legislation, the department shall immediately begin an educational effort to promote this method of reporting.

Requires the department to conduct a study of: (1) Claims that are not reported promptly, including but not limited to a review of the circumstances of such claims, the type of injuries involved in such claims, and the reasons for the failure to report such claims promptly; and

(2) The effect of the educational initiative required under this act on whether the number of claims reported to employers increased, whether there was a reduction in delays in benefit payments, and whether there was an improvement in employer involvement in assisting with claims management and an increase in appropriate return-to-work and better outcomes for injured workers and employers; and

(3) The results of the efforts of the centers of occupational health education in early reporting and early notification of employers, and the general lessons that can be drawn from these results for the larger workers' compensation program.

Provides that, by December 1, 2006, the department must report on the results of the study to the appropriate committees of the legislature.

## -- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Commerce & Labor.  
Feb 15 Public hearing in committee.  
Feb 28 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted,  
do pass.  
Mar 2 Passed to Rules Committee for second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 14 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.

## -- IN THE SENATE --

Mar 16 First reading, referred to Labor, Commerce,  
Research & Development.  
Mar 29 Public hearing and executive action taken in  
committee.  
Mar 30 LCRD - 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, 45; nays, 0;  
 absent, 3; excused, 1.  
 -- IN THE HOUSE --  
 Apr 11 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 15 Delivered to Governor.  
 Apr 21 Governor signed.  
 Chapter 108, 2005 Laws.  
 Effective date 7/24/2005\*.

**HB 1919** by Representatives Haigh, Hudgins, Hunter, Morrell, Hasegawa, O'Brien, Lantz, and Chase

Authorizing a full-day kindergarten program as part of basic education.

Provides that, beginning with the 2006-07 school year, a school district may offer either full-day or half-day kindergarten in one or more schools as part of basic education. In order to ensure that the superintendent of public instruction has sufficient time to allocate funds appropriately, the office of the superintendent of public instruction shall adopt deadlines for a school district to notify the agency that the district intends to operate a full-day kindergarten program in one or more schools.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Education.  
 Feb 24 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; do pass.  
 Minority; do not pass.  
 Mar 2 Referred to Appropriations.

**HB 1920** by Representatives McDermott and Chase

Providing for a spectrum of education services for the deaf and hard of hearing.

Provides that, by September 1, 2007, each school district shall be prepared to offer a spectrum of services, including sign language-based and oral-based programming, for students who are deaf or hard of hearing. The services shall correspond to the educational approach selected for each child by the child's parents or guardian. The school district may contract with outside entities to provide the services.

Provides that a professional with expertise in hearing impairment must be included in any team that helps prepare an individualized education plan for a child who is deaf or hard of hearing.

Requires the superintendent of public instruction to provide to school districts information on advances in research, technology, and educational approaches for children who are deaf or hard of hearing.

Requires the superintendent of public instruction to provide professional development to educational professionals throughout the state on the educational needs of children who are deaf or hard of hearing.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Education.  
 Feb 23 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; do pass.  
 Minority; do not pass.  
 Mar 2 Referred to Appropriations.

**HB 1921** by Representatives Schual-Berke and Bailey

Companion Bill: 5813

Exempting certain nursing homes from the quality maintenance fee.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1921-S** by House Committee on Appropriations (originally sponsored by Representatives Schual-Berke and Bailey)

(AS OF HOUSE 2ND READING 3/10/05)

Provides that, by August 1, 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, within the judgment of the department, attempt to designate nursing facilities identified as institutions for mental disease with state-funded contracts as exempt from the quality maintenance fee.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Appropriations.  
 Mar 3 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 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, 94; nays, 0;  
 absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Health & Long-Term Care.  
 Mar 17 Executive session in committee.  
 Mar 18 HEA - Majority; without recommendation.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Appropriations.

**HB 1922** by Representatives Schual-Berke, Bailey, and Armstrong

Companion Bill: 5812

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.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Appropriations.

**HB 1923** by Representatives P. Sullivan, Haler, Pettigrew, Walsh, Morrell, Strow, Kilmer, Kessler, and Simpson

Authorizing the creation of certified capital companies to promote investment in start-up and emerging Washington businesses.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes the creation of certified capital companies to promote investment in start-up and emerging Washington businesses.

**HB 1923-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives P. Sullivan, Haler, Pettigrew, Walsh, Morrell, Strow, Kilmer, Kessler, and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the creation of certified capital companies to promote investment in start-up and emerging Washington businesses.

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

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Financial Institutions & Insurance.

Feb 24 Public hearing in committee.

Mar 1 Executive session in committee.

FII - Executive action taken by committee.

FII - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 2 Referred to Finance.

**HB 1924** by Representatives Kretz, Pearson, Haler, and Condotta

Awarding prevailing or substantially prevailing state and local agencies attorneys' fees in appeals involving the state environmental policy act and critical areas.

Awards prevailing or substantially prevailing state and local agencies attorneys' fees in appeals involving the state environmental policy act and critical areas.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Judiciary.

**HB 1925** by Representatives Kretz, Holmquist, Haler, Buri, Newhouse, and Orcutt

Concerning clean water act litigation.

Provides assistance to small counties and cities facing legal liability and costs associated with an action filed under the federal clean water act's citizen suit provision.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Judiciary.

**HB 1926** by Representatives Blake, Buck, Eickmeyer, and DeBolt

Concerning the taking of fish, shellfish, or wildlife.

Declares that the purpose of this act is to reaffirm that state law related to the lawful taking of fish, shellfish, and wildlife under Title 77 RCW and rules adopted under Title 77 RCW preempt local ordinances purportedly enacted to control noise associated with the discharge of a firearm.

Declares that, when the civil action authorized in this act is against a city, county, or other municipality for obstructing the lawful taking of fish, shellfish, or wildlife under the color of RCW 9.41.300(2)(a) that is lawfully allowed under Title 77 RCW and the rules adopted by the department under this title, the trial court may, in addition to the remedies allowed under this act, levy a civil penalty of one thousand dollars for each day of violation for each plaintiff in a suit or class.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Judiciary.

**HB 1927** by Representatives Kirby, Morrell, Hasegawa, and Chase

Companion Bill: 5328

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.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Financial Institutions & Insurance.

Feb 23 Public hearing in committee.

**HB 1928** by Representatives Kirby, Hasegawa, Dickerson, and Chase

Companion Bill: 5275

Prohibiting the use of consumer credit histories for personal insurance renewal decisions.

(SEE ALSO PROPOSED 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 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.

**HB 1928-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kirby, Hasegawa, Dickerson, and Chase)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, at the time of renewal, an insurer may not base a decision on a policyholder's credit history or insurance score unless the decision will reduce the premium for the policyholder or continue the premium for the policyholder at the same amount.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Financial Institutions & Insurance.

Feb 23 Public hearing in committee.

Mar 1 Executive session in committee.

FII - Executive action taken by committee.

- FII - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Financial Institutions & Insurance.

**HB 1929** by Representatives Kirby, Morrell, Campbell, and Lantz

Companion Bill: 6038

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 --

Feb 10 First reading, referred to Financial Institutions & Insurance.

Feb 17 Public hearing in committee.

**HB 1930** by Representatives Hasegawa, Upthegrove, Schual-Berke, and McDermott

Creating a citizen's committee to monitor noise abatement at Sea-Tac airport.

Creates the citizen's committee on aircraft noise abatement to advise the Port of Seattle, as well as appropriate state, local, and federal agencies, regarding the operation of aircraft noise abatement programs authorized under chapter 53.54 RCW regarding the Seattle-Tacoma International Airport. The committee shall serve as an advisory committee to the Port of Seattle on matters relating to the policies, administration, procedures, and funding of aircraft noise abatement programs.

Requires the port to consult with and provide periodic reports to the committee on matters related to the port's aircraft noise abatement program, including but not limited to program policies, procedures, administration, and funding.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Local Government.

**HB 1931** by Representatives Hasegawa, Upthegrove, Schual-Berke, McDermott, and Cody

Changing requirements for airport noise mitigation programs.

Provides that the port district shall not require that a property owner either convey an easement for the operation of aircraft, or waive potential damage claims for noise and noise-associated conditions, as a condition precedent to participation in the soundproofing program authorized under this act.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Local Government.

**HB 1932** by Representatives Clibborn and Ericks

Providing for the annexation of unincorporated island territory within code and noncode cities.

Finds that there exists in many of the most populous counties of the state a patchwork of small islands of urban unincorporated territory which are the direct result of past annexation and incorporation activity. These small areas present significant service inefficiencies for counties; difficulty in annexing these areas poses a barrier to achieving growth management planning goals of the surrounding or adjacent city or town.

Declares an intent to grant cities and towns the unilateral authority to annex by ordinance small urban unincorporated islands that exist within their territories.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Local Government.

Feb 23 Public hearing in committee.

**HB 1933** by Representatives Schual-Berke, Morrell, and Lantz

Requiring the reporting and analysis of medical malpractice related information.

(SEE ALSO PROPOSED 2ND SUB)

Provides that, beginning April 1, 2006, every self-insurer or insuring entity that provides medical malpractice insurance to any facility or provider in Washington state must report to the commissioner any closed claim related to medical malpractice, if the claim resulted in a final: (1) Judgment in any amount;

(2) Settlement or payment in any amount; or

(3) Disposition of a medical malpractice claim resulting in no indemnity payment on behalf of an insured.

Provides that, if a claim is not reported by an insuring entity or self-insurer under this act due to limitations in the medical malpractice coverage of a facility or provider, the facility or provider must report the claim to the commissioner.

Authorizes the commissioner to impose a fine of up to two hundred fifty dollars per day per case against any insuring entity that violates the requirements of this act. The total fine per case may not exceed ten thousand dollars.

Authorizes the department of health to impose a fine of up to two hundred fifty dollars per day per case against any facility or provider that violates the requirements of this act. The total fine per case may not exceed ten thousand dollars.

Provides that, beginning in 2006, the commissioner must prepare an annual report by June 30th that summarizes and analyzes the closed claim reports for medical malpractice filed under this act and the annual financial reports filed by insurers writing medical malpractice insurance in this state. The report must include: (1) An analysis of closed claim reports of prior years for which data are collected and show: (a) Trends in the frequency and severity of claims payments; (b) an itemization of economic and noneconomic damages; (c) an itemization of allocated loss adjustment expenses; (d) the types of medical malpractice for which claims have been paid; and (e) any other information the commissioner determines illustrates trends in closed claims;

(2) An analysis of the medical malpractice insurance market in Washington state, including: (a) An analysis of the financial reports of the insurers with a combined market share of at least ninety percent of net written medical malpractice premium in Washington state for the prior calendar year; (b) a loss ratio analysis of medical malpractice insurance written in Washington state; and (c) a profitability analysis of each insurer writing medical malpractice insurance.

**HB 1933-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Schual-Berke, Morrell, and Lantz)

(SEE ALSO PROPOSED 2ND SUB)

Provides that, beginning April 1, 2006, every self-insurer or insuring entity that provides medical malpractice insurance to any facility or provider in Washington state must report to the

commissioner any closed claim related to medical malpractice, if the claim resulted in a final: (1) Judgment in any amount;

(2) Settlement or payment in any amount; or

(3) Disposition of a medical malpractice claim resulting in no indemnity payment on behalf of an insured.

Provides that, if a claim is not reported by an insuring entity or self-insurer under this act due to limitations in the medical malpractice coverage of a facility or provider, the facility or provider must report the claim to the commissioner.

Authorizes the commissioner to impose a fine of up to two hundred fifty dollars per day per case against any insuring entity that violates the requirements of this act. The total fine per case may not exceed ten thousand dollars.

Authorizes the department of health to impose a fine of up to two hundred fifty dollars per day per case against any facility or provider that violates the requirements of this act. The total fine per case may not exceed ten thousand dollars.

Provides that, beginning in 2006, the commissioner must prepare an annual report by June 30th that summarizes and analyzes the closed claim reports for medical malpractice filed under this act and the annual financial reports filed by insurers writing medical malpractice insurance in this state. The report must include: (1) An analysis of closed claim reports of prior years for which data are collected and show: (a) Trends in the frequency and severity of claims payments; (b) an itemization of economic and noneconomic damages; (c) an itemization of allocated loss adjustment expenses; (d) the types of medical malpractice for which claims have been paid; and (e) any other information the commissioner determines illustrates trends in closed claims;

(2) An analysis of the medical malpractice insurance market in Washington state, including: (a) An analysis of the financial reports of the insurers with a combined market share of at least ninety percent of net written medical malpractice premium in Washington state for the prior calendar year; (b) a loss ratio analysis of medical malpractice insurance written in Washington state; and (c) a profitability analysis of each insurer writing medical malpractice insurance.

Provides that, if the national association of insurance commissioners adopts model medical malpractice reporting standards, the insurance commissioner must analyze the model standards and report to the legislature on or before the December 1st subsequent to the adoption of the model standards.

Provides that information in a closed claim report filed under this act that alone or in combination could result in the ability to identify a claimant, health care provider, health care facility, or self-insurer involved in a particular claim is exempt from disclosure under chapter 42.17 RCW.

**HB 1933-S2** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Schual-Berke, Morrell, and Lantz)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Provides that, for claims closed on or after January 1, 2008: (1) Every insuring entity or self-insurer that provides medical malpractice insurance to any facility or provider in Washington state must report each medical malpractice closed claim to the commissioner.

(2) If a claim is not covered by an insuring entity or self-insurer, the facility or provider named in the claim must report it to the commissioner after a final claim disposition has occurred due to a court proceeding or a settlement by the parties. Instances in which a claim may not be covered by an insuring entity or self-insurer include, but are not limited to, situations in which the: (a) Facility or provider did not buy insurance or maintained a self-insured retention that was larger than the final judgment or settlement; (b) claim was denied by an insuring entity or self-insurer because it did not fall within the scope of the insurance coverage agreement; or (c) annual aggregate coverage limits had been exhausted by other claim payments.

Provides that, beginning in 2009, reports required under this act must be filed by March 1st, and include data for all claims closed in the preceding calendar year and any adjustments to data reported in prior years. The commissioner may adopt rules that

require insuring entities, self-insurers, facilities, or providers to file closed claim data electronically.

Authorizes the commissioner to impose a fine of up to two hundred fifty dollars per day against any insuring entity that violates the requirements of this act.

Authorizes the department of health to impose a fine of up to two hundred fifty dollars per day against any facility or provider that violates the requirements of this act. The total fine may not exceed ten thousand dollars.

Provides that, beginning in 2010, the commissioner must prepare an annual report that summarizes and analyzes the closed claim reports for medical malpractice filed under this act and the annual financial reports filed by authorized insurers writing medical malpractice insurance in this state.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Financial Institutions & Insurance.

Feb 17 Public hearing in committee.

Mar 1 Executive session in committee.

FII - Executive action taken by committee.

FII - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 2 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Financial Institutions & Insurance.

Feb 1 Public hearing in committee.

Feb 2 Executive session in committee.

FII - Executive action taken by committee.

FII - Majority; 2nd substitute bill be substituted, do pass.

Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

**HB 1934** by Representatives Lovick, Ahern, Dickerson, Santos, O'Brien, Williams, Simpson, Ericks, and Chase

Increasing penalties for assaulting a peace officer with a stun gun.

(SUBSTITUTED FOR - SEE 1ST SUB)

Increases penalties for assaulting a peace officer with a stun gun.

**HB 1934-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Lovick, Ahern, Dickerson, Santos, O'Brien, Williams, Simpson, Ericks, and Chase)

(DIGEST AS ENACTED)

Increases penalties for assaulting a peace officer with a projectile stun gun.

Establishes the projectile stun gun study committee to review the sale and use of projectile stun guns within Washington state.

Requires a committee report, containing findings and proposed legislation, if any, to be delivered to the full legislature, not later than December 31, 2005.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Criminal Justice & Corrections.

Feb 24 Public hearing and executive action taken in committee.

CJC - Executive action taken by committee.

CJC - Majority; 1st substitute bill be substituted, do pass.

Feb 28 Passed to Rules Committee for second reading.

Mar 2 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, 91; nays, 6;  
absent, 0; excused, 1.  
-- IN THE SENATE --

Mar 9 First reading, referred to Judiciary.  
Mar 24 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 JUD - Majority; do pass with amendment(s).  
Apr 4 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, 44; nays, 0;  
absent, 0; excused, 5.  
-- IN THE HOUSE --

Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 1; absent,  
0; excused, 0.  
Apr 21 Speaker signed.  
-- IN THE SENATE --

Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.  
May 13 Governor signed.  
Chapter 458, 2005 Laws.  
Effective date 7/24/2005.

APP - Majority; 1st substitute bill be  
substituted, do pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 Placed on second reading by Rules Committee.  
Mar 11 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 93; nays, 0;  
absent, 0; excused, 5.  
-- IN THE SENATE --

Mar 15 First reading, referred to Ways & Means.  
Apr 4 Public hearing and executive action taken in  
committee.  
WM - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 13 Placed on second reading by Rules Committee.  
Apr 15 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0;  
absent, 0; excused, 2.  
-- IN THE HOUSE --

Apr 16 Speaker signed.  
-- IN THE SENATE --

Apr 18 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.  
May 13 Governor signed.  
Chapter 459, 2005 Laws.  
Effective date 7/24/2005.

**HB 1935** by Representatives Wallace, Williams, Pettigrew,  
and Hunt

Using wage assignment orders to enforce health insurance  
coverage.

Provides for the use of wage assignment orders to enforce  
health insurance coverage.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Juvenile Justice &  
Family Law.  
Feb 23 Public hearing in committee.

**HB 1936** by Representatives Upthegrove, Hinkle, Simpson,  
Priest, Miloscia, Schual-Berke, P. Sullivan,  
Williams, Hasegawa, and O'Brien

Companion Bill: 5900

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.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 1936-S** by House Committee on Appropriations  
(originally sponsored by Representatives  
Upthegrove, Hinkle, Simpson, Priest, Miloscia, Schual-Berke, P.  
Sullivan, Williams, Hasegawa, and O'Brien)

(DIGEST AS ENACTED)

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.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Appropriations.  
Mar 5 Public hearing and executive action taken in  
committee.  
APP - Executive action taken by committee.

**HB 1937** by Representatives Kirby, Morrell, and Lantz

Addressing medical malpractice claims.

Creates a medical malpractice excess liability fund to pay for  
noneconomic damages claims that exceed three hundred fifty  
thousand dollars per medical malpractice claim. The fund shall  
only pay claims when there is an express allocation of damages  
between economic and noneconomic damages in a judgment or  
verdict.

Requires the commissioner to prepare an implementation plan  
for the fund. The implementation plan must include: (1) The  
independent actuarial assessment of costs required under this act;  
(2) Recommendations on how to limit losses;  
(3) Criteria for facility or provider eligibility for repayment  
from the fund;

(4) Recommendations for exclusions of specific acts from  
eligibility for repayment from the fund, if any;

(5) An assessment of possible funding mechanisms with  
recommendations; and

(6) Recommendations on legislative changes needed to  
administer the fund.

Provides that the implementation plan must be included in a  
report to the legislature by December 1, 2005.

Provides that, beginning April 1, 2006, every self-insurer or  
insuring entity that provides medical malpractice insurance to any  
facility or provider in Washington state must report to the  
commissioner any closed claim related to medical malpractice, if  
the claim resulted in a final: (1) Judgment in any amount;

(2) Settlement or payment in any amount; or

(3) Disposition of a medical malpractice claim resulting in no  
indemnity payment on behalf of an insured.

Provides that, if a claim is not reported by an insuring entity  
or self-insurer under this act due to limitations in the medical  
malpractice coverage of a facility or provider, the facility or  
provider must report the claim to the commissioner.

Authorizes the commissioner to impose a fine of up to two  
hundred fifty dollars per day per case against any insuring entity  
that violates the requirements of this act. The total fine per case  
may not exceed ten thousand dollars.

Authorizes the department of health to impose a fine of up to  
two hundred fifty dollars per day per case against any facility or  
provider that violates the requirements of this act. The total fine  
per case may not exceed ten thousand dollars.

Appropriates the sum of two million five hundred thousand  
dollars for fiscal year 2006 and two million five hundred thousand

dollars for fiscal year 2007 from the general fund to the medical malpractice account for the purposes under this act. If the medical malpractice excess liability fund is not authorized under this act, the amounts appropriated in this provision shall lapse.

-- 2005 REGULAR SESSION --

- Feb 10 First reading, referred to Financial Institutions & Insurance.  
Feb 17 Public hearing in committee.

**HB 1938** by Representatives Hinkle, Darneille, Morrell, Ericks, and O'Brien

Companion Bill: 5877

Addressing the employment and retirement rights of members of the armed forces called to active duty.

(SUBSTITUTED FOR - SEE 1ST SUB)

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 consistent with federal law.

Provides that a member, after completing twenty-five years of creditable service, who would have otherwise become eligible for a retirement benefit as defined under chapter 41.40 RCW while serving honorably in the armed forces as referenced in RCW 41.04.005, shall, upon application to the department, be eligible to receive credit for this service without returning to covered employment.

Declares that service credit granted under this act applies only to veterans as defined in RCW 41.40.005 serving in the armed forces on or after September 11, 2001.

**HB 1938-S** by House Committee on Appropriations (originally sponsored by Representatives Hinkle, Darneille, Morrell, Ericks, and O'Brien)

(DIGEST AS ENACTED)

Provides that a member, after completing twenty-five years of creditable service, who would have otherwise become eligible for a retirement benefit as defined under chapter 41.40 RCW while serving honorably in the armed forces as referenced in RCW 41.04.005, shall, upon application to the department, be eligible to receive credit for this service without returning to covered employment.

Declares that service credit granted under this act applies only to veterans as defined in RCW 41.40.005.

-- 2005 REGULAR SESSION --

- Feb 10 First reading, referred to Appropriations.  
Feb 22 Public hearing in committee.  
Mar 3 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 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, 94; nays, 0; absent, 0; excused, 4.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Ways & Means.  
Mar 23 Public hearing and executive action taken in committee.  
Mar 24 WM - Majority; do pass with amendment(s).  
Mar 25 Passed to Rules Committee for second reading.  
Mar 30 Placed on second reading by Rules Committee.

- Apr 4 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.  
-- IN THE HOUSE --

- Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 3 Governor signed.  
Chapter 247, 2005 Laws.  
Effective date 5/3/2005.

**HB 1939** by Representatives Linville, Newhouse, Hinkle, and Pettigrew

Companion Bill: 5831

Concerning well construction.

(AS OF HOUSE 2ND READING 3/10/05)

Revises provisions relating to the minimum standards for construction and maintenance of wells.

-- 2005 REGULAR SESSION --

- Feb 10 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 23 Public hearing in committee.  
Feb 28 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; do pass.  
Minority; do not pass.  
Mar 2 Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 Made eligible to be placed on second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 10 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 80; nays, 14; absent, 0; excused, 4.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Water, Energy & Environment.  
Mar 23 Public hearing in committee.  
Mar 24 Executive session in committee.  
Mar 25 WEE - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 1940** by Representatives McIntire, Strow, and Conway; by request of Department of Community, Trade, and Economic Development and Department of Revenue

Companion Bill: 5864

Providing excise tax relief for the development of commercial airplanes.

Provides excise tax relief for the development of commercial airplanes.

## -- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Finance.  
Feb 22 Public hearing in committee.

**HB 1941** by Representatives P. Sullivan, Quall, Talcott, Kenney, and McDermott; by request of State Board of Education

Companion Bill: 5855

Making the superintendent of public instruction a voting member of the state board of education.

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

Makes the superintendent of public instruction a voting member of the state board of education.

## -- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Education.  
Feb 23 Public hearing in committee.  
Feb 24 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.  
Feb 28 Passed to Rules Committee for second reading.  
Mar 2 Made eligible to be placed on second reading.  
Mar 7 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 83; nays, 14; absent, 0; excused, 1.

## -- IN THE SENATE --

Mar 9 First reading, referred to Early Learning, K-12 & Higher Education.  
Mar 28 Public hearing in committee.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

## -- 2006 REGULAR SESSION --

## -- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Education.

**HB 1942** by Representatives Quall, P. Sullivan, and Talcott; by request of State Board of Education

Companion Bill: 5853

Reclassifying the state board of education as a class four group.

Reclassifies the state board of education as a class four group.

## -- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Education.  
Feb 23 Public hearing in committee.  
Feb 24 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.  
Mar 1 Passed to Rules Committee for second reading.

## -- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Education.

**HB 1943** by Representatives O'Brien, Miloscia, Morrell, and Ericks

Requiring that additional steps be taken when a person is reported missing.

Provides that, when a person reported missing has not been found and criminal activity is suspected to be the basis of the victim being missing, the sheriff, chief of police, county coroner,

or county medical examiner, or other law enforcement authority initiating and conducting the investigation for the missing person shall, within forty-eight hours of suspecting the criminal activity immediately file a report, collect DNA samples from the known missing person, and ask the missing person's family or next of kin to give written consent to contact the dentist or dentists of the missing person and request the person's dental records.

Provides that, in cases where criminal activity is suspected, the state patrol shall immediately submit the DNA samples and the dental records in the missing person data base and shall forward copies of the DNA samples and dental records to the federal bureau of investigation within seventy-two hours upon receipt of the evidence of the known missing person.

## -- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Criminal Justice & Corrections.

**HB 1944** by Representatives Hunt and Williams

Allowing raffles conducted by state employees.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, when soliciting gifts, grants, or donations solely to support the charitable activities of state employees permitted under chapter 9.46 RCW, the state officers and state employees are presumed not to be in violation of the solicitation and receipt of gift provisions in RCW 42.52.140.

Declares that, for purposes of this act, activities are deemed to be charitable if the activities are devoted to the purposes authorized under RCW 9.46.0209 for charitable and nonprofit organizations listed in that section, or are in support of the activities of those charitable or nonprofit organizations.

**HB 1944-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Hunt and Williams)

(AS OF HOUSE 2ND READING 2/11/06)

Provides that, when soliciting gifts, grants, or donations solely to support the charitable activities of state employees permitted under chapter 9.46 RCW, the state officers and state employees are presumed not to be in violation of the solicitation and receipt of gift provisions in RCW 42.52.140.

Declares that, for purposes of this act, activities are deemed to be charitable if the activities are devoted to the purposes authorized under RCW 9.46.0209 for charitable and nonprofit organizations listed in that section, or are in support of the activities of those charitable or nonprofit organizations.

Provides that a raffle conducted by employees of a state agency, as "agency" is defined in RCW 42.52.010, does not constitute any form of gambling or a lottery subject to chapter 9.46 RCW or rules adopted under this chapter when conducted as follows: (1) Gross revenues from such a raffle do not exceed three thousand dollars;

(2) Tickets to such a raffle are sold only to, and winners are determined only from among, the employees of the agency; and

(3) All revenue less prizes and expenses received from such a raffle are devoted to purposes authorized under this act for charitable and nonprofit organizations.

## -- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Commerce & Labor.  
Feb 21 Public hearing in committee.  
Feb 23 Executive session in committee.

CL - Executive action taken by committee.  
CL - Majority; do pass.

Feb 24 Passed to Rules Committee for second reading.  
Feb 25 Placed on second reading by Rules Committee.  
Mar 4 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 92; nays, 0; absent, 0; excused, 6.

## -- IN THE SENATE --

Mar 8 First reading, referred to Labor, Commerce, Research & Development.

Mar 22 Public hearing in committee.  
 Mar 28 Executive session in committee.  
 Mar 29 LCRD - Majority; do pass.  
 Mar 30 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 6 Rules suspended. Placed on Third Reading.  
 Held on third reading.  
 Apr 13 Rules suspended.  
 Returned to second reading for amendment.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 4;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Apr 19 House refuses to concur in Senate  
 amendments. Asks Senate to recede from  
 amendments.  
 Apr 24 Returned to House Rules 3.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Commerce & Labor.  
 Jan 23 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted,  
 do pass.  
 Jan 30 Passed to Rules Committee for 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, 95; nays, 0;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Labor, Commerce,  
 Research & Development.  
 Feb 23 Public hearing and executive action taken in  
 committee.  
 Feb 24 LCRD - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

**HB 1945** by Representatives Holmquist, Simpson, Curtis,  
 Condotta, Dunshee, and Darneille

Providing assistance in identifying recalled sprinkler system  
 parts.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides assistance in identifying fire sprinkler system  
 components that have been subject to a recall or voluntary  
 replacement program. Assistance shall include, but is not limited  
 to, aiding in the identification of recalled components, information  
 sharing strategies aimed at ensuring the consumer is made aware  
 of recalls and voluntary replacement programs, and providing  
 training and assistance to local fire authorities, the fire sprinkler  
 industry, and the public.

**HB 1945-S** by House Committee on Commerce & Labor  
 (originally sponsored by Representatives  
 Holmquist, Simpson, Curtis, Condotta, Dunshee, and Darneille)

(DIGEST AS ENACTED)

Provides assistance in identifying fire sprinkler system  
 components that have been subject to either a recall or voluntary  
 replacement program by a manufacturer of fire sprinkler  
 products, a nationally recognized testing laboratory, or the federal  
 consumer product safety commission. Assistance shall include,  
 but is not limited to, aiding in the identification of recalled

components, information sharing strategies aimed at ensuring the  
 consumer is made aware of recalls and voluntary replacement  
 programs, and providing training and assistance to local fire  
 authorities, the fire sprinkler industry, and the public.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Commerce & Labor.  
 Feb 21 Public hearing and executive action taken in  
 committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted,  
 do pass.  
 Feb 25 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted and the  
 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Labor, Commerce,  
 Research & Development.  
 Mar 24 Public hearing and executive action taken in  
 committee.  
 LCRD - Majority; do pass.  
 Mar 25 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 6 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Apr 11 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 15 Delivered to Governor.  
 Apr 21 Governor signed.  
 Chapter 109, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1946** by Representatives Schual-Berke and Morrell

Establishing prerequisites for filing an action for injury occurring  
 as a result of health care.

Provides that no action for damages for injury occurring as a  
 result of health care may be commenced against any health care  
 provider unless the claimant: (1) Has given the health care  
 provider at least ninety days' written notice of intent to file a  
 claim, which includes a request to meet and discuss the claim; and  
 (2) After the health care provider responds to the request to  
 meet, has made an appointment to meet, and has met or has had a  
 designated nonlawyer representative meet, with the health care  
 provider or the health care provider's designated nonlawyer  
 representative to discuss the nature and basis of the claim and the  
 health care provider's response.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Judiciary.

**HB 1947** by Representatives Appleton, Green, Kilmer,  
 Woods, Flannigan, Campbell, Lantz, Williams,  
 Hunt, Darneille, Kirby, Chase, Eickmeyer, and Conway

Studying toll discounts.

(AS OF HOUSE 2ND READING 3/10/05)

Requires the department of transportation to conduct a study  
 of the feasibility of offering discounts on tolls for crossing the  
 Tacoma Narrows Bridge. The study will include, but not be  
 limited to, the impact on toll revenue due to discounts for  
 frequent users, students, senior citizens, and low-income families.  
 The study will be delivered to the transportation committees of  
 the house of representatives and senate by June 30, 2006.

## -- 2005 REGULAR SESSION --

- Feb 11 First reading, referred to Transportation.  
 Feb 24 Public hearing in committee.  
 Mar 3 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Placed on second reading by Rules Committee.  
 Mar 10 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 78; nays, 17;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Transportation.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Transportation.

**HB 1948** by Representatives Appleton, Woods, Kilmer,  
 Cody, Williams, Green, Eickmeyer, McDermott,  
 Campbell, Kirby, Chase, B. Sullivan, Morris, and O'Brien

Companion Bill: 5402

Exempting ferry fuel used by Washington state ferries from  
 excise taxes.

Exempts ferry fuel used by Washington state ferries from  
 excise taxes.

## -- 2005 REGULAR SESSION --

- Feb 11 First reading, referred to Transportation.  
 Feb 24 Public hearing in committee.

**HB 1949** by Representatives Holmquist, Alexander, Kretz,  
 Strow, Serben, Curtis, Schindler, DeBolt, Roach,  
 Crouse, McCune, Halder, Dunn, Skinner, Buck, Williams,  
 Campbell, Rodne, Anderson, Kristiansen, McDonald, Priest,  
 Bailey, Orcutt, and Condotta

Promoting greater fiscal responsibility in state budgeting through  
 zero-based budget reviews.

Provides that, in the omnibus operating budget bill or in other  
 legislation, the legislature shall identify agencies on which a  
 zero-base budget review or a modified zero-base budget review  
 shall be conducted during each fiscal year of the biennium. When  
 specifying agencies on which the review will be conducted, the  
 legislature shall seek to complement and avoid duplication of the  
 activities or the proposed activities of the joint legislative audit  
 and review committee under chapter 44.28 RCW.

Requires the reviews to be provided to the committees either  
 by September 1st following the fiscal year in which the review  
 takes place, or as specified in the omnibus operating budget bill  
 or in other legislation.

Provides that each agency receiving appropriations in the  
 omnibus operating budget bill shall be reviewed at least once  
 during the six-year period beginning on July 1, 2005, and at least  
 once every six years thereafter.

Provides that, when conducting the review, the committees  
 shall consult with the joint legislative audit and review  
 committee. The review is intended to complement, and not to  
 duplicate, performance audits and performance reviews  
 conducted by the joint legislative audit and review committee  
 under chapter 44.28 RCW.

Provides that, to facilitate the review, the director of financial  
 management shall cooperate with the committees to establish the  
 method and format for the reporting of agency information. The  
 director of financial management and all agencies shall comply in

a timely manner with requests by the committees for information  
 related to the review.

## -- 2005 REGULAR SESSION --

- Feb 11 First reading, referred to Appropriations.

**HB 1950** by Representatives Holmquist, Schindler, McCune,  
 Dunn, Halder, and Crouse

Requiring state agencies to prepare housing impact statements.

Requires state agencies to prepare housing impact statements.

## -- 2005 REGULAR SESSION --

- Feb 11 First reading, referred to State Government  
 Operations & Accountability.

**HB 1951** by Representatives Quall, Talcott, Halder, Morrell,  
 Campbell, O'Brien, Hankins, Kagi, and McDermott

Companion Bill: 5897

Regarding vision exams for school-aged children.

(SUBSTITUTED FOR - SEE 1ST SUB)

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 dysfunction testing to rule out  
 accommodative dysfunction including accommodative  
 insufficiency and infacility;

(3) Motility testing to rule out strabismus, including  
 significant phoria;

(4) Vergence testing to rule out dysfunction and instability of  
 eye alignment;

(5) Eye movement accuracy testing to rule out a tracking  
 problem; and

(6) Ocular health exam including internal and external exam.

**HB 1951-S** by House Committee on Education (originally  
 sponsored by Representatives Quall, Talcott,  
 Halder, Morrell, Campbell, O'Brien, Hankins, Kagi, and  
 McDermott)

(DIGEST AS ENACTED)

Requires the department of health to convene a work group to  
 reevaluate visual screening of children in public schools and make  
 any recommendations regarding changes to the rules. In  
 developing its recommendations, the work group shall, at a  
 minimum: (1) Consider the benefits of complete eye exams on  
 public school children;

(2) Consider when visual screening, complete eye exams, or  
 both should take place in preschool or kindergarten through high  
 school in order to ensure children are best prepared for the  
 learning environment; and

(3) Consider what screening techniques would be appropriate  
 in a school setting.

Provides that, in developing the recommendations, the  
 department of health shall consult with the office of the  
 superintendent of public instruction, the state board of health, the  
 optometric physicians of Washington, and the Washington  
 academy of eye physicians and surgeons.

Requires the work group to make a preliminary report to the  
 legislature and the state board of health by December 1, 2005.  
 The work group shall make final recommendations to the  
 legislature and to the state board of health by December 1, 2006.

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

## -- 2005 REGULAR SESSION --

- Feb 11 First reading, referred to Education.  
 Feb 23 Public hearing in committee.

Mar 1 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted,  
do pass.

Mar 2 Passed to Rules Committee for second reading.

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, 93; nays, 0;  
absent, 0; excused, 5.  
-- IN THE SENATE --

Mar 14 First reading, referred to Early Learning, K-12  
& Higher Education.

Mar 25 Public hearing in committee.

Mar 30 Executive session in committee.

Mar 31 EKHE - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Apr 1 Made eligible to be placed on 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, 48; nays, 0;  
absent, 0; excused, 1.  
-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.  
Passed final passage; yeas, 94; nays, 1; absent,  
0; excused, 3.

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

Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 10 Governor signed.  
Chapter 379, 2005 Laws.  
Effective date 7/24/2005.

**HB 1952** by Representatives Morris, O'Brien, Lovick, Ericks,  
Anderson, and Kilmer

Companion Bill: 5887

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 executive 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 Technology, Energy  
& Communications.

Feb 24 Public hearing and executive action taken in  
committee.  
TEC - Executive action taken by committee.  
TEC - Majority; do pass.

Feb 28 Referred to Appropriations.

**HB 1953** by Representatives Newhouse, Blake, Kretz,  
Kessler, Buri, Condotta, Roach, Eickmeyer, Haler,  
and Orcutt

Allowing counties to be included in a cougar control pilot program.

Provides that a county legislative authority may request inclusion in the cougar control pilot project authorized by chapter 264, Laws of 2004 after taking the following actions: (1) Adopting a resolution that requests inclusion in the pilot project;

(2) Documenting the need to participate in the pilot project by identifying the number of cougar/human encounters and livestock and pet depredations; and

(3) Demonstrating that existing cougar depredation permits, public safety cougar hunts, or other existing wildlife management tools have not been sufficient to deal with cougar incidents in the county.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Natural Resources,  
Ecology & Parks.

Feb 22 Public hearing in committee.

**HB 1954** by Representatives Newhouse, Buri, Williams,  
Flannigan, Condotta, Roach, and Haler

Companion Bill: 5013

Authorizing RV logos on highway sign panels.

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.

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

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Transportation.

**HB 1955** by Representatives Newhouse, Simpson, Orcutt, Buri, Roach, Haler, Ericks, and O'Brien

Exempting the purchase of emergency service vehicles by local government from sales and use tax.

Exempts the purchase of emergency service vehicles by local government from sales and use tax.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Finance.

**HB 1956** by Representatives Upthegrove, Lantz, Quall, and Santos

Requiring civics assessments.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, beginning with the 2006-07 school year, school districts shall require each student in elementary, middle, and high school to complete a classroom-based assessment in civics that has been approved by the office of the superintendent of public instruction. The student's results on the civics assessment shall be included in the student's school records and, for a high school student, recorded on the student's transcript.

**HB 1956-S** by House Committee on Education (originally sponsored by Representatives Upthegrove, Lantz, Quall, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that instruction in social studies, arts, health, and fitness is important to ensure a well-rounded and complete education. In particular, the civic mission of schools is strengthened and enhanced by comprehensive civics education and 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 2006-07 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 each 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 2006-07 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.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Education.

Feb 21 Public hearing in committee.

Mar 1 Executive session in committee.

ED - Executive action taken by committee.

ED - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 2 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Education.

**HB 1957** by Representatives Serben, Curtis, Buri, Ericks, Kretz, Williams, Strow, Haler, and Holmquist

Providing a business and occupation tax credit for employer-sponsored health coverage and contributions.

Provides a business and occupation tax credit for employer-sponsored health coverage and contributions.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Finance.

**HB 1958** by Representatives Buck and B. Sullivan

Extending certain limited fisheries buyback programs.

(DIGEST AS ENACTED)

Extends certain limited fisheries buyback programs to December 31, 2010.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Natural Resources, Ecology & Parks.

Feb 22 Public hearing and executive action taken in committee.

NREP - Executive action taken by committee.

NREP - Majority; do pass.

Feb 24 Passed to Rules Committee for second reading.

Feb 25 Placed on second reading by Rules Committee.

Mar 4 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 8 First reading, referred to Natural Resources, Ocean & Recreation.

Mar 21 Work session and public hearing in committee.

Mar 28 Executive session in committee.

Mar 29 NROR - Majority; do pass.

And refer to Ways & Means.

Mar 30 On motion, referred to Rules.

Apr 1 Made eligible to be placed on second reading.

Apr 6 Placed on second reading by Rules Committee.

Apr 8 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 11 Speaker signed.

-- IN THE SENATE --

Apr 12 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 15 Delivered to Governor.

Apr 21 Governor signed.

Chapter 110, 2005 Laws.

Effective date 7/24/2005.

**HB 1959** by Representatives Schindler, Holmquist, and Condotta

Eliminating impact fees in counties and cities in counties where the first-time buyer housing affordability index shows that housing is not affordable.

Eliminates impact fees in counties and cities in counties where the first-time buyer housing affordability index shows that housing is not affordable.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Local Government.

**HB 1960** by Representatives Williams, Rodne, Clements, Fromhold, Darneille, Clibborn, Lantz, Moeller, Condotta, Morris, Linville, B. Sullivan, Morrell, Ormsby, Schual-Berke, Cody, Pettigrew, Wood, Chase, Flannigan, Kretz,

Newhouse, Buri, Ahern, Blake, Kessler, Campbell, O'Brien, Kenney, Santos, and Kilmer

Allowing arbitration in long-term care facility disputes.

Declares that the legislature's intent in enacting RCW 70.129.105 was not to preclude long-term care facilities and nursing facilities from offering arbitration agreements to residents.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Health Care.

**HB 1961** by Representatives Williams, Hinkle, Hunt, Skinner, Pettigrew, Morrell, Fromhold, Wood, and Serben

Regulating team medical professionals.

Requires intercollegiate athletic programs to formally contract with team medical professionals. The contract must include provisions stating that: (1) The athletic program will accept liability for the actions of team medical professionals relative to student-athletes; and

(2) The duty of the team medical professional to safeguard the health of a student-athlete trumps any considerations of athletic or team success.

Provides that, before a contract may be signed, the team medical professional must submit to a criminal background check and a review of his or her medical malpractice history by an assistant attorney general assigned to the college or university.

Provides that team medical professionals may not directly dispense any prescription pharmaceuticals to student-athletes for a course of treatment that lasts longer than one day.

Provides that, at least once a month, without identifying student-athletes, a team medical professional must issue to the athletic director of the college or university a report detailing all prescriptions for Schedule II drugs under RCW 69.50.206 written by the team medical professional for that reporting period.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Higher Education.

**HB 1962** by Representatives Kessler, Ericks, Sells, Cox, Hunter, Clibborn, Jarrett, Tom, Anderson, Nixon, Priest, Rodne, O'Brien, Santos, and Chase

Authorizing baccalaureate degrees at selected community and technical colleges on a pilot basis.

Declares 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.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Higher Education.

**HB 1963** by Representatives Morrell, Newhouse, Clibborn, Linville, Blake, Grant, McCoy, and Buri

Modifying the application requirements for the rural county business and occupation tax credit.

Amends RCW 82.62.020 relating to the rural county business and occupation tax credit.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Finance.

**HB 1964** by Representatives Walsh, Grant, Haler, McIntire, Conway, Hankins, and Chase

Designating the Walla Walla sweet onion as the official Washington state vegetable.

(AS OF HOUSE 2ND READING 2/13/06)

Designates the Walla Walla sweet onion as the official Washington state vegetable.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to State Government Operations & Accountability.

Mar 23 Public hearing in committee.

-- 2006 REGULAR SESSION --

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

Jan 25 Executive session in committee.

SGOA - Executive action taken by committee.

SGOA - Majority; do pass.

Jan 27 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading by Rules Committee.

Feb 13 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 14 First reading, referred to Government Operations & Elections.

Feb 20 Public hearing and executive action taken in committee.

Feb 24 GO - Majority; do pass with amendment(s).

Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.

Mar 8 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

**HB 1965** by Representatives Ericks, Strow, Haler, Linville, O'Brien, Santos, and Chase

Providing tuition waivers for teachers seeking additional education.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to assist beginning public school teachers with their educational expenses by having state colleges and universities waive tuition for those courses required for a master's degree or professional certification. The legislature further intends that teachers repay the waived tuition with future service in the public schools.

Requires the higher education coordinating board to: (1) Adopt rules to implement these requirements;

(2) Provide the universities and college with documents that may be used to ensure that waiver recipients accept their service or repayment obligations;

(3) Work with the office of the superintendent of public instruction to create a system that identifies those teachers eligible to receive waivers and provides information about the waivers to those eligible to use them;

(4) Report to the legislative education and fiscal committees by November of each even-numbered year with the number of waiver recipients, the total amount waived by each university or college, and the type of master's degree or certification pursued by waiver recipients; and

(5) Collect and manage repayments from waiver recipients who do not meet their teaching obligations.

**HB 1965-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Ericks, Strow, Haler, Linville, O'Brien, Santos, and Chase)

Requiring a financial bonus for teachers who obtain a professional certificate.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to assist beginning public school teachers with their educational expenses by providing a bonus to teachers who obtain a professional certificate.

Directs the state to provide additional funding for a bonus to a teacher who has obtained a professional certificate. The bonus shall be calculated as ten percent of the salary for a teacher with a bachelor of arts degree and zero years of service on the state salary allocation model for certificated instructional staff. Moneys under this act received by a school district may be used only to provide bonuses to teachers who have obtained a professional certificate.

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

-- 2005 REGULAR SESSION --

- Feb 11 First reading, referred to Higher Education.  
 Feb 22 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 HE - Executive action taken by committee.  
 HE - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Mar 2 Referred to Appropriations.

**HB 1966** by Representatives Ericks, O'Brien, Lovick, Strow, Haler, Takko, Morrell, Nixon, Campbell, McIntire, Conway, Santos, Chase, and Moeller

Classifying identity theft as a crime against persons.

(DIGEST AS ENACTED)

Classifies identity theft as a crime against persons.

-- 2005 REGULAR SESSION --

- Feb 11 First reading, referred to Criminal Justice & Corrections.  
 Feb 24 Public hearing and executive action taken in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Feb 28 Referred to Appropriations.  
 Mar 3 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Mar 7 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, 94; nays, 0; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Judiciary.  
 Mar 31 Public hearing in committee.  
 Apr 1 Executive session in committee.  
 JUD - Majority; do pass.  
 On motion, referred to Ways & Means.  
 Apr 4 Public hearing and executive action taken in committee.  
 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 24 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Jan 11 Placed on third reading by Rules Committee.

Jan 13 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Jan 16 First reading, referred to Judiciary.  
 Feb 23 Executive session in committee.  
 Feb 24 JUD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 1 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.  
 Mar 28 Governor signed.  
 Chapter 271, 2006 Laws.  
 Effective date 6/7/2006.

**HB 1967** by Representatives Clibborn, Schindler, Jarrett, Springer, Nixon, and Appleton

Companion Bill: 5907

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.

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 11 First reading, referred to Local Government.  
 Feb 23 Public hearing in committee.

**HB 1968** by Representatives Linville, Wood, Conway, Hankins, Kenney, McIntire, Pettigrew, McCoy, Sells, Flannigan, Lovick, Morrell, Chase, and Moeller

Regarding workplace bullying.

(SEE ALSO PROPOSED 1ST SUB)

Declares that the purpose of this act is to define workplace bullying, encourage employers to voluntarily enact policies to eliminate workplace bullying, and conduct further study of the impacts on society related to workplace bullying.

Declares that workplace bullying includes but is not limited to: (1) Repeated infliction of verbal abuse such as the use of derogatory remarks, insults, and epithets;

(2) Verbal or physical conduct that a reasonable person would find threatening, intimidating, or humiliating;

(3) The gratuitous sabotage or undermining of an employee's work performance; and

(4) A single act of workplace bullying that is especially severe and egregious.

Encourages employers to develop and implement: (1) Educational programs designed to address workplace bullying; and

(2) Codes of conduct and internal enforcement processes that specifically address workplace bullying.

Appropriates the sum of . . . dollars, or as much thereof as may be necessary, from the general fund to the . . . for the fiscal year ending June 30, 2006, to carry out the purposes of this act by conducting a study of workplace bullying, including but not

limited to the incidence, frequency, scope, and effect of abusive work environments. The . . . shall present the results of the study to the legislature by December 1, 2005.

**HB 1968-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Linville, Wood, Conway, Hankins, Kenney, McIntire, Pettigrew, McCoy, Sells, Flannigan, Lovick, Morrell, Chase, and Moeller)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the purpose of this act is to define workplace bullying, encourage employers to voluntarily enact policies to eliminate workplace bullying, and conduct further study of the impacts on society related to workplace bullying.

Declares that nothing in this act creates a legal right or cause of action. Nothing in this act denies or alters any existing legal right or cause of action.

Provides that, for the purposes of this act, workplace bullying is conduct that: (1) A reasonable person would find hostile or offensive and unrelated to an employer's legitimate business interests; and

(2) Causes physical or psychological harm to the employee.

Declares that workplace bullying includes but is not limited to: (1) Repeated infliction of verbal abuse such as the use of derogatory remarks, insults, and epithets;

(2) Verbal or physical conduct that a reasonable person would find threatening, intimidating, or humiliating;

(3) The gratuitous sabotage or undermining of an employee's work performance; and

(4) A single act of workplace bullying that is especially severe and egregious.

Encourages employers to develop and implement: (a) Educational programs designed to address workplace bullying; and (b) codes of conduct and internal enforcement processes that specifically address workplace bullying.

Appropriates the sum of forty thousand dollars, or as much thereof as may be necessary, from the general fund to the employment security department for the fiscal year ending June 30, 2006, to carry out the purposes of this act by conducting a study of workplace bullying, including but not limited to the incidence, frequency, scope, and effect of abusive work environments. The employment security department shall present the results of the study to the legislature by December 1, 2005.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Commerce & Labor.

Feb 21 Public hearing in committee.

Mar 2 Executive session in committee.

CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted,  
do pass.

Minority; do not pass.

Referred to Appropriations.

Mar 5 Public hearing in committee.

**HB 1969** by Representatives Ericks, Hankins, Simpson, Jarrett, Upthegrove, Murray, and Dickerson

Revising transportation goals.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises goals for the planning, operation, and performance of and investment in the state transportation system.

**HB 1969-S** by House Committee on Transportation (originally sponsored by Representatives Ericks, Hankins, Simpson, Jarrett, Upthegrove, Murray, and Dickerson)

(AS OF HOUSE 2ND READING 3/10/05)

Revises goals for the planning, operation, and performance of and investment in the state transportation system.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Transportation.

Feb 22 Public hearing in committee.

Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted,  
do pass.

Minority; without recommendation.

Mar 7 Passed to Rules Committee for second reading.

Mar 8 Placed on second reading by Rules Committee.

Mar 10 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 95; nays, 0;  
absent, 0; excused, 3.

-- IN THE SENATE --

Mar 12 First reading, referred to Transportation.

Mar 31 Public hearing in committee.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further  
consideration.

Referred to Transportation.

Jan 12 Public hearing in committee.

**HB 1970** by Representatives P. Sullivan, Springer, Miloscia, Upthegrove, Morrell, Haigh, O'Brien, Linville, and Takko; by request of Governor Gregoire

Companion Bill: 5921

Improving government management, accountability, and performance.

(SUBSTITUTED FOR - SEE 2ND 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.

**HB 1970-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives P. Sullivan, Springer, Miloscia, Upthegrove, Morrell, Haigh, O'Brien, Linville, and Takko; by request of Governor Gregoire)

(SUBSTITUTED FOR - SEE 2ND 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.

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.

**HB 1970-S2** by House Committee on Appropriations (originally sponsored by Representatives P. Sullivan, Springer, Miloscia, Upthegrove, Morrell, Haigh, O'Brien, Linville, and Takko; by request of Governor Gregoire)

(DIGEST AS ENACTED)

Provides that: (1) Each state agency shall, within available funds, develop and implement a quality 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.

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 independent assessment of its quality management, accountability, and performance system. The assessment shall evaluate the effectiveness of all elements of its management, accountability, and performance system, including: Leadership, strategic planning, customer focus, analysis and information, employee performance management, and process improvement. The purpose of the assessment is to recognize best practice and identify improvement opportunities.

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

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to State Government Operations & Accountability.  
 Feb 25 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Referred to Appropriations.  
 Mar 5 Public hearing and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Placed on second reading by Rules Committee.  
 Mar 10 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 75; nays, 20;  
 absent, 0; excused, 3.

-- IN THE SENATE --

Mar 12 First reading, referred to Government Operations & Elections.  
 Mar 22 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 Public hearing and executive action taken in committee.

GO - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.

Apr 4 WM - Majority; do pass with amendments(s)  
by Government Operations & Elections.  
Passed to Rules Committee for second reading.

Apr 11 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, 46; nays, 0;  
absent, 0; excused, 3.  
-- IN THE HOUSE --

Apr 20 House concurred in Senate amendments.  
Passed final passage; yeas, 66; nays, 31;  
absent, 0; excused, 1.

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

Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 11 Governor signed.  
Chapter 384, 2005 Laws.  
Effective date 7/24/2005.

**HB 1971** by Representatives Haler, Grant, Kretz, Walsh,  
Kristiansen, Buri, Crouse, Newhouse, Linville,  
Morrell, Condotta, Holmquist, McCune, Haigh, and Schindler

Providing a sales and use tax exemption for certain parts and  
services for machinery and equipment used by a farmer.

Provides a sales and use tax exemption for certain parts and  
services for machinery and equipment used by a farmer.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Economic  
Development, Agriculture & Trade.

Feb 25 Public hearing in committee.

**HB 1972** by Representatives Kretz, Clements, Takko, Blake,  
Buck, and McCune

Concerning the hunter education training program.

Directs the department to increase the number of courses  
providing the hunter education training program created in RCW  
77.32.155. The department must reduce the current backlog of  
applicants waiting to take the training program, and provide for a  
stable supply of training program courses in order to avoid future  
backlogs.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Appropriations.

**HB 1973** by Representatives B. Sullivan and Hasegawa

Companion Bill: 5756

Providing a property tax exemption for nonprofit organizations  
that assist small businesses.

Finds that nonprofit organizations and associations engaged in  
the education, training, and employment of economically  
disadvantaged people who are involved in the creation and  
expansion of businesses with marketable products and services in  
a physical location provide many public benefits to the people of  
the state of Washington.

Finds that it is in the best interest of the state of Washington  
to provide a limited property tax exemption for the use of these  
facilities by certain organizations in order to be self-sustaining for  
their exempt purposes.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Economic  
Development, Agriculture & Trade.

Feb 16 Public hearing in committee.

**HB 1974** by Representatives Linville, Rodne, Morris,  
Anderson, and Kenney; by request of Lieutenant  
Governor and Secretary of State

Creating the association of Washington generals.

(AS OF HOUSE 2ND READING 3/10/05)

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.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Economic  
Development, Agriculture & Trade.

Mar 1 Public hearing and executive action taken in  
committee.

EDAT - Executive action taken by committee.  
EDAT - Majority; do pass.

Mar 2 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 10 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0;  
absent, 0; excused, 3.

-- IN THE SENATE --

Mar 12 First reading, referred to International Trade &  
Economic Development.

Mar 24 Public hearing in committee.

Mar 29 Executive session in committee.

Mar 31 ITED - Majority; do pass.  
Passed to Rules Committee for second reading.

Apr 6 Placed on second reading by Rules Committee.

Apr 24 Referred to Rules.

By resolution, returned to House Rules  
Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further  
consideration.

Referred to Economic Development,  
Agriculture & Trade.

**HB 1975** by Representatives Springer, Tom, B. Sullivan,  
O'Brien, Cody, Kagi, Blake, Orcutt, McIntire,  
Nixon, Hinkle, Condotta, Haigh, and Kenney

Providing excise tax relief for trail maintenance and construction  
services performed by nonprofit organizations.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that the state is home to an extensive trail network that  
accommodates a physically active and demographically diverse  
public. An important community resource, this network of trails  
provides pathways through which people can experience our  
unique wilderness lands.

Finds that nonprofit organizations play a vital role in building  
and maintaining Washington's hiking trail network.

Declares that it is in the public interest to encourage these  
nonprofit organizations through the provision of tax relief. The tax  
relief provided by this act reduces the tax burden on nonprofit  
organizations that build and maintain trails and increases the  
impact and effectiveness of trail building and maintenance  
activities provided by these organizations.

**HB 1975-S** by House Committee on Finance (originally sponsored by Representatives Springer, Tom, B. Sullivan, O'Brien, Cody, Kagi, Blake, Orcutt, McIntire, Nixon, Hinkle, Condotta, Haigh, and Kenney)

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

Finds that the state is home to an extensive trail network that accommodates a physically active and demographically diverse public. An important community resource, this network of trails provides pathways through which people can experience our unique wilderness lands.

Finds that nonprofit organizations play a vital role in building and maintaining Washington's hiking trail network.

Declares that it is in the public interest to encourage these nonprofit organizations through the provision of tax relief. The tax relief provided by this act reduces the tax burden on nonprofit organizations that build and maintain trails and increases the impact and effectiveness of trail building and maintenance activities provided by these organizations.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Finance.  
 Feb 22 Public hearing in committee.  
 Mar 7 Executive session in committee.  
 FIN - 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 11 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 93; nays, 0; absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Natural Resources, Ocean & Recreation.  
 Mar 21 Executive session in committee.  
 Mar 22 NROR - Majority; without recommendation. And refer to Ways & Means.  
 Mar 23 Referred to Ways & Means.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Finance.

**HB 1976** by Representatives Hunt, Dunn, Darneille, Clements, Appleton, and Santos

Providing a tuition waiver for retired state employees on a space available basis.

Authorizes a tuition waiver for retired state employees on a space available basis.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Higher Education.

**HB 1977** by Representatives O'Brien and Flannigan

Studying insurance fraud.

Requires the insurance commissioner and the attorney general, together, to study the extent of insurance fraud in Washington and the current laws which are in place to combat insurance fraud. In studying this issue, consideration should also be given to the experiences and approaches taken by other states in fighting fraud. Recommendations should address, among other things: What changes in law are necessary to more effectively fight insurance fraud; whether Washington should establish a dedicated insurance fraud bureau; where such a bureau should be

located; the resources which would be necessary to establish such a bureau; and the potential sources of funding.

Requires the insurance commissioner and the attorney general to report the results of this study to the legislature not later than December 1, 2005.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Financial Institutions & Insurance.

**HB 1978** by Representatives O'Brien and Sells

Requiring an additional examination of offenders to determine sexual dangerousness.

Requires a determination of whether the offender has a congenital or acquired condition affecting the emotional or volitional capacity which predisposes the offender to the commission of criminal sexual acts in a degree constituting such offender a menace to the health and safety of others.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Criminal Justice & Corrections.  
 Feb 22 Public hearing in committee.

**HB 1979** by Representatives Darneille, Conway, Murray, and Kirby

Concerning local health departments.

Provides that a local board of health operating under chapter 70.08 RCW must include the mayor of the participating city and the county executive of the participating county. The mayor and the county executive shall alternately serve as chair of the local board of health.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Health Care.

**HB 1980** by Representatives McIntire and Orcutt; by request of Department of Revenue

Companion Bill: 5904

Modifying the administration of taxes.

Makes revisions in Title 82 RCW resulting in no fiscal impact.

Repeals RCW 82.29A.150.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Finance.  
 Feb 23 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Finance.

**HB 1981** by Representatives McDermott, Hasegawa, and Santos

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 students who participate in good after-school care programs: (1) Miss fewer days of school and have better behavior in school, test scores, grades, and records of homework completion than children who are left alone;

(2) Spend more time actively learning in a variety of settings and less time watching television than their peers who are left alone; and

(3) Have better peer relations, emotional adjustment, and conflict resolution skills than children who are left alone.

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.

Declares an intent 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 million 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 office of the superintendent of public instruction to carry out the purposes of this act.

Appropriates the sum of two million 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 office of the superintendent of public instruction to carry out the purposes of this act.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Education.  
Feb 24 Public hearing in committee.  
Mar 1 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.  
Minority; do not pass.  
Mar 2 Referred to Appropriations.

**HB 1982** by Representatives Green, Buck, Talcott, Miloscia, Orcutt, Lantz, Kretz, and Kilmer

Preventing harmful algae blooms.

Finds that immediate action is necessary to address the significant public health threat associated with harmful algal blooms in the state's lakes.

Finds that the state's current approach to treating harmful algal blooms in lakes has not proven effective to mitigate the dramatic risks to humans and animals living near or recreating on the state's lakes.

Finds that the state must immediately pursue an aggressive program to prevent or control harmful algal blooms in lakes.

Finds that this program must address the causes of harmful algal blooms in lakes and identify effective treatments and actions to combat the deleterious effects of harmful algal blooms in lakes.

Provides that ten percent of the moneys deposited into the water quality account must be allocated for program activities that control and prevent harmful algal blooms in lakes and to award grants to state agencies, local governments, nonprofit corporations, firms, or any other entity for the control and prevention of harmful algal blooms in lakes. Grant funds may match private funds on an equal basis.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Natural Resources,  
Ecology & Parks.  
Feb 25 Public hearing in committee.

**HB 1983** by Representatives Takko, Kretz, Sells, and Holmquist

Modifying the taxation of land valued under the open space program.

Revises provisions pertaining to the taxation of land valued under the open space program.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Finance.

**HB 1984** by Representatives P. Sullivan and Rodne

Companion Bill: 5984

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 14 First reading, referred to Judiciary.

**HB 1985** by Representatives Buck and B. Sullivan

Companion Bill: 5405

Establishing the future of Washington forests review council.

(SEE ALSO PROPOSED 1ST 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.

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.

**HB 1985-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Buck and B. Sullivan)

(DIGEST OF PROPOSED 1ST 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;

(2) Develop recommendations for policy changes that will contribute to maintaining the economic stability and growth of the forest products industry in Washington state; and

(3) Gather data necessary to understand the trends and dynamics commercial and residential development play in the conversion of Washington's forests.

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.

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.

Expires July 1, 2007.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Natural Resources,  
Ecology & Parks.

Feb 18 Public hearing in committee.

Feb 22 Executive session in committee.  
NREP - Executive action taken by committee.

Feb 24 NREP - Majority; 1st substitute bill be substituted, do pass.  
Referred to Appropriations.

**HB 1986** by Representatives Roberts, Buri, Kenney, Cox, and Morrell

Requiring a review of tuition waivers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that insofar as tuition waivers have a fiscal impact to the state general fund and to the institutions of higher education, it is in the best interests of the state to undertake a periodic review of tuition waiver statutes in order to examine whether the various waivers are still consistent with the state's priorities in serving its citizens.

Requires the higher education coordinating board to review the current waivers at the state's institutions of higher education and develop recommendations for prioritization of waiver authority. The board shall report to the appropriate committees of the legislature by December 1, 2005, on recommendations for prioritization, including repeal, consolidation, standardization, or other changes to current statutes.

**HB 1986-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Roberts, Buri, Kenney, Cox, and Morrell)

(AS OF HOUSE 2ND READING 2/09/06)

Finds that insofar as tuition waivers have a fiscal impact to the state general fund and to the institutions of higher education, it is in the best interests of the state to undertake a periodic review of tuition waiver statutes in order to examine whether the various waivers are still consistent with the state's priorities in serving its citizens.

Requires the higher education coordinating board to review the current waivers at the state's institutions of higher education and develop recommendations for prioritization of waiver authority. The board shall report to the appropriate committees of the legislature by December 1, 2006, on recommendations for prioritization, including repeal, consolidation, standardization, or other changes to current statutes.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Higher Education.  
Feb 22 Public hearing in committee.  
Feb 24 Executive session in committee.  
HE - Executive action taken by committee.  
HE - Majority; do pass.  
Minority; do not pass.  
Feb 28 Passed to Rules Committee for second reading.  
Mar 2 Made eligible to be placed on second reading.  
Mar 7 Placed on second reading by Rules Committee.  
Mar 8 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Early Learning, K-12  
& Higher Education.  
Mar 28 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 EKHE - Majority; do pass.  
Minority; without recommendation.  
Apr 4 Passed to Rules Committee for second reading.  
Apr 24 By resolution, returned to House Rules  
Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in  
present status.  
Rules Committee relieved of further  
consideration.  
Referred to Higher Ed & Workforce Ed.  
Jan 20 Executive session in committee.

HEWE - Executive action taken by committee.  
HEWE - Majority; 1st substitute bill be substituted, do pass.

Jan 24 Passed to Rules Committee for second reading.  
Jan 26 Placed on second reading by Rules Committee.  
Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 1;  
absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 11 First reading, referred to Early Learning, K-12  
& Higher Education.  
Feb 15 Public hearing in committee.  
Feb 17 Executive session in committee.  
Feb 20 EKHE - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Mar 2 Referred to Rules.  
Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 1987** by Representatives Priest, Ormsby, Curtis, and Anderson

Regarding alternative assessments.

(SUBSTITUTED FOR - SEE 1ST SUB)

Directs the office of the superintendent of public instruction, in consultation with interested school districts, to design a career and technical assessment alternative that: (1) Is available to students enrolled in comprehensive career and technical education programs that lead to written, widely accepted state or national industry certification when the industry certification requires that the students demonstrate their skills and knowledge through an objective assessment or evaluation and the skills and knowledge included in the program are aligned to the state's high school reading, writing, mathematics, and science essential learnings;

(2) Is available in programs that have previously been approved by the office of the superintendent of public instruction for the purpose of the assessment alternative; and

(3) Is piloted beginning with the 2006-07 school year through the end of the 2011-12 school year, with an evaluation of its effectiveness and biennial reports to the legislature on its implementation. The biennial reports shall include the number of programs offering the alternative, the number of students in each program, and the aggregate results of participating students on the Washington assessment of student learning and the assessment or evaluation used to determine industry certification. Students in the pilot must take the high school assessment of student learning at least once and may be required to take a placement test used by the community and technical colleges to ascertain whether they would be able to transition to postsecondary work if they so chose.

Provides that, by October 2012, the superintendent of public instruction shall provide a final report on the pilots to the house of representatives and senate committees responsible for education policy. The final report shall include a recommendation on whether to eliminate or continue the assessment alternative for career and technical education programs that lead to industry certification.

**HB 1987-S** by House Committee on Education (originally sponsored by Representatives Priest, Ormsby, Curtis, and Anderson)

(DIGEST AS ENACTED)

Provides that, by January 15, 2006, the office of the superintendent of public instruction, as part of any feasibility study of options for the alternative assessments under RCW 28A.655.061(11), shall review the course requirements and assessments in one or more representative career and technical programs that lead to industry certification to determine the alignment of the courses and assessments with the essential

academic learning requirements measured in the high school Washington assessment of student learning.

Declares that the purpose of the review is to determine if the certifications can be used as evidence that a student has met the standards measured by the Washington assessment of student learning. The review also shall evaluate the statewide availability and use of the certifications. As part of the review, the superintendent shall make a determination of the extent to which the certifications are comparable in rigor to the reading, writing, mathematics, or science Washington assessments of student learning, and whether they should be used as alternative assessments. The superintendent also shall develop a process for reviewing additional industry certification programs after the initial review.

-- 2005 REGULAR SESSION --

- Feb 14 First reading, referred to Education.  
 Feb 21 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 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 10 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Early Learning, K-12 & Higher Education.  
 Mar 23 Public hearing in committee.  
 Mar 25 Executive session in committee.  
 Mar 30 EKHE - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Mar 31 Public hearing in committee.  
 Referred to Ways & Means.  
 Apr 1 Executive session in committee.  
 Apr 4 WM - Majority; do pass with amendments(s)  
 by Early Learning, K-12 & Higher Education.  
 Passed to Rules Committee for second reading.  
 Made eligible to be placed on second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 7 Committee amendment adopted as amended.  
 Apr 12 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Apr 19 Amendment ruled beyond the scope and object of the bill.  
 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
 -- IN THE SENATE --  
 Apr 20 Senate receded from amendments.  
 Passed final passage; yeas, 44; nays, 2; absent, 2; excused, 1.  
 -- IN THE HOUSE --  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 16 Governor signed.  
 Chapter 494, 2005 Laws.  
 Effective date 7/24/2005.

**HB 1988** by Representatives McIntire, Cody, and Morrell  
 Licensing genetic counselors.

Provides that the secretary shall issue a license to any applicant who demonstrates to the satisfaction of the secretary that the applicant meets the following requirements: (1) Graduation from a master's or doctorate program in genetic counseling or medical genetics approved by the secretary;

(2) Successful completion of any clinical experience requirements established by the secretary; and

(3) Successful completion of an examination administered or approved by the secretary.

Establishes the advisory committee on genetic counseling.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Health Care.

**HB 1989** by Representatives Upthegrove, Jarrett, Moeller, Wood, Hankins, Murray, Appleton, B. Sullivan, Dickerson, Simpson, Lovick, Pettigrew, and O'Brien

Companion Bill: 6016

Providing local transportation funding options.

Provides local transportation funding options.

Repeals RCW 82.80.040, 82.80.050, and 82.80.060.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Transportation.

Feb 23 Public hearing in committee.

Jan 30 Public hearing in committee.

**HB 1990** by Representatives Hunt, Haigh, Williams, Miloscia, and McDermott

Requiring elections to be conducted by mail ballot.

Provides that, effective January 1, 2008, all primary, special, and general elections shall be conducted entirely by mail ballot.

Provides that, before January 1, 2008, the county auditor may conduct all primary, special, and general elections entirely by mail ballot.

Requires all vote by mail elections to provide disability access voting as provided in chapter 29A.46 RCW.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to State Government Operations & Accountability.

Feb 22 Public hearing in committee.

**HB 1991** by Representatives Dunn, Wallace, and Schindler

Creating an academic bill of rights.

Creates an academic bill of rights.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Higher Education.

**HB 1992** by Representatives Simpson and McIntire

Authorizing cities to impose a tax on water-sewer district services provided within the city.

Provides that a city or town in which a water-sewer district operates works, plants, or facilities for the distribution and sale of water or sewer services has the power to levy and collect from the district a tax on the gross revenues derived by the district from the sale of water or sewer services within the city or town, exclusive of the revenues derived from the sale of water or sewer services for purposes of resale. The tax when levied shall be a debt of the district, and may be collected as such.

Provides that the district has the power to add the amount of tax to the rates or charges it makes for water or sewer services sold within the limits of the city or town.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Finance.

Mar 3 Public hearing in committee.

**HB 1993** by Representatives Flannigan, Walsh, Dunshee, Lantz, Darneille, Appleton, Grant, Lovick, O'Brien, Kagi, Hasegawa, and Santos

Companion Bill: 5915

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 Criminal Justice & Corrections.

**HB 1994** by Representatives Schual-Berke, McDermott, Cody, Dickerson, Hudgins, Upthegrove, and Hasegawa

Modifying vehicle size, weight, and load requirements.

Revises vehicle size, weight, and load requirements.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Transportation.

Mar 3 Public hearing in committee.

**HB 1995** by Representatives Lantz, Skinner, Hunt, Moeller, and Upthegrove

Concerning historic public facilities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the purpose of this act is to provide authority and direction for the care and stewardship of the public and historic facilities of the state capitol, to facilitate public access, use, and enjoyment of these assets, and to carefully preserve them for the benefit of future generations.

**HB 1995-S** by House Committee on Capital Budget (originally sponsored by Representatives Lantz, Skinner, Hunt, Moeller, and Upthegrove)

(DIGEST AS ENACTED)

Declares that the purpose of this act is to provide authority and direction for the care and stewardship of the public and historic facilities of the state capitol, to facilitate public access, use, and enjoyment of these assets, and to carefully preserve them for the benefit of future generations.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Capital Budget.

Feb 23 Public hearing in committee.

Feb 28 Executive session in committee.

CB - Executive action taken by committee.  
CB - Majority; 1st substitute bill be substituted, do pass.

Mar 2 Passed to Rules Committee for second reading.

Mar 14 Placed on second reading.

Mar 15 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16 First reading, referred to Ways & Means.

Mar 31 Public hearing in committee.

Apr 1 Executive session in committee.

Apr 4 WM - Majority; do pass with amendment(s).

Passed to Rules Committee for second reading.

Made eligible to be placed on second reading.

Apr 6 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, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 18 House concurred in Senate amendments.

Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 9 Governor signed.

Chapter 330, 2005 Laws.

Effective date 7/24/2005.

**HB 1996** by Representatives Quall and Morris

Companion Bill: 5736

Exempting certain private ambulance services from the insurance code.

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.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Financial Institutions & Insurance.

Feb 23 Public hearing in committee.

**HB 1997** by Representatives Morris, Morrell, and O'Brien

Establishing the goal of increasing funding for bachelor's and graduate degrees in high-demand fields.

Finds that Washington lags behind the country and peer states in production of bachelor's and graduate degrees in the fields needed to invent new technologies, attract new businesses and new industries to the state, and spur economic development and job growth.

Finds that a key contributing factor to Washington's low production of high-demand degrees is the practice of funding student enrollment at universities based on an average cost per student, despite clear evidence that junior and senior-level courses in engineering and the hard sciences cost thirty to forty percent above the average, while junior and senior-level courses in fields such as business and social sciences cost thirty to forty percent below the average at the state's two research universities.

Declares an intent to establish a goal to increase course enrollment in engineering, technology, computer science, hard sciences such as chemistry and physics, and mathematics in order to double the number of degrees awarded in these high-demand fields per one hundred thousand population by the year 2015. The legislature further intends to accomplish this goal by increasing

per-student funding for enrollment in high-demand fields by twenty-five percent, while decreasing per-student funding for enrollment in other fields by twenty-five percent.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Higher Education.

**HB 1998** by Representatives P. Sullivan and Santos

Creating the apple award program.

(DIGEST AS ENACTED)

Declares an intent through the creation of the apple award, to honor and reward students in Washington's public elementary schools who have shown significant improvement in their school's results on the Washington assessment of student learning.

Creates the apple award program to honor and reward public elementary schools that have the greatest combined average increase in the percentage of students meeting the fourth grade reading, mathematics, and writing standards on the Washington assessment of student learning each school year. The program shall be administered by the state board of education.

Provides that within the amounts appropriated for this purpose, each school that receives an apple award shall be provided with a twenty-five thousand dollar grant to be used for capital construction purposes that have been selected by students in the school and approved by the district's school directors. The funds may be used exclusively for capital construction projects on school property or on other public property in the community, city, or county in which the school is located.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Education.

Feb 21 Public hearing in committee.

Feb 24 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.

Feb 28 Referred to Capital Budget.

Mar 3 Public hearing in committee.

Mar 4 Public hearing and executive action taken in committee.  
CB - Executive action taken by committee.  
CB - Majority; do pass.

Mar 7 Passed to Rules Committee for 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; yeas, 93; nays, 0;  
absent, 0; excused, 5.

-- IN THE SENATE --

Mar 15 First reading, referred to Early Learning, K-12 & Higher Education.

Mar 30 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 EKHE - Majority; do pass.

And refer to Ways & Means.

Apr 4 Public hearing and executive action taken in committee.  
Referred to Ways & Means.  
WM - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Apr 14 Placed on second reading by Rules Committee.

Apr 15 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0;  
absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 20 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 1; absent,  
0; excused, 2.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 16 Governor signed.

Chapter 495, 2005 Laws.

Effective date 7/24/2005.

**HB 1999** by Representatives Nixon, Flannigan, McDonald, and Wood

Clarifying civil liability for traffic infractions when vehicle title is transferred.

(DIGEST AS ENACTED)

Provides that an owner who has made a bona fide sale or transfer of a vehicle, has delivered possession of it to a purchaser, and has fulfilled the requirements of this act is relieved of liability and liability is transferred to the purchaser of the vehicle, for any traffic violation under this title, whether designated as a traffic infraction or classified as a criminal offense, that occurs after the date of the sale or transfer that is based on the vehicle's identification, including, but not limited to, parking infractions, high-occupancy toll lane violations, and violations recorded by automated traffic safety cameras.

Provides that, in the event a traffic infraction is based on a vehicle's identification, and the registered owner of the vehicle is a rental car business, the law enforcement agency shall, before a notice of infraction may be issued, provide a written notice to the rental car business that a notice of infraction may be issued to the rental car business if the rental car business does not, within thirty days of receiving the written notice, provide to the issuing agency by return mail: (1) A statement under oath stating the name and known mailing address of the individual driving or renting the vehicle when the infraction occurred; or

(2) A statement under oath that the business is unable to determine who was driving or renting the vehicle at the time the infraction occurred.

Declares that timely mailing of this statement to the issuing law enforcement agency relieves a rental car business of any liability under this act for the notice of infraction. In lieu of identifying the vehicle operator, the rental car business may pay the applicable penalty.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Transportation.

Mar 3 Public hearing in committee.

Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.

Mar 7 Passed to Rules Committee for second reading.

Mar 8 Made eligible to be placed on second reading.

Mar 9 Placed on second reading by Rules Committee.

Mar 10 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 0;  
absent, 0; excused, 4.

-- IN THE SENATE --

Mar 12 First reading, referred to Transportation.

Mar 23 Public hearing in committee.

Mar 31 Executive session in committee.  
Apr 1 TRAN - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Made eligible to be placed on second reading.

Apr 7 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, 47; nays, 0;  
absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 90; nays, 0; absent,  
0; excused, 8.

Apr 21 Speaker signed.

-- IN THE SENATE --

Apr 22 President signed.

## -- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.  
 May 9 Governor signed.  
 Chapter 331, 2005 Laws.  
 Effective date 7/24/2005.

**HB 2000** by Representatives Kagi, McDonald, Moeller,  
 Morrell, Rodne, and Hankins

Enhancing grandparents' visitation rights.

Enhances grandparents' visitation rights.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Juvenile Justice &  
 Family Law.

**HB 2001** by Representatives Bailey, Kessler, Woods, Nixon,  
 Blake, and Takko

Companion Bill: 5424

Authorizing the "Washington Lighthouses" special plate.

Authorizes the "Washington Lighthouses" special plate.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Transportation.

**HB 2002** by Representatives Dickerson, Roberts, Kagi,  
 Kenney, and Santos

Authorizing limited continuing foster care and support services up  
 to age twenty-one.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides authority to allow a youth reaching age eighteen to  
 continue in foster care or group care as needed to participate in or  
 complete a high school or posthigh school academic or vocational  
 program, and to receive necessary support and transition services.  
 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.

**HB 2002-S** by House Committee on Children & Family  
 Services (originally sponsored by Representatives  
 Dickerson, Roberts, Kagi, Kenney, and Santos)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that, beginning in 2006, the department shall have  
 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 posthigh 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.

Declares 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.

Provides that, beginning in July 2008, the Washington state  
 institute for public policy shall conduct a study measuring the  
 outcomes for foster youth who have received continued support  
 pursuant to RCW 74.13.031(10). The study should include  
 measurements of any savings to the state and local government.  
 The institute shall issue a report containing its preliminary  
 findings to the legislature by December 1, 2008, and a final report  
 by December 1, 2009.

**HB 2002-S2** by House Committee on Appropriations  
 (originally sponsored by Representatives  
 Dickerson, Roberts, Kagi, Kenney, and Santos)

(DIGEST AS ENACTED)

Provides that, beginning in 2006, the department shall have  
 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 posthigh 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.

Declares 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.

Provides that, beginning in July 2008, and subject to the  
 approval of its governing board, the Washington state institute for  
 public policy shall conduct a study measuring the outcomes for  
 foster youth who have received continued support pursuant to  
 RCW 74.13.031(10). The study should include measurements of  
 any savings to the state and local government. The institute shall  
 issue a report containing its preliminary findings to the legislature  
 by December 1, 2008, and a final report by December 1, 2009.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Children & Family  
 Services.

Feb 23 Public hearing in committee.

-- 2006 REGULAR SESSION --

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

Jan 16 Public hearing in committee.

Jan 19 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be  
 substituted, do pass.

Minority; without recommendation.

Jan 24 Referred to Appropriations.

Jan 31 Public hearing in committee.

Feb 1 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be  
 substituted, do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 7 Placed on second reading.

Feb 9 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 1;  
 absent, 0; excused, 0.

-- IN THE SENATE --

Feb 10 First reading, referred to Human Services &  
 Corrections.

Feb 16 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 HSC - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.

Feb 27 Public hearing and executive action taken in  
 committee.

WM - Majority; do pass with amendment(s)  
 by Human Services & Corrections.

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, 3; excused, 1.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 96; nays, 1; absent,  
 0; excused, 1.

Mar 6 Speaker signed.

-- IN THE SENATE --

Mar 7 President signed.

## -- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.  
 Mar 28 Governor signed.  
 Chapter 266, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2003** by Representatives McDonald, Pearson, and O'Brien  
 Providing additional conditions for the special sex offender  
 sentencing alternative.

Authorizes the court to impose the following as conditions of  
 the suspended sentence: (1) The offender shall not view, listen to,  
 or have any access to pornography; and

(2) The offender shall not knowingly come within, or remain  
 within, two hundred yards of the victim or the victim's residence.

Provides that, if a violation of conditions imposed under this  
 act occurs during community custody, the department shall refer  
 the violation to the court and recommend revocation of the  
 suspended sentence as provided in this act.

Provides that if a second violation of conditions imposed  
 under this act occurs during community custody, the department  
 shall refer the violation to the court and the court shall order  
 revocation of the suspended sentence.

## -- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Criminal Justice &  
 Corrections.

**HB 2004** by Representatives Flannigan, Campbell, Ormsby,  
 Hankins, Pettigrew, Darneille, Moeller, O'Brien,  
 Hasegawa, Hudgins, and Simpson

Addressing accrual and limitations of actions or claims arising  
 from construction.

(SEE ALSO PROPOSED 1ST SUB)

Amends RCW 4.16.310 and 4.16.326 relating to accrual and  
 limitations of actions or claims arising from construction.

**HB 2004-S** by House Committee on Judiciary (originally  
 sponsored by Representatives Flannigan,  
 Campbell, Ormsby, Hankins, Pettigrew, Darneille, Moeller,  
 O'Brien, Hasegawa, Hudgins, and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 4.16.310 and 4.16.326 relating to accrual and  
 limitations of actions or claims arising from construction.

## -- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Judiciary.  
 Feb 22 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Mar 10 Placed on second reading by Rules Committee.  
 Mar 16 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Jan 18 Placed on second reading by Rules Committee.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 2005** by Representatives Santos, Upthegrove, Schindler,  
 Pettigrew, Murray, Williams, McCoy, Kenney, and  
 Wood

Removing barriers to admission into publicly funded classrooms.

Requires that traditional and alternative educational  
 opportunities shall be made available to students on a general,  
 uniform, and equal basis. Schools shall not create barriers to

admission for students who would otherwise benefit from  
 traditional or alternative educational opportunities.

Provides that the admission criteria for any traditional or  
 alternative common school program shall not include any written  
 or verbal requirement or expectation that parents or family  
 members must volunteer or participate in school activities for a  
 child to attend the program. Parent and family involvement in  
 school programs and activities shall be valued and encouraged  
 but not required for school or program admission.

Provides that a child shall not be denied admission into any  
 traditional or alternative classroom because of disabilities caused  
 by a family's economic or social status, including the inability or  
 unwillingness of a parent or family member to volunteer, provide  
 transportation, or participate in school activities. Traditional and  
 alternative common school programs shall be free of tuition  
 whether required in the form of dollars or hours of labor.

## -- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Education.

**HB 2006** by Representatives Moeller, Curtis, and Nixon

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.

## -- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Local Government.

**HB 2007** by Representatives Moeller, Dunn, Fromhold,  
 Wallace, and Clibborn

Changing requirements for petitions in cities and towns.

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

Amends RCW 35.21.005 relating to requirements for certified  
 bylaws to be attached to certain petitions in cities and towns.

## -- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Local Government.  
 Feb 21 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Mar 1 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Government  
 Operations & Elections.  
 Mar 21 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Local Government.

**HB 2008** by Representatives Pearson, Kristiansen, Strow,  
 Ahern, Kretz, and Condotta

Ensuring compliance with state election law by public election officers.

Prescribes penalties to ensure compliance with state election law by public election officers.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Criminal Justice & Corrections.

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**HB 2009** by Representatives Pearson and Lovick

Requiring the registration of certain felony offenders.

Provides that a person who has been convicted of a felony drug offense under chapter 69.50 RCW or a felony assault offense under chapter 9A.36 RCW against a minor, shall register with the county sheriff for the county of the person's residence, or if the person is not a resident of Washington, the county of the person's school, or place of employment or vocation, or as otherwise specified in this act.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Criminal Justice & Corrections.

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**HB 2010** by Representatives Fromhold and Moeller

Authorizing a county real estate excise tax to fund a geographic information system.

Declares an intent to provide funding for counties for planning, implementing, and maintaining digital geographic information systems for use by counties in administering the ad valorem property tax system of the state, and for related purposes as authorized by chapter 82.46 RCW.

Finds that the use of digital geographic information systems provides an efficient means for counties to prepare and possess parcel maps as described under RCW 84.40.160 for lands within the counties of the state, and to continually update these maps to reflect transfers, acquisitions, conveyances, and other events that change the boundary of parcels.

Finds that digital geographic information systems provide efficient and effective means to map and geographically analyze data created and compiled in meeting the requirements of Washington's planning enabling act and growth management act.

Finds that digital geographic information systems provide capabilities to store and analyze information that improves the health, welfare, and security of the citizens of the state of Washington by providing accurate property information, parcel maps, and addresses for emergency services response and other public safety needs.

Finds that due to the numerous users of property information, and the many entities that rely on the accuracy and timeliness of the information provided by geographic information systems, it is in the best interest of the citizens of the state to provide a means for counties to fund these systems.

Authorizes the legislative authority of any county to impose an additional excise tax on each sale of real property in the county at a rate not to exceed one-eighth of one percent of the selling price. The proceeds of the tax shall be used exclusively for planning, implementing, and maintaining geographic information systems for use in administering the ad valorem property tax system of the state, and for related purposes as authorized by this chapter.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Finance.  
Mar 7 Public hearing in committee.

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**HB 2011** by Representatives Anderson and McDermott

Companion Bill: 6002

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 15 First reading, referred to Education.

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**HB 2012** by Representatives Dunn and Moeller

Concerning planning by selected cities and counties.

Amends RCW 36.70A.130 relating to comprehensive plans.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Local Government.

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**HB 2013** by Representatives Sells, Pettigrew, Miloscia, Ormsby, McCoy, Lovick, Chase, and Darneille

Companion Bill: 5917

Prohibiting discrimination based on lawful source of income.

Declares that "lawful source of income" means verifiable legal income, including income derived from employment, social security, supplemental security income, other retirement programs, child support, alimony, and any federal, state, local, or nonprofit-administered benefit or subsidy programs, including housing assistance, public assistance, and general assistance programs.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Housing.  
Feb 22 Public hearing in committee.

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**HB 2014** by Representatives Sells, B. Sullivan, Curtis, Dunshee, Williams, Kristiansen, Nixon, and Darneille

Limiting expenditures for works of art at correctional facilities.

Limits expenditures for works of art at correctional facilities.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Capital Budget.  
Feb 23 Public hearing in committee.

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**HB 2015** by Representatives Kagi, O'Brien, Hinkle, Fromhold, Darneille, Upthegrove, Tom, Kenney, and Dickerson

Changing provisions relating to judicially supervised substance abuse treatment.

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises provisions relating to judicially supervised substance abuse treatment.

**HB 2015-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Kagi, O'Brien, Hinkle, Fromhold, Darneille, Upthegrove, Tom, Kenney, and Dickerson)

Revising the special drug offender sentencing alternative.

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises the special drug offender sentencing alternative.

**HB 2015-S2** by House Committee on Appropriations (originally sponsored by Representatives Kagi,

O'Brien, Hinkle, Fromhold, Darneille, Upthegrove, Tom, Kenney, and Dickerson)

(DIGEST AS ENACTED)

Revises the special drug offender sentencing alternative.

-- 2005 REGULAR SESSION --

- Feb 15 First reading, referred to Criminal Justice & Corrections.
- Feb 22 Public hearing in committee.
- Mar 1 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Mar 2 Referred to Appropriations.
- Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.
- Mar 7 Passed to Rules Committee for second reading.
- Mar 10 Placed on second reading by Rules Committee.
- Mar 15 2nd substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 58; nays, 37; absent, 0; excused, 3.  
-- IN THE SENATE --
- Mar 17 First reading, referred to Judiciary.
- Mar 31 Public hearing and executive action taken in committee.
- Apr 1 JUD - Majority; do pass.  
Minority; without recommendation.
- Apr 4 Passed to Rules Committee for second reading.
- Apr 5 Made eligible to be placed on second reading.
- Apr 7 Placed on second reading by Rules Committee.
- Apr 12 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 1; absent, 0; excused, 2.  
-- IN THE HOUSE --
- Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 64; nays, 34; absent, 0; excused, 0.
- Apr 21 Speaker signed.  
-- IN THE SENATE --
- Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Apr 23 Delivered to Governor.
- May 13 Governor signed.  
Chapter 460, 2005 Laws.  
Effective date 10/1/2005.

**HB 2016** by Representatives Kagi, O'Brien, Upthegrove, Appleton, Nixon, Chase, Kenney, Roberts, Dickerson, McDonald, Wood, and Darneille

Revising partial confinement options for certain drug offenders.

Revises partial confinement options for certain drug offenders.

-- 2005 REGULAR SESSION --

- Feb 15 First reading, referred to Criminal Justice & Corrections.
- Feb 22 Public hearing in committee.
- Feb 24 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Minority; do not pass.
- Mar 1 Referred to Appropriations.

**HB 2017** by Representatives Schual-Berke, Pettigrew, Kenney, Kagi, Darneille, Dickerson, Cody, Conway, McDermott, Kessler, Morrell, Lovick, Flannigan, Hudgins, Hunt, Hasegawa, O'Brien, Moeller, Chase, Quall, B. Sullivan, McIntire, P. Sullivan, Williams, Ormsby, Kirby, Ericks, and Upthegrove

Regulating the making of small loans.

Amends RCW 31.45.073 relating to making small loans.

-- 2005 REGULAR SESSION --

- Feb 15 First reading, referred to Financial Institutions & Insurance.
- Feb 22 Public hearing in committee.

**HB 2018** by Representatives Schual-Berke, Pettigrew, Kenney, Kagi, Dickerson, Cody, Conway, Darneille, McDermott, Kessler, Green, Lovick, Flannigan, Hudgins, Hunt, Hasegawa, Morrell, O'Brien, Moeller, Chase, B. Sullivan, Quall, McIntire, P. Sullivan, Ormsby, Kirby, Ericks, and Upthegrove

Placing limits on the amount, interest, and fees for small loans.

Amends RCW 31.45.073 to place limits on the amount, interest, and fees for small loans.

-- 2005 REGULAR SESSION --

- Feb 15 First reading, referred to Financial Institutions & Insurance.
- Feb 22 Public hearing in committee.

**HB 2019** by Representatives Green, Schual-Berke, Kenney, Darneille, Cody, Dickerson, Kagi, Hasegawa, McCoy, McDermott, Lantz, Lovick, Hudgins, Conway, Sullivan, P. Sullivan, Hunt, Flannigan, Morrell, O'Brien, B. Sullivan, Moeller, Chase, Quall, McIntire, Williams, Kirby, Ericks, Ormsby, and Upthegrove

Offering a small loan borrower a repayment option.

(SEE ALSO PROPOSED 1ST SUB)

Provides a small loan borrower a repayment option.

**HB 2019-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Green, Schual-Berke, Kenney, Darneille, Cody, Dickerson, Kagi, Hasegawa, McCoy, McDermott, Lantz, Lovick, Hudgins, Conway, Kessler, P. Sullivan, Hunt, Flannigan, Morrell, O'Brien, B. Sullivan, Moeller, Chase, Quall, McIntire, Williams, Kirby, Ericks, Ormsby, and Upthegrove)

Regulating small loans.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires each licensee to conspicuously disclose in writing to the borrower in the loan application that if the origination date of the small loan is within ten days of the borrower's next payday, the borrower has the option of skipping a payday and having the loan repaid out of a subsequent paycheck within forty-five days at no additional fee or interest.

Provides that, in conducting the examination of the business, the director shall investigate and assess the record of performance of the business in meeting the credit needs of the entire community in which the business is located, including the needs of low-and moderate-income neighborhoods. However, the director shall not investigate or assess the record of performance of businesses that do not extend credit.

Provides that, by January 1, 2006, the director shall adopt all rules necessary to implement RCW 31.45.100.

-- 2005 REGULAR SESSION --

- Feb 15 First reading, referred to Financial Institutions & Insurance.
- Feb 22 Public hearing in committee.

Mar 1 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted, do pass.

Mar 2 Passed to Rules Committee for second reading.

Mar 7 Placed on second reading by Rules Committee.

Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Financial Institutions & Insurance.

**HB 2020** by Representatives Schual-Berke, Pettigrew, Kenney, Darneille, Cody, Dickerson, Kagi, Hasegawa, McCoy, McDermott, Lantz, Lovick, Flannigan, Hudgins, Hunt, P. Sullivan, Kessler, Conway, Green, Morrell, Ormsby, O'Brien, Chase, Moeller, Quall, B. Sullivan, McIntire, Williams, Kirby, Ericks, and Upthegrove

Regulating payday lending practices.

Requires the director to implement a common data base with real-time access through an internet connection for licensees who make small loans. The data base must allow the licensees and the department of financial institutions to verify whether any small loans are outstanding for a particular person.

Requires a licensee to access the data base established in this act and verify the number of outstanding small loans and payment plans with an outstanding principal balance made to the borrower. A licensee may not make a small loan to a borrower unless the borrower has fewer than: (1) Four small loans with outstanding principal balances with any one licensee or all licensees combined;

(2) Four payment plans with outstanding balances with any one licensee or all licensees combined; or

(3) A combination of four: (a) Small loans with outstanding principal balances; and (b) payment plans with outstanding balances with any one licensee or all licensees combined.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Financial Institutions & Insurance.

Feb 22 Public hearing in committee.

**HB 2021** by Representatives Kenney and Cox; by request of Committee on Advanced College Tuition Payment

Companion Bill: 5926

Modifying provisions in the advanced college tuition payment program.

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

Revises provisions in the advanced college tuition payment program.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Higher Education.

Feb 24 Public hearing in committee.

Feb 25 Executive session in committee.

HE - Executive action taken by committee.

HE - Majority; do pass.

Mar 1 Passed to Rules Committee for second reading.

Mar 2 Placed on second reading suspension calendar.

Mar 8 Committee recommendations adopted.

Placed on third reading.

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

-- IN THE SENATE --

Mar 9 First reading, referred to Early Learning, K-12 & Higher Education.

Mar 24 Public hearing and executive action taken in committee.

Mar 28 EKHE - Majority; do pass.

Passed to Rules Committee for second reading.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

**HB 2022** by Representatives Kessler, Grant, Linville, Kilmer, McCoy, Blake, Chase, Wallace, Kenney, Morrell, Pettigrew, and Kagi

Modifying the requirements for fiscal notes.

Requires that, for fiscal notes on bills making tax law changes, the department of revenue shall estimate the direct impact a tax law change will have on revenue, as well as expected changes in taxpayer behavior and overall economic activity, including expected changes in the level of employment and state expenditures that would occur due to a tax law change.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Finance.

**HB 2023** by Representatives Clibborn, Jarrett, McIntire, Tom, Dunn, Upthegrove, Kilmer, Anderson, and Simpson

Companion Bill: 5772

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.

**HB 2023-S** by House Committee on Local Government (originally sponsored by Representatives Clibborn, Jarrett, McIntire, Tom, Dunn, Upthegrove, Kilmer, Anderson, and Simpson)

(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.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Local Government.

Feb 23 Public hearing in committee.

Feb 28 Executive session in committee.

LG - Executive action taken by committee.

LG - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation.  
 Mar 2 Referred to Capital Budget.  
 Mar 4 Public hearing in committee.

**HB 2024** by Representatives Haigh, Hankins, Wallace, Haler, Grant, Strow, Sells, Hasegawa, Conway, Williams, Ormsby, Green, Hunt, Chase, and Kenney

Mandating open and fair public work contract bidding.

Finds that: (1) Fair and open competition is a basic tenet of public work procurement;

(2) Fair and open competition reduces the appearance of, and opportunity for, favoritism and inspires public confidence that public work contracts are awarded equitably and economically; and

(3) Preservation of the integrity of the competitive bid system dictates that a public work contract should be awarded to the lowest responsible bidder unless good cause is shown.

-- 2005 REGULAR SESSION --  
 Feb 15 First reading, referred to State Government Operations & Accountability.  
 Mar 1 Public hearing in committee.  
 Jan 24 Public hearing in committee.

**HB 2025** by Representatives Murray, Miloscia, Moeller, Hunt, Chase, Williams, Pettigrew, Santos, Cody, Wood, Kagi, and Darneille

Companion Bill: 6067

Abolishing the death penalty.

Abolishes the death penalty.  
 Repeals provisions of chapter 10.95 RCW.

-- 2005 REGULAR SESSION --  
 Feb 15 First reading, referred to Judiciary.

**HB 2026** by Representatives Ormsby, Holmquist, Fromhold, Dunn, Pettigrew, Sells, McCune, Haler, Chase, Wood, Santos, and Darneille

Establishing the Washington rental assistance program.

Finds that existing state and federal programs and funding are insufficient to meet the needs of qualifying low-income residents seeking to obtain or to continue residing in safe, decent, and affordable housing. For many low-income persons, this assistance is critical in determining whether a family or individual will inhabit a housing unit satisfying basic needs or whether such persons will be subjected to the uncertainties and limitations of substandard dwellings or homelessness.

Declares an intent to establish the Washington rental assistance program, a new tenant-based emergency and longer-term rental assistance program, without eliminating or reducing existing state or federal housing programs or funds for such programs, whereby qualifying low-income families and individuals may receive such assistance in accordance with legislative directives.

Establishes the Washington rental assistance program to provide tenant-based rental assistance in the form of a payment to the landlord on behalf of low-income single persons, families, or unrelated persons living together: (1) Whose income is at or below forty percent of the median income, adjusted for household size, for the county of residence, as determined by the federal department of housing and urban development; and

(2) Who are not receiving such assistance through a program authorized by section 8 of the United States housing act of 1937, 42 U.S.C. Sec. 1437f or any other federal, state, or local rental assistance program.

-- 2005 REGULAR SESSION --  
 Feb 15 First reading, referred to Housing.  
 Feb 24 Public hearing in committee.

**HB 2027** by Representatives Green, Nixon, Haigh, Kessler, and Kagi; by request of Secretary of State

Companion Bill: 5927

Changing the date of the primary.

(SUBSTITUTED FOR - SEE 1ST SUB)

Changes the date of the primary to the third Tuesday in August.

Repeals RCW 29A.04.158.

**HB 2027-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Green, Nixon, Haigh, Kessler, and Kagi; by request of Secretary of State)

Changing primary dates and associated election procedures.

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

Repeals RCW 29A.04.158, 29A.04.311, 29A.24.031, and 29A.24.211.

-- 2005 REGULAR SESSION --  
 Feb 15 First reading, referred to State Government Operations & Accountability.  
 Feb 23 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Referred to Appropriations.  
 Mar 5 Public hearing and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by State Government Operations & Accountability.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 10 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, 95; nays, 1; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 17 First reading, referred to Government Operations & Elections.  
 Mar 28 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 GO - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 12 Placed on second reading by Rules Committee.  
 Apr 24 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to State Government Operations & Accountability.

**HB 2028** by Representatives Kagi and Darneille; by request of Office of Public Defense

Companion Bill: 5928

Regarding the advisory committee of the office of public defense.

(DIGEST AS ENACTED)

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 23 Public hearing in committee.  
 Feb 25 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Feb 28 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading suspension calendar.  
 Mar 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Judiciary.  
 Mar 22 Public hearing in committee.  
 Mar 29 Executive session in committee.  
 Mar 30 JUD - Majority; do pass.  
 Mar 31 Passed to Rules Committee for second reading.  
 Apr 1 Made eligible to be placed on second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 6 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Apr 11 Speaker signed.  
 -- IN THE SENATE --  
 Apr 12 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 15 Delivered to Governor.  
 Apr 21 Governor signed.  
 Chapter 111, 2005 Laws.  
 Effective date 7/24/2005.

**HB 2029** by Representatives Kagi, Hinkle, Darneille, Williams, Haler, Rodne, Kirby, Pettigrew, Chase, and Kenney; by request of Office of Public Defense

Companion Bill: 5903

Requiring the director of the office of public defense to oversee and monitor legal representation of parents in dependency and termination proceedings.

(SEE ALSO PROPOSED 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

(3) Use investigative and expert services in appropriate cases.

**HB 2029-S** by House Committee on Judiciary (originally sponsored by Representatives Kagi, Hinkle, Darneille, Williams, Haler, Rodne, Kirby, Pettigrew, Chase, and Kenney; by request of Office of Public Defense)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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

(3) Use investigative and expert services in appropriate cases.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Judiciary.  
 Feb 23 Public hearing in committee.  
 Feb 25 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; do not pass.  
 Feb 28 Referred to Appropriations.

**HB 2030** by Representatives Roberts and Kagi; by request of Department of Social and Health Services

Companion Bill: 6008

Revising provisions relating to guardianship of dependent children.

(SUBSTITUTED FOR - SEE 2ND 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.

**HB 2030-S** by House Committee on Children & Family Services (originally sponsored by Representatives Roberts and Kagi; by request of Department of Social and Health Services)

(SUBSTITUTED FOR - SEE 2ND 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.

**HB 2030-S2** by House Committee on Appropriations (originally sponsored by Representatives Roberts and Kagi; by request of Department of Social and Health Services)

(AS OF HOUSE 2ND READING 3/10/05)

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.

Takes effect January 1, 2006.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Children & Family Services.  
 Feb 21 Public hearing in committee.

Feb 28 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; 1st substitute bill be substituted, do pass.

Mar 2 Referred to Appropriations.

Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.

Mar 7 Passed to Rules Committee for second reading.

Mar 8 Made eligible to be placed on second reading.

Mar 9 Placed on second reading by Rules Committee.

Mar 10 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.  
-- IN THE SENATE --

Mar 12 First reading, referred to Human Services & Corrections.

Mar 28 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 HSC - Majority; do pass with amendment(s).  
And refer to Ways & Means.

Apr 4 Public hearing and executive action taken in committee.  
Referred to Ways & Means.  
WM - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Children & Family Services.

**HB 2031** by Representatives Linville, Talcott, B. Sullivan, Grant, Hunt, Lovick, Williams, Campbell, Kessler, Kristiansen, Chase, and Morrell

Authorizing a program to develop proposed legislation that provides business and occupation tax credits to physicians serving uninsured, medicare, and medicaid patients.

Requires the department of health to develop, in consultation with the department of revenue, a program to provide business and occupation tax credits for physicians who serve uninsured, medicare, 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.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Appropriations.

**HB 2032** by Representatives Linville, Anderson, Morris, Kilmer, and Chase

Companion Bill: 5918

Providing economic development tax credits for employee training.

Provides economic development tax credits for employee training.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Finance.

**HB 2033** by Representatives McIntire, Orcutt, Conway, Hunter, Chase, and Santos

Modifying municipal business and occupation taxation.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, notwithstanding RCW 35.102.130, a city that imposes a business and occupation tax shall allocate a person's gross income from the activities of printing, and of publishing newspapers, periodicals, or magazines, to the commercial domicile of the taxpayer. As used in this act, the activities of printing, and of publishing newspapers, periodicals, or magazines, have the same meanings as attributed to those terms in RCW 82.04.280(1) by the department of revenue.

Takes effect January 1, 2008.

**HB 2033-S** by House Committee on Finance (originally sponsored by Representatives McIntire, Orcutt, Conway, Hunter, Chase, and Santos)

Modifying the allocation of printing and publishing income for municipal business and occupation taxes.

(DIGEST AS ENACTED)

Provides that, notwithstanding RCW 35.102.130, a city that imposes a business and occupation tax shall allocate a person's gross income from the activities of printing, and of publishing newspapers, periodicals, or magazines, to the principal place in this state from which the taxpayer's business is directed or managed. As used in this act, the activities of printing, and of publishing newspapers, periodicals, or magazines, have the same meanings as attributed to those terms in RCW 82.04.280(1) by the department of revenue.

Takes effect January 1, 2008.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Finance.

Mar 4 Public hearing in committee.

Mar 7 Executive session in committee.

FIN - 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 14 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

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

-- IN THE SENATE --

Mar 16 First reading, referred to Government Operations & Elections.

Mar 29 Executive session in committee.

GO - Majority; without recommendation.

And refer to Ways & Means.

Mar 30 Referred to Ways & Means.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Feb 6 House Rules "X" file.

Feb 9 Placed on third reading by Rules Committee.

Feb 11 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Feb 14 First reading, referred to Government Operations & Elections.

Feb 16 Public hearing and executive action taken in committee.

Feb 20 GO - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 3 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 6 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.  
 Mar 28 Governor signed.  
 Chapter 272, 2006 Laws.  
 Effective date 1/1/2008.

**HB 2034** by Representatives Hunt, McDermott, and Jarrett

Companion Bill: 5412

Modifying the impact of statewide initiatives on local tax authority.

Provides that any provision within an initiative approved by the voters that amends, repeals, or otherwise modifies a local tax imposed by any county, city, town, or other municipal corporation shall take effect only if a majority of the voters voting on the initiative who live within the boundaries of the county, city, town, or municipal corporation approve the initiative.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to State Government  
 Operations & Accountability.  
 Feb 28 Public hearing in committee.

**HB 2035** by Representatives Wallace, Jarrett, Simpson, Shabro, Wood, Skinner, Upthegrove, and Haler

Companion Bill: 5969

Modifying city and town use of state fuel tax distributions.

Amends RCW 46.68.110 relating to city and town use of state fuel tax distributions.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Transportation.  
 Mar 2 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 14 Placed on second reading.  
 Mar 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

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

**HB 2036** by Representatives Talcott, McDermott, Shabro, Haigh, Anderson, Flannigan, Tom, Kenney, Kagi, and Santos

Creating the "ready to read" community assistance program.

(SEE ALSO PROPOSED 1ST SUB)

Establishes the "ready to read" community assistance program in the office of the superintendent of public instruction. The purpose of the program is to encourage local public-private partnerships that enhance preliteracy and reading readiness efforts. The responsibilities of the program shall include but need not be limited to: (1) The preparation and dissemination of one or more models to stimulate community support for preliteracy foundations;

(2) The stimulation of community efforts to introduce parents of newborn children to the importance of reading to their children and other preliteracy activities; and

(3) The stimulation of efforts to educate parents and guardians of preschool age children about child development and literacy.

**HB 2036-S** by House Committee on Education (originally sponsored by Representatives Talcott, McDermott, Shabro, Haigh, Anderson, Flannigan, Tom, Kenney, Kagi, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes the "ready to read" community assistance program in the office of the superintendent of public instruction. The purpose of the program is to encourage local public-private partnerships that enhance preliteracy and reading readiness efforts. The responsibilities of the program shall include but need not be limited to: (1) The preparation and dissemination of one or more models to stimulate community support for preliteracy foundations;

(2) The stimulation of community efforts to introduce parents of newborn children to the importance of reading to their children and other preliteracy activities; and

(3) The stimulation of efforts to educate parents and guardians of preschool age children about child development and literacy.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Education.  
 Feb 24 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted,  
 do pass.  
 Mar 2 Referred to Appropriations.

**HB 2037** by Representatives Upthegrove, Santos, Kenney, Hudgins, B. Sullivan, McCoy, Roberts, and Hasegawa

Regarding academic achievement for immigrant students.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to support a pilot program that will help immigrant students in the state's transitional bilingual program continue to pursue a high school diploma beyond the twelfth grade by enrolling in an integrated program of academic and language skills development that is offered by a community college or technical college, in cooperation with the office of the superintendent of public instruction and local school districts.

Establishes the forward start pilot program. The purpose of the program is to provide, in an age-appropriate setting, an integrated program of academic and English language skills development for students who both are eligible for the state's transitional bilingual program and have met all state and district graduation requirements with the exception of the acquisition of a certificate of academic achievement. Instruction may be offered either in a community college or technical college, or in a school district facility through a community college or technical college.

Provides that phase one of the pilot shall occur during the 2005-06 and 2006-07 school years. During phase one, up to fifty students may be selected to participate in the pilot.

Provides that phase two of the pilot shall occur during the 2007-08 and 2008-09 school years. During phase two, up to two hundred fifty students may participate in the first year, and up to a maximum of four hundred students may participate in the second year of the pilot.

Requires the office of the superintendent of public instruction to track the progress of participants and, in collaboration with the state board for community and technical colleges, to evaluate the results of the pilot program. By October 31, 2009, the office shall provide a final report on the pilot program to the governor, the house of representatives and senate education and fiscal committees, and other interested parties. The report shall include an evaluation of student success and recommendations on whether the program should be continued, modified, or eliminated.

Creates the joint select committee on immigrant education.

Authorizes the joint select committee to form one or more advisory committees that may include, but need not be limited to, representation from the Washington state commissions on African-American affairs, Asian Pacific American affairs, and Hispanic affairs.

Requires the joint select committee to report its findings and recommendations, by December 15, 2005, to the governor, the

house of representatives and senate fiscal and education committees, the superintendent of public instruction, the state board of education, the professional educator standards board, and the higher education coordinating board.

**HB 2037-S** by House Committee on Education (originally sponsored by Representatives Upthegrove, Santos, Kenney, Hudgins, B. Sullivan, McCoy, Roberts, and Hasegawa)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to support immigrant students who are eligible for the state's transitional bilingual program to continue to pursue a high school diploma beyond the twelfth grade by enrolling in an integrated program of academic and language skills development that is offered by a community college or technical college.

Requires that, by no later than the beginning of the 2006-07 school year, the state board for community and technical colleges and the office of the superintendent of public instruction shall design one or more options to address the educational needs of recent immigrant high school students.

Provides that, beginning with the 2006-07 school year, the superintendent of public instruction and the state board for community and technical colleges shall pilot the approach described in this act. The pilot shall include at least two school districts, one east of the mountains and one west of the mountains. The pilot will also include a focus on two different types of recent immigrants, one group of students who do not share a common first language, and one group of students who do.

Provides that, by December 15, 2007, the superintendent of public instruction and state board for community and technical colleges shall report to the appropriate policy and fiscal committees of the legislature on the status of the pilots required in this act. The report shall include any recommendations for statewide implementation of the approach in the pilot and any additional options, including coenrollment options, identified by the superintendent and the board. The board and superintendent shall begin statewide implementation of the options required in this act in the 2008-09 school year.

Creates the joint select committee on immigrant education.

Directs the joint select committee to report its findings and recommendations, by December 15, 2005, to the governor, the house of representatives and senate fiscal and education committees, the superintendent of public instruction, the state board of education, the professional educator standards board, and the higher education coordinating board.

Provides that legislative members of the joint select committee shall receive per diem and travel as provided in RCW 44.04.120.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Education.  
Feb 21 Public hearing in committee.  
Feb 24 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted,  
do pass.  
Mar 2 Referred to Appropriations.  
Mar 5 Public hearing in committee.

**HB 2038** by Representatives McDermott, Tom, Cody, Roberts, Miloscia, Murray, Green, Halder, Kagi, and Darneille

Enacting a complete statewide smoking ban in public places.

Enacts a complete statewide smoking ban in public places including restaurants, bars, taverns, bowling alleys, and skating rinks.

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.

Repeals RCW 70.160.040 and 70.160.060.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Health Care.  
Feb 24 Public hearing in committee.  
Feb 28 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.  
Minority; do not pass.  
Mar 2 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Health Care.

**HB 2039** by Representatives Roberts, Hinkle, Dickerson, Pettigrew, Kagi, Green, Darneille, Schual-Berke, Moeller, Chase, Kenney, and Santos

Changing provisions relating to mental health services for children.

Revises provisions relating to mental health services for children.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Children & Family Services.  
Feb 23 Public hearing in committee.

**HB 2040** by Representatives Woods, Simpson, Orcutt, Eickmeyer, Holmquist, and Curtis

Modifying the tax exemption for sales of motorcycles and off-road vehicles to nonresidents.

Provides that vehicles that are either motorcycles or off-road vehicles will be transported to the purchaser's state of residence using a motor vehicle or trailer licensed in the purchaser's state of residence. For the purposes of this act, "motorcycle," "motor vehicle," "off-road vehicle," and "trailer" have the same meanings as provided in Title 46 RCW.

-- 2005 REGULAR SESSION --

Feb 15 Held on first reading.  
Feb 16 Referred to Finance.  
Mar 1 Public hearing in committee.  
Mar 7 Executive session in committee.  
FIN - Majority; do pass.  
Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Finance.

**HB 2041** by Representatives Woods, Talcott, Curtis, and Simpson

Delaying the time when Washington assessment of student learning scores will be displayed on high school transcripts.

Delays the time when Washington assessment of student learning scores will be displayed on high school transcripts to 2008.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Education.

**HB 2042** by Representatives Woods, Kilmer, Appleton, Lantz, and Haigh

Enhancing Seattle-Bremerton ferry service.

Requires the department to assign two super-class ferry vessels or equivalent vessels in terms of auto and passenger capacity and speed to the Seattle-Bremerton ferry run. This action is aimed at improving service in the corridor in order to provide greater passenger capacity during peak periods and provide once-hourly frequency of service, which must include a 5:20 a.m. departure from Bremerton.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Transportation.  
Mar 1 Public hearing in committee.

**HB 2043** by Representatives Conway, Cox, Sells, Kenney, Simpson, and Chase

Companion Bill: 5935

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 Higher Education.  
Feb 24 Public hearing in committee.

**HB 2044** by Representatives Hunter, Tom, Linville, Jarrett, Grant, and Morrell

Requiring the equitable enforcement of traffic laws.

Declares an intent that law enforcement apply the traffic laws to all motorists equitably without preferential treatment as to a person's career, stature, or political affiliation.

Declares an intent to not apply Article II, section 16 of the state Constitution, which exempts members of the legislature from being subject to any civil process during the legislative session, to traffic infractions.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Judiciary.

**HB 2045** by Representatives Hunter, Tom, Dunshee, Jarrett, Fromhold, Anderson, Hunt, Linville, and Haigh

Providing a salary bonus for teachers who maintain certification from the national board for professional teaching standards.

(SEE ALSO PROPOSED 1ST SUB)

Provides a salary bonus for teachers who maintain certification from the national board for professional teaching standards.

Provides that, by August 1, 2008, the Washington professional educator standards board shall review the national board certification standards to determine whether the standards are sufficiently rigorous and aligned to student achievement. The board shall also determine whether additional requirements are needed to ensure that the national standards meet the needs of Washington's students.

Provides that, by December 15, 2010, the Washington professional educator standards board shall report to the appropriate house of representatives and senate committees on the results and accomplishments of the salary bonuses. The report may include recommendations for the continuation, modification, or elimination of the bonuses.

**HB 2045-S** by House Committee on Education (originally sponsored by Representatives Hunter, Tom, Dunshee, Jarrett, Fromhold, Anderson, Hunt, Linville, and Haigh)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides a salary bonus for teachers who maintain certification from the national board for professional teaching standards.

Declares that the annual bonus shall be three thousand five hundred dollars.

Authorizes an additional annual bonus of ten thousand dollars for each year in which the certificated staff is employed full time teaching either reading, writing, mathematics, or science in the classroom of a Title I school in which students in one or more of the subgroups identified under the federal no child left behind act of 2001 failed in the previous school year to make adequate yearly progress toward the proficient level on the Washington assessment of student learning.

Provides that, by August 1, 2008, the Washington professional educator standards board shall review the national board certification standards to determine whether the standards are sufficiently rigorous and aligned to student achievement. The board shall also determine whether additional requirements are needed to ensure that the national standards meet the needs of Washington's students.

Provides that, by December 15, 2010, the Washington professional educator standards board shall report to the appropriate house of representatives and senate committees on the results and accomplishments of the salary bonuses. The report may include recommendations for the continuation, modification, or elimination of the bonuses.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Education.  
Feb 28 Public hearing in committee.  
Mar 1 Executive session in committee.  
ED - Executive action taken by committee.  
Mar 2 ED - Majority; 1st substitute bill be substituted, do pass.  
Referred to Appropriations.

**HB 2046** by Representatives Hunter, Orcutt, Linville, Kilmer, Campbell, Kristiansen, Chase, Morrell, Dickerson, Haigh, and Darneille

Permitting tuition waivers for dependents of national guard members ordered to active duty to serve overseas in a war or conflict.

Provides that, subject to the limitations of RCW 28B.15.910, the governing boards of the state universities, the regional universities, The Evergreen State College, and the community colleges may waive all or a portion of tuition and fees for students who: (1) Are dependent children of members of the Washington national guard who have been ordered into federal active military service for a period exceeding thirty days to serve in a war or conflict fought on foreign soil; and

(2) Qualify as a resident student under RCW 28B.15.012, except RCW 28B.15.012(2)(g).

Provides that if a governing board exercises the authority under this act, the board shall also adopt policies that provide a full or partial refund of tuition already paid for a quarter or semester during which a student becomes eligible for the waiver under this act.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Higher Education.

Feb 22 Public hearing in committee.

**HB 2047** by Representatives Hunter, Schual-Berke, and Simpson

Providing a sales and use tax exemption for certain medical equipment.

Provides that "home medical equipment" means medical equipment, supplies, or devices prescribed by a person licensed under chapter 18.57 or 18.71 RCW for use by a patient at home for the treatment of a medical condition. Home medical equipment is equipment that would not be useful to a person in the absence of illness or injury. Home medical equipment includes, but is not limited to, wound care supplies, wheelchairs, hospital beds, standing aids, walking aids, bathroom aids, respirators, splints, crutches, lifting chairs connected and used in conjunction with a lifting device, and parts and accessories of such items.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Finance.

**HB 2048** by Representatives Hunter, Tom, Hunt, Haigh, Kagi, and Santos

Creating a joint task force on K-12 finance.

Creates the joint task force on K-12 finance to study the common school finance system and to develop alternative funding models for that finance system. The alternatives shall include one or more models that can be fully funded within the existing total federal, state, and local capital and operating expenditures for public schools and may include alternatives that require new or additional funding.

Requires the task force to report findings and recommendations to the legislature by October 1, 2006.

Expires June 30, 2007.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Education.

**HB 2049** by Representatives Kilmer, Haler, Wallace, Walsh, Sells, Springer, Uptegrove, Simpson, Chase, and Linville

Authorizing enhanced permit assistance pilot programs.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to provide financial assistance to local permitting departments to assist them in enhancing service, improving process efficiency, and increasing predictable permitting outcomes.

Requires the office of regulatory assistance to disseminate information about best permitting practices to local government permitting departments.

Selects two local government permitting offices to participate in an enhanced permit assistance pilot program. Such enhancements may include, but are not limited to: (1) Creation of local and state interagency permit review teams;

(2) Use of advanced online permit applications;

(3) Streamlining permit processes;

(4) Using loaned executives; and

(5) Additional technical assistance and guidance for permit applicants.

Appropriates the sum of two 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 office of regulatory assistance for the purposes of this act.

**HB 2049-S** by House Committee on Local Government (originally sponsored by Representatives Kilmer, Haler, Wallace, Walsh, Sells, Springer, Uptegrove, Simpson, Chase, and Linville)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to provide financial assistance to local permitting departments to assist them in enhancing service, improving process efficiency, and increasing predictable permitting outcomes.

Requires the office of regulatory assistance to disseminate information about best permitting practices to local government permitting departments.

Selects two local government permitting offices to participate in an enhanced permit assistance pilot program. Such enhancements may include, but are not limited to: (1) Creation of local and state interagency permit review teams;

(2) Use of advanced online permit applications;

(3) Streamlining permit processes;

(4) Using loaned executives; and

(5) Additional technical assistance and guidance for permit applicants.

Appropriates the sum of two 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 office of regulatory assistance for the purposes of this act.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Local Government.

Feb 23 Public hearing in committee.

Mar 1 Executive session in committee.

LG - Executive action taken by committee.

LG - Majority; 1st substitute bill be substituted, do pass.

Mar 2 Referred to Appropriations.

**HB 2050** by Representatives Kirby, Chase, and McDonald

Prohibiting insurers from having a financial interest in automotive repair facilities.

Provides that an insuring entity may not have any ownership interest in an automotive repair facility. An insuring entity that has an ownership interest in an automotive repair facility shall fully divest itself of ownership interest by July 1, 2006.

-- 2005 REGULAR SESSION --

Feb 15 First reading, referred to Financial Institutions & Insurance.

Jan 24 Public hearing in committee.

**HB 2051** by Representatives Dunn, Quall, Campbell, Moeller, Conway, Chase, Darneille, O'Brien, and Haigh

Haigh

Companion Bill: 5871

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 16 First reading, referred to Higher Education.

**HB 2052** by Representatives Blake, Kilmer, Linville, McCoy, P. Sullivan, Eickmeyer, Conway, Takko, and Ericks

Companion Bill: 5329

Establishing an industry cluster-based approach to economic development.

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 --

Feb 16 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2053** by Representatives Hankins, Murray, Haler, Schual-Berke, and Skinner

Clarifying intermediate drivers' license law.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 46.20.075 relating to intermediate drivers' licenses.

**HB 2053-S** by House Committee on Transportation (originally sponsored by Representatives Hankins, Murray, Haler, Schual-Berke, and Skinner)

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

Amends RCW 46.20.075 relating to intermediate drivers' licenses.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Transportation.

Mar 2 Public hearing in committee.

Mar 7 Executive session in committee.

TR - Executive action taken by committee.

TR - 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 11 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 93; nays, 0; absent, 0; excused, 5.

-- IN THE SENATE --

Mar 15 First reading, referred to Transportation.

Mar 22 Public hearing in committee.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further consideration.

Referred to Transportation.

Jan 25 Public hearing in committee.

**HB 2054** by Representatives McDermott and Chase

Protecting salmon and steelhead spawning beds.

Declares that the department shall prohibit activities that harm or disturb spawning beds of salmon and steelhead and other fish on all rivers and streams where spawning activities occur.

Provides that prohibited activities include, but are not limited to, wading on spawning beds, driving motor vehicles on spawning beds, use of high-powered jet or propeller-driven boats across spawning beds, dragging anchors through spawning beds, digging or removing gravel from spawning beds, or any other physical disturbance capable of disturbing spawning fish or damaging or destroying nests of incubating eggs. The department shall determine the time periods these rules are in effect.

Requires the department to work cooperatively with the tribal comanagers for all fish resources in implementing and enforcing the requirements of this act.

Declares that a violation of this act is a natural resource infraction under chapter 7.84 RCW.

Directs the department to report to the legislature concerning the effectiveness of this act after at least two spawning cycles of salmon and steelhead have occurred.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Natural Resources, Ecology & Parks.

Mar 10 Public hearing in committee.

**HB 2055** by Representatives Conway and Chase

Requiring the payment of industrial insurance premiums for certain construction work.

Declares that notwithstanding any other provision of Title 51 RCW, construction work performed by any natural person under contract is employment included within the mandatory coverage of this title, and the person performing the construction work shall be deemed to be a worker while performing this work.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Commerce & Labor.

Feb 23 Public hearing in committee.

Mar 2 Executive session in committee.

CL - Executive action taken by committee.

CL - 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.

Rules Committee relieved of further consideration.

Referred to Commerce & Labor.

**HB 2056** by Representatives Conway and Wood

Regulating recreational vehicle shows.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, before the department may issue a temporary subagency license to a dealer engaged in offering new or new and used recreational vehicles for sale at a recreational vehicle show, a dealer of new recreational vehicles shall submit to the department a manufacturer's written authorization for the sale and specifying the dates of the show, the location of the show, and the identity of the manufacturer's brand or model names of the new recreational vehicles.

Provides that the department may issue a temporary subagency license only if the location of the show is within fifty miles of the dealer's established place of business or permanent location, or is within the factory designated sales territory for each brand of new recreational vehicle to be offered for sale, and only those specific brands of new recreational vehicles may be offered for sale under the terms of the temporary subagency license.

Finds that the practices covered by this act are matters vitally affecting the public interest for the purpose of applying the consumer protection act, chapter 19.86 RCW. Violations of this act are not reasonable in relation to the development and preservation of business. A violation of this act 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.

**HB 2056-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway and Wood)

(DIGEST AS ENACTED)

Provides that, before the department may issue a temporary subagency license to a dealer engaged in offering new or new and used recreational vehicles for sale at a recreational vehicle show, a dealer of new recreational vehicles shall submit to the department a manufacturer's written authorization for the sale and specifying the dates of the show, the location of the show, and the identity of the manufacturer's brand or model names of the new recreational vehicles.

Provides that the department may issue a temporary subagency license only if the location of the show is within fifty miles of the dealer's established place of business or permanent location, or is within the factory designated sales territory for each brand of new recreational vehicle to be offered for sale, and only those specific brands of new recreational vehicles may be offered for sale under the terms of the temporary subagency license.

Finds that the practices covered by this act are matters vitally affecting the public interest for the purpose of applying the consumer protection act, chapter 19.86 RCW. Violations of this act are not reasonable in relation to the development and preservation of business. A violation of this act 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.

-- 2005 REGULAR SESSION --

- Feb 16 First reading, referred to Commerce & Labor.
- Feb 21 Public hearing in committee.
- Mar 1 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.
- Mar 2 Referred to Appropriations.
- Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Commerce & Labor.
- Mar 7 Passed to Rules Committee for 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, 96; nays, 1; absent, 0; excused, 1.  
-- IN THE SENATE --
- Mar 16 First reading, referred to Transportation.
- Mar 22 Public hearing in committee.
- Apr 4 Executive session in committee.
- Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in present status.

- Rules Committee relieved of further consideration.
- Referred to Commerce & Labor.
- Feb 1 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; do pass.  
Minority; do not pass.
- Feb 3 Passed to Rules Committee for second reading.
- Feb 13 Placed on second reading.
- Feb 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 3; absent, 0; excused, 1.  
-- IN THE SENATE --
- Feb 16 First reading, referred to Labor, Commerce, Research & Development.
- Feb 23 Public hearing and executive action taken in committee.
- Feb 24 LCRD - Majority; do pass.  
Passed to Rules Committee for second reading.
- Feb 27 Placed on second reading by Rules Committee.
- Mar 2 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 0; absent, 3; excused, 1.  
-- IN THE HOUSE --
- Mar 3 Speaker signed.  
-- IN THE SENATE --
- Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Mar 6 Delivered to Governor.
- Mar 31 Governor signed.  
Chapter 364, 2006 Laws.  
Effective date 6/7/2006.

**HB 2057** by Representatives Kenney, Upthegrove, Cox, Sommers, Chase, Schual-Berke, Haigh, and Holmquist

Changing waiver authority limits for regional universities and The Evergreen State College.

Amends RCW 28B.15.910 relating to tuition waiver authority for regional universities and The Evergreen State College.

-- 2005 REGULAR SESSION --

- Feb 16 First reading, referred to Higher Education.
- Feb 22 Public hearing in committee.

**HB 2058** by Representatives Quall, Talcott, P. Sullivan, Anderson, Appleton, O'Brien, Lovick, Darneille, Haigh, Holmquist, and Ericks

Regarding notice requirements for school employees convicted of sexual offenses.

(DIGEST AS ENACTED)

Amends RCW 43.43.845 relating to school employees convicted of or pleading guilty to sex crimes.

-- 2005 REGULAR SESSION --

- Feb 16 First reading, referred to Education.
- Feb 24 Public hearing in committee.
- Mar 1 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.
- Mar 2 Passed to Rules Committee for second reading.
- Mar 8 Made eligible to be placed on second reading.
- Mar 9 Placed on second reading by Rules Committee.
- Mar 10 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.  
-- IN THE SENATE --
- Mar 12 First reading, referred to Early Learning, K-12 & Higher Education.
- Mar 28 Public hearing in committee.

Mar 31 Executive session in committee.  
 Apr 1 EKHE - Majority; do pass.  
 Apr 4 Passed to Rules Committee for second reading.  
 Passed to Rules Committee for second reading.  
 Apr 11 Placed on second reading by Rules Committee.  
 Apr 12 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 44; nays, 0;  
 absent, 0; excused, 5.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 28 Governor signed.  
 Chapter 237, 2005 Laws.  
 Effective date 7/24/2005.

**HB 2059** by Representatives Springer, P. Sullivan, B. Sullivan, and Wallace

Addressing the preservation of claim rights in construction disputes.

Declares 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 --

Feb 16 First reading, referred to Judiciary.  
 Feb 22 Public hearing in committee.

**HB 2060** by Representatives Cody, Schual-Berke, Appleton, Morrell, Moeller, Green, Clibborn, Kenney, Upthegrove, Conway, Chase, Darneille, Haigh, and Santos

Expanding participation in state purchased health care programs.

(SUBSTITUTED FOR - SEE 1ST SUB)

Expands participation in state purchased health care programs.

**HB 2060-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Schual-Berke, Appleton, Morrell, Moeller, Green, Clibborn, Kenney, Upthegrove, Conway, Chase, Darneille, Haigh, and Santos)

(AS OF HOUSE 2ND READING 3/14/05)

Expands participation in state purchased health care programs.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Health Care.  
 Feb 24 Public hearing in committee.  
 Feb 28 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Referred to Appropriations.  
 Mar 5 Public hearing and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Health Care.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 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, 60; nays, 37;  
 absent, 0; excused, 1.

-- IN THE SENATE --

Mar 16 First reading, referred to Health & Long-Term Care.  
 Mar 24 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 Public hearing in committee.  
 HEA - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Apr 4 Executive session in committee.  
 WM - Majority; do pass with amendments(s) by Health & Long-Term Care.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Apr 6 Placed on second reading by Rules Committee.  
 Apr 14 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, failed; yeas, 21; nays, 26;  
 absent, 1; excused, 1.  
 Notice given to reconsider vote on third reading.  
 Apr 18 No action on notice to reconsider vote on third reading.

**HB 2061** by Representatives Darneille, Moeller, and Dickerson

Requiring disposition to be held in juvenile court in certain circumstances when a case is automatically transferred to adult court.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires disposition to be held in juvenile court in certain circumstances when a case is automatically transferred to adult court.

Provides that if the juvenile is found not guilty in the adult criminal court of the charge for which he or she was transferred, or is convicted in the adult criminal court of a lesser included offense, the juvenile court shall have exclusive jurisdiction over the disposition of the case. The juvenile court shall enter an order extending juvenile court jurisdiction if the juvenile has turned eighteen years of age during the adult criminal court proceedings pursuant to RCW 13.40.300.

**HB 2061-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Darneille, Moeller, and Dickerson)

(DIGEST AS ENACTED)

Requires disposition to be held in juvenile court in certain circumstances when a case is automatically transferred to adult court.

Provides that the juvenile court shall have exclusive jurisdiction over the disposition of any remaining charges in any case in which the juvenile is found not guilty in the adult criminal court of the charge or charges for which he or she was transferred, or is convicted in the adult criminal court of a lesser included offense that is not also an offense listed in this act. The juvenile court shall enter an order extending juvenile court jurisdiction if the juvenile has turned eighteen years of age during the adult criminal court proceedings pursuant to RCW 13.40.300.

Provides that, however, once the case is returned to juvenile court, the court may hold a decline hearing pursuant to RCW 13.40.110 to determine whether to retain the case in juvenile court for the purpose of disposition or return the case to adult criminal court for sentencing.

Provides that, while proceedings are pending in a case in which jurisdiction has been transferred to the adult criminal court pursuant to RCW 13.04.030, the juvenile turns eighteen years of

age and is subsequently found not guilty of the charge for which he or she was transferred, or is convicted in the adult criminal court of a lesser included offense, and an automatic extension is necessary to impose the disposition as required by RCW 13.04.030(1)(e)(v)(E).

- 2005 REGULAR SESSION --
- Feb 16 First reading, referred to Juvenile Justice & Family Law.
- Feb 23 Public hearing in committee.
- Mar 1 Executive session in committee.  
JJFL - Executive action taken by committee.  
JJFL - Majority; 1st substitute bill be substituted, do pass.
- Mar 2 Passed to Rules Committee for second reading.
- Mar 7 Placed on second reading suspension calendar.
- Mar 9 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.
- IN THE SENATE --
- First reading, referred to Human Services & Corrections.
- Mar 21 Public hearing in committee.
- Mar 31 Executive session in committee.
- Apr 1 HSC - Majority; do pass.  
Minority; without recommendation.
- Apr 4 Passed to Rules Committee for second reading.
- Apr 6 Made eligible to be placed on second reading.
- Apr 7 Placed on second reading by Rules Committee.
- Apr 12 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 42; nays, 0; absent, 0; excused, 7.
- IN THE HOUSE --
- Apr 16 Speaker signed.
- IN THE SENATE --
- Apr 18 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Apr 19 Delivered to Governor.
- Apr 28 Governor signed.  
Chapter 238, 2005 Laws.  
Effective date 7/24/2005.

**HB 2062** by Representatives Darneille, Nixon, Simpson, Hunt, Upthegrove, Green, Chase, Dickerson, Moeller, Flannigan, Pettigrew, O'Brien, Kagi, and Santos

Tracking the voter registration of former felons.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to establish a clear standard for the restoration of the voting rights of former felons and to institute a data system in the office of the secretary of state that will provide information about the restoration of former felon voting rights that will be available to local election officials.

Provides that, when a former felon's voting rights have been restored in accordance with this act, the department of corrections 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 former felon. The secretary of state shall maintain such records as a part of the elections data base and 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 the civil right to vote is restored to persons convicted of a felony upon completion of all the requirements of all of their sentences, except for legal financial obligations as defined in RCW 9.94A.030.

Does not impair or alter an offender's ability to obtain a certificate of discharge if eligible under RCW 9.94A.637.

Does not affect or prevent the enforcement of legal financial obligations or the offender's obligation to comply with an order

issued under chapter 10.99 RCW or any other legal authority that excludes or prohibits the offender from having contact with a specified person, or coming within a set distance of any specified location, that was contained in the judgment and sentence.

**HB 2062-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Darneille, Nixon, Simpson, Hunt, Upthegrove, Green, Chase, Dickerson, Moeller, Flannigan, Pettigrew, O'Brien, Kagi, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to establish a clear standard for the restoration of the voting rights of former felons and to institute a data system in the office of the secretary of state that will provide information about the restoration of former felon voting rights that will be available to local election officials.

Declares that if an offender has previously had his or her right to vote restored under this act and is subsequently convicted of a crime committed on or after the effective date of this act, the sentencing court shall send notice to the secretary of state that the offender has permanently lost his or her right to vote.

Requires the notice to contain the county where the current conviction occurred and the last known residence of the offender, if any.

Requires that, upon receipt of notice under this act that an offender has permanently lost his or her right to vote, the secretary of state shall maintain the information in the elections data base. The secretary of state shall transmit notice that the offender has lost the right to vote to every county auditor in this state.

- 2005 REGULAR SESSION --
- Feb 16 First reading, referred to State Government Operations & Accountability.
- Feb 28 Public hearing in committee.
- Mar 2 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.
- Mar 10 Placed on second reading by Rules Committee.
- Mar 16 Referred to Rules 2 Consideration.
- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 2063** by Representatives Wallace, Dunn, Santos, Blake, McCune, and Moeller

Modifying local government use of real estate excise tax revenue.

Revises provisions pertaining to local government use of real estate excise tax revenue.

- 2005 REGULAR SESSION --
- Feb 16 First reading, referred to Local Government.

**HB 2064** by Representatives Roberts, McDonald, Darneille, Moeller, Ericks, Lantz, McCune, Dickerson, and Kagi

Clarifying provisions relating to automatic transfer of jurisdiction from juvenile court.

(DIGEST AS ENACTED)

Amends RCW 13.04.030 relating to the date of the offense for the purposes of automatic transfer of jurisdiction.

- 2005 REGULAR SESSION --
- Feb 16 First reading, referred to Juvenile Justice & Family Law.
- Feb 23 Public hearing in committee.
- Mar 1 Executive session in committee.

JJFL - Executive action taken by committee.  
 JJFL - Majority; do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 Mar 7 Placed on second reading suspension calendar.  
 Mar 9 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 First reading, referred to Human Services &  
 Corrections.  
 Mar 21 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 HSC - Majority; do pass.  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 6 Made eligible to be placed on second reading.  
 Apr 12 Placed on second reading by Rules Committee.  
 Apr 13 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0;  
 absent, 0; excused, 4.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 May 4 Governor signed.  
 Chapter 290, 2005 Laws.  
 Effective date 7/24/2005.

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**HB 2065** by Representatives Williams, DeBolt, and Dunn

Companion Bill: 5946

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.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Local Government.

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**HB 2066** by Representatives Williams, Newhouse, Linville, Lantz, Hunt, and Chase

Studying methods for water rights dispute resolution.

Requires the department of ecology and the administrative office of the courts to assess the need and demand for adjudications within the state. The department of ecology and the administrative office of the courts shall identify basins that are candidates for adjudications, recommend a priority for basin adjudications, and determine the scope of financial and human resources and court systems necessary to complete the recommended adjudications.

Requires the department of ecology and the administrative office of the courts to submit a joint report on this assessment to the joint task force created under this act by October 1, 2005.

Creates the joint task force on water rights dispute resolution.

Requires the joint task force to commence by July 1, 2005, and present a final report to the appropriate committees of the legislature by December 1, 2005. The joint task force shall include the report submitted by the department of ecology and the administrative office of the courts under this act in the final report.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Judiciary.

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**HB 2067** by Representatives Hasegawa, Haler, Roberts, Ormsby, Green, Sells, Moeller, Conway, Chase, and Santos

Establishing a legislative/executive task force on health care access, delivery, and financing.

Finds that: (1) Access to necessary and effective health services is an essential need of all human beings, yet almost six hundred thousand people in the state of Washington lack health insurance coverage. Lack of access to health coverage results in increased rates of preventable disease, premature death, and increased cost of publicly funded medical care;

(2) The primary method used to pay for necessary care in Washington state is health insurance, whether financed by private or public funds;

(3) The cost of health insurance is rising substantially faster than the rate of inflation. These costs are making it increasingly difficult for employers to find and provide decent health benefits to their employees, and have a significant impact on the viability of businesses in Washington state. Moreover, increasing health care costs limit employers' ability to provide wage increases to their employees, negatively impacting workers' standard of living. Increasing costs also result in hardship to employees and their families, particularly low-wage workers, who are being forced to bear an increasing portion of this cost burden. State and local governments also are straining under the pressure of rising health care costs;

(4) Despite increases in overall health care spending, health care providers are faced with insufficient compensation from publicly funded programs and the growing complexity of administrative requirements, from both public and private purchasers; and

(5) The state of Washington has a strong interest in ensuring that all of its residents have access to health coverage, improving the health status of its residents, and containing rising health care costs.

Directs the joint task force to report its findings and recommendations to the governor and appropriate committees of the legislature by November 15, 2006.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Health Care.

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**HB 2068** by Representatives Hasegawa, Buri, and Kagi

Creating an opportunity for children to testify in dissolution proceedings.

Provides that, if the child wishes to testify regarding his or her preferences as to his or her residential schedule, the court shall allow the child to testify unless the judge has good cause to believe that it would not be in the best interests of the family to allow the child to do so.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Juvenile Justice & Family Law.

Feb 28 Public hearing in committee.

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**HB 2069** by Representatives Morrell, Hankins, Cody, Sells, Green, Kenney, Moeller, Conway, and Chase; by request of Governor Gregoire

Companion Bill: 6018

Expanding access to insurance coverage through the small business assist program.

(SUBSTITUTED FOR - SEE 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.

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.

**HB 2069-S** by House Committee on Health Care (originally sponsored by Representatives Morrell, Hankins, Cody, Sells, Green, Kenney, Moeller, Conway, and Chase; by request of Governor Gregoire)

(SUBSTITUTED FOR - SEE 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.

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 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 act, the legislature intends to increase the number of low-income workers with health coverage in Washington state. The administrator shall offer two options to small employers: (1) Enrollment as a group in a small business assist plan offered by the administrator under this act; and

(2) Enrollment of low-income employees in the premium assistance option authorized in this act.

Provides that, no later than January 1, 2007, the administrator may accept applications from employers on behalf of themselves and their employees, spouses, and dependent children, as small business assist plan enrollees. Small employers who have not provided employer-sponsored health care coverage for at least six months prior to the date of application may apply for enrollment in the plan.

Requires 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.

Provides that, for the fiscal year beginning July 1, 2006, the sum of two million dollars from the health services account - state is provided solely for premium assistance payments under this act. This funding is provided in lieu of enrollment of one thousand persons in the basic health plan subsidized program during state fiscal year 2007.

**HB 2069-S2** by House Committee on Appropriations (originally sponsored by Representatives Morrell, Hankins, Cody, Sells, Green, Kenney, Moeller, Conway, and Chase; by request of Governor Gregoire)

(AS OF HOUSE 2ND READING 3/14/05)

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 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 act, the legislature intends to increase the number of low-income workers with health coverage in Washington state. The administrator shall offer two options to small employers: (1) Enrollment as a group in a small business assist plan offered by the administrator under this act; and

(2) Enrollment of low-income employees in the premium assistance option authorized in this act.

Provides that, no later than January 1, 2007, the administrator may accept applications from employers on behalf of themselves and their employees, spouses, and dependent children, as small business assist plan enrollees. Small employers who have not provided employer-sponsored health care coverage for at least six months prior to the date of application may apply for enrollment in the plan.

-- 2005 REGULAR SESSION --

Feb 16	First reading, referred to Health Care.
Feb 24	Public hearing in committee.
Feb 28	Executive session in committee. HC - Executive action taken by committee. HC - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.
Mar 2	Referred to Appropriations.
Mar 5	Public hearing and executive action taken in committee. APP - Executive action taken by committee. APP - Majority; 2nd substitute bill be substituted, do pass. Minority; do not pass.
Mar 7	Passed to Rules Committee for second reading.
Mar 8	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, 56; nays, 41; absent, 0; excused, 1.  
-- IN THE SENATE --
- Mar 16 First reading, referred to Health & Long-Term Care.
- Mar 24 Public hearing in committee.
- Mar 31 Executive session in committee.
- Apr 1 HEA - Majority; do pass with amendment(s). Minority; do not pass. Minority; without recommendation. And refer to Ways & Means.
- Apr 4 Public hearing in committee. Referred to Ways & Means.
- Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in present status. Rules Committee relieved of further consideration. Referred to Health Care.

**HB 2070** by Representatives Cody, Condotta, Wood, and Dunn

Companion Bill: 5953

Authorizing horse racing handicapping contests.

(SEE ALSO PROPOSED 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.

**HB 2070-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Cody, Condotta, Wood, and Dunn)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

- 2005 REGULAR SESSION --
- Feb 16 First reading, referred to Commerce & Labor.
- Feb 21 Public hearing in committee.
- Feb 23 Executive session in committee. CL - Executive action taken by committee. CL - Majority; 1st substitute bill be substituted, do pass.
- Feb 28 Passed to Rules Committee for second reading.
- Mar 2 Made eligible to be placed on second reading.  
-- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status. House Rules "X" file.

**HB 2071** by Representatives Cody, P. Sullivan, Kenney, and Dunn

Companion Bill: 5951

Affording certain information held by the horse racing commission the same protection from public inspection as other regulated entities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Affords certain information held by the horse racing commission the same protection from public inspection as other regulated entities.

**HB 2071-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Cody, P. Sullivan, Kenney, and Dunn)

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

Affords certain information held by the horse racing commission the same protection from public inspection as other regulated entities.

- 2005 REGULAR SESSION --
- Feb 16 First reading, referred to State Government Operations & Accountability.
- Feb 28 Public hearing in committee.
- Mar 2 Executive session in committee. SGOA - Executive action taken by committee. SGOA - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading. Placed on second reading suspension calendar.
- Mar 7 Committee recommendations adopted and the 1st substitute bill substituted. Placed on third reading. Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --
- First reading, referred to Labor, Commerce, Research & Development.
- Mar 29 Public hearing in committee.
- Mar 31 Executive session in committee. LCRD - Majority; do pass with amendment(s).
- Apr 1 Passed to Rules Committee for second reading.
- Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in present status. House Rules "X" file.

**HB 2072** by Representatives Simpson, Appleton, Woods, Cody, P. Sullivan, Dunn, and Chase

Companion Bill: 5952

Exempting transport of persons at horse races from licensing.

(SEE ALSO PROPOSED 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.

**HB 2072-S** by House Committee on Transportation (originally sponsored by Representatives Simpson, Appleton, Woods, Cody, P. Sullivan, Dunn, and Chase)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 and the activity is in conformity with federal law. The operator must be a licensed driver and at least eighteen years old.

-- 2005 REGULAR SESSION --

- Feb 16 First reading, referred to Transportation.  
 Mar 3 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted, do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 2073** by Representatives Dickerson, Moeller, and Chase  
 Revising juvenile sentencing alternatives.

(SEE ALSO PROPOSED 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.

**HB 2073-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Dickerson, Moeller, and Chase)

(DIGEST AS ENACTED)

Declares that an offender is ineligible for the mental health disposition option under RCW 13.40.167 if: (1) The offender is ordered to serve a disposition for a firearm violation under RCW 13.40.193; or

(2) The offense for which the disposition is being considered is: (a) An offense category A+, A, or A- offense, or an attempt, conspiracy, or solicitation to commit a class A+, A, or A- offense; (b) manslaughter in the second degree (RCW 9A.32.070); (c) a sex offense as defined in RCW 9.94A.030; or (d) any offense category B+ or B offense, 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.

Provides that, subject to funds appropriated for this specific purpose, the costs incurred by the juvenile courts for the mental health and chemical dependency evaluations, treatment, and costs of supervision required under this act shall be paid by the department's juvenile rehabilitation administration.

-- 2005 REGULAR SESSION --

- Feb 16 First reading, referred to Juvenile Justice & Family Law.  
 Feb 28 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; 1st substitute bill be substituted, do pass.  
 Passed to Rules Committee for second reading.  
 Mar 7 Placed on second reading suspension calendar.  
 Mar 9 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 First reading, referred to Human Services & Corrections.  
 Mar 21 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 HSC - Majority; do pass with amendment(s).  
 Apr 4 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, 47; nays, 0; absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 17 Governor signed.  
 Chapter 508, 2005 Laws.  
 Effective date 7/24/2005.

**HB 2074** by Representatives Nixon, Shabro, and Haler  
 Creating Cascade county.

Creates Cascade county.

-- 2005 REGULAR SESSION --

- Feb 16 First reading, referred to Local Government.

**HB 2075** by Representatives Tom, McDermott, Williams, Darneille, Schual-Berke, and Roberts

Modifying cigarette taxation.

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 fifty-three and seventy-five one-hundredths mills per cigarette.

Provides that the money collected under this act during any month shall be deposited by the twenty-fifth day of the following month as follows: (1) 83.26 percent into the health services account created in RCW 43.72.900; and

(2) The remainder into the youth tobacco prevention account created in RCW 70.155.120.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Finance.  
Mar 1 Public hearing in committee.

**HB 2076** by Representative Dunshee

Settling certificated educational employees' collective bargaining disputes.

Recognizes that the uninterrupted and dedicated service of educational employees is vital to the welfare and public safety and health of this state, and that to promote such dedicated and uninterrupted public service there should exist an effective and adequate means of settling collective bargaining disputes.

Provides that, during the pendency of the proceedings before the arbitration panel created under this act, existing wages, hours, and other conditions of employment shall not be changed by action of either party without the consent of the other but a party may so consent without prejudice to its rights or position under this act.

Provides that if the representative of either or both the exclusive bargaining representative and the employer refuse to submit to the procedures set forth in this act, the parties, or the commission on its own motion, may invoke the jurisdiction of the superior court for the county in which the labor dispute exists and the court has jurisdiction to issue an appropriate order. A failure to obey such an order may be punished by the court as a contempt of court under chapter 7.21 RCW.

Declares that the right of educational employees to engage in any strike, work slowdown, or work stoppage is prohibited. The right of a school district to engage in a lockout is prohibited.

Declares that an organization recognized as the exclusive bargaining representative of employees subject to this chapter that willfully disobeys a lawful order of enforcement by a superior court pursuant to this act or that willfully offers resistance to such an order, whether by strike or otherwise, is in contempt of court as provided in chapter 7.21 RCW. An employer that willfully disobeys a lawful order of enforcement by a superior court under this act or willfully offers resistance to such an order is in contempt of court as provided in chapter 7.21 RCW.

Repeals RCW 41.59.120.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Commerce & Labor.

**HB 2077** by Representatives Simpson and Chase

Companion Bill: 5954

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.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Local Government.  
Feb 28 Public hearing in committee.

**HB 2078** by Representative Simpson

Authorizing deferrals of required comprehensive plan and development regulation updates.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes deferrals of required comprehensive plan and development regulation updates.

**HB 2078-S** by House Committee on Local Government  
(originally sponsored by Representative Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes deferrals of required comprehensive plan and development regulation updates.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Local Government.  
Feb 28 Public hearing in committee.  
Mar 1 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 2 Passed to Rules Committee for second reading.  
Mar 10 Placed on second reading by Rules Committee.  
Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Local Government.

**HB 2079** by Representatives Simpson and Chase

Companion Bill: 5930

Establishing compliance tiers for review and revision requirements mandated by RCW 36.70A.130.

Establishes compliance tiers for review and revision requirements mandated by RCW 36.70A.130.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Local Government.  
Feb 28 Public hearing in committee.

**HB 2080** by Representatives Dunn, Pettigrew, Chase, Holmquist, Eickmeyer, and Haigh

Companion Bill: 5970

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.

-- 2005 REGULAR SESSION --

Feb 16 First reading, referred to Higher Education.

**HB 2081** by Representatives Eickmeyer, McCoy, Chase, Appleton, and Haigh

Creating an aquatic rehabilitation zone designation as a framework for Hood Canal recovery programs.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that a need exists for the state to take action to address Hood Canal's low-dissolved oxygen concentrations. Also finds establishing an aquatic rehabilitation zone for Hood Canal will serve as a statutory framework for future regulations and programs directed at recovery of this important aquatic resource.

Declares an intent to establish an aquatic rehabilitation zone for Hood Canal as the framework to address Hood Canal's low-dissolved oxygen concentrations. Also intends to incorporate provisions in the new statutory chapter creating the designation as solutions are identified regarding this problem.

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.

**HB 2081-S** by House Committee on Select Committee on Hood Canal (originally sponsored by Representatives Eickmeyer, McCoy, Chase, Appleton, and Haigh)

(DIGEST AS ENACTED)

Finds that a need exists for the state to take action to address Hood Canal's low-dissolved oxygen concentrations. Also finds establishing an aquatic rehabilitation zone for Hood Canal will serve as a statutory framework for future regulations and programs directed at recovery of this important aquatic resource.

Declares an intent to establish an aquatic rehabilitation zone for Hood Canal as the framework to address Hood Canal's low-dissolved oxygen concentrations. Also intends to incorporate provisions in the new statutory chapter creating the designation as solutions are identified regarding this problem.

Declares that aquatic rehabilitation zones may be designated by the legislature for areas whose surrounding marine 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.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Select Committee on Hood Canal.  
 Feb 22 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 HOOD - Executive action taken by committee.  
 HOOD - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 1 Passed to Rules Committee for second reading.  
 Mar 2 Made eligible to be placed on second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 11 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 56; nays, 38; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Natural Resources, Ocean & Recreation.  
 Mar 24 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Mar 31 NROR - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 Minority; without recommendation.  
 Apr 1 Passed to Rules Committee for second reading.  
 Apr 12 Placed on second reading by Rules Committee.  
 Apr 15 Committee amendment adopted as amended.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 20 House concurred in Senate amendments.  
 Passed final passage; yeas, 63; nays, 33; absent, 0; excused, 2.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 16 Governor signed.  
 Chapter 478, 2005 Laws.  
 Effective date 5/16/2005.

**HB 2082** by Representatives Pettigrew, Holmquist, Kristiansen, and Linville

Regulating the disposal of animal carcasses.

Provides that, by August 30, 2005, the department of agriculture shall adopt emergency rules that govern all routine,

nonemergency animal carcass disposals in the state. The department shall develop these rules in collaboration with the state departments of health and ecology and other appropriate regulatory agencies at the state, local, and federal levels.

Repeals RCW 16.68.020.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Economic Development, Agriculture & Trade.  
 Feb 25 Public hearing in committee.

**HB 2083** by Representatives Conway and Chase

Revising the industrial insurance self-insurance program.

Revises the industrial insurance self-insurance program.

Creates the workers' compensation ombudsprogram to facilitate the early and successful resolution of industrial insurance claims in an informal and cooperative environment which benefits the injured worker, the employer, and the department. To carry out its purpose, the ombudsprogram shall:  
 (1) Provide accurate, timely, and objective information without charge to injured workers and employers covered under Title 51 RCW, including providing counseling on workers' and employers' rights and responsibilities and individual counseling on specific claims under this title;

(2) Work with the department to develop and implement solutions to common, recurring problems identified in the course of providing individual counseling under this act;

(3) Provide workshops and education programs for workers' compensation practitioners, worker representatives, employers, and other interested parties, covering issues such as proper claims filing procedures, workers' and employers' rights and responsibilities, and return-to-work requirements;

(4) As requested by labor or management, encourage and facilitate labor/management cooperation that promotes higher safety awareness, expedites return to work options, and reduces barriers between labor and management;

(5) Support department initiatives and programs designed to facilitate effective communication and conflict resolution for workers and employers;

(6) Maintain a tracking system, approved by the director or director's designee, that records the number and geographic location of claimants served, the issues encountered, and any other data identified by the ombudsperson;

(7) Develop and provide the director and the ombudsprogram advisory committee with an annual plan for completing the program's activities;

(8) Make reports on the program's activities to the director and the ombudsprogram advisory committee, as requested; and

(9) Make recommendations to the governor and director based on the program's activities and findings that address systemic and pervasive problems within the industrial insurance system. The department must review and report its response to the recommendations to the governor, legislature, ombudsprogram advisory committee, and workers' compensation advisory committee.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Commerce & Labor.

**HB 2084** by Representative B. Sullivan

Concerning trust land management.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, from July 1, 2005, until June 30, 2015, the board may authorize the department to deduct up to thirty percent of the moneys received by the department in connection with any one transaction pertaining to state lands.

Requires that any deductions authorized by the board under this act must be reviewed and reauthorized by the board each biennium.

Declares that deductions authorized by this act shall replace the deductions authorized by RCW 79.64.040(2), and shall be

deposited into the resource management cost account created in RCW 79.64.020.

Provides that a portion of any revenue generated by a deduction authorized under this act in excess of twenty-five percent must be used by the department for variable density thinnings, silvicultural operations designed to address forest health issues, and other activities designed to develop complex forest stands.

Provides that, if the board authorizes a deduction under this act in excess of twenty-five percent in connection with any one transaction pertaining to state lands, then the state auditor shall conduct two audits, one following the second biennium after the triggering action by the board, and a second following the third biennium after the triggering action by the board.

Directs the joint legislative audit and review committee to, consistent with chapter 44.28 RCW, conduct a performance audit focusing on the success of the department in meeting the ecological and economic outcomes outlines in the sustainable yield harvest level adopted by the board pursuant to RCW 79.10.320 in 2004.

Provides that, by November 1, 2007, the department of natural resources shall prepare a report to the appropriate committees of the legislature that provides the following: (1) A review of opportunities for the department of natural resources to increase revenue to the trust beneficiaries without increasing the harvest of trees, including a comparison of the opportunities and the identification of any barriers in place that restrict the department's implementation of the opportunity. The opportunities to be studied should include, but not be limited to: (a) Long-term leases for recreation, ecological conservation, carbon sequestration, development mitigation, and watershed protection; (b) creation of a state-operated log yard; (c) marketing of niche products such as red cedar, red alder, and nontimber forest products; (d) pursuing third-party certification for state-produced timber; (e) producing and selling value-added forest products; (f) leasing land for wind power and communication sites; (g) loosening the timber substitution rules to allow additional bidders on state sales; (h) increasing the profitability of variable density thinning projects.

(2) A review on the status of the forest development account, including information on expenditures, revenues, and year-end fund balances beginning with fiscal year 2001, as well as projected expenditures, revenues, and fund balances for fiscal years 2008 through 2011.

**HB 2084-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representative B. Sullivan)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the board of natural resources has set expectations as to how the department of natural resources will implement the sustainable yield harvest plan adopted in 2004 pursuant to RCW 79.10.320. These expectations include the following: (1) Completion of evaluations of the cumulative effects on the harvest plan on a landscape basis;

(2) Completion of actions to address forest health issues;

(3) Aggressive implementation of scientific research and monitoring related to the habitat conservation program, including the rapid implementation of the long-term recovery plan for the marbled murrelet;

(4) The development of management strategies that include consideration of additional ecosystem issues, such as water quality, through the identification and protection of unstable slopes;

(5) Active conversion of riparian areas from predominantly hardwood composition to a mixture of conifer and hardwood species, which is intended to result in enhanced habitat for wildlife and fish.

Requires the department of natural resources to submit a report to the appropriate committees of the legislature outlining the success of the department in meeting the expectations of the board of natural resources outlined in this act.

Provides that as part of the report required by this act, the department of natural resources must detail any barriers to

completing the expectations of the board of natural resources that arise because of funding inadequacies.

-- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Natural Resources, Ecology & Parks.

Feb 24 Public hearing in committee.

Mar 1 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.

Mar 2 Referred to Capital Budget.  
Minority; do not pass.

**HB 2085** by Representatives Simpson, Hankins, Murray, Haler, Morris, Ormsby, B. Sullivan, Dickerson, Chase, Wood, and Ericks

Regarding the cleanup of waste tires.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that discarded tires in unauthorized dump sites pose a health and safety risk to the public. Many of these tire piles have been in existence for a significant amount of time and are a continuing challenge to state and local officials responsible for cleaning up unauthorized dump sites and preventing further accumulation of waste tires.

Declares an intent to document the extent of the problem, create and fund an effective program to eliminate unauthorized tire piles, and minimize potential future problems and costs.

Creates the waste tire removal account in the state treasury. All receipts from tire fees imposed under RCW 70.95.510 must be deposited in the account. Moneys in the account may be spent only after appropriation. Expenditures from the account may be used for the cleanup of unauthorized waste tire piles and measures that prevent future accumulation of unauthorized waste tire piles.

Provides that any person who transports or stores waste tires without a license in violation of RCW 70.95.555 is liable for the costs of cleanup of any and all waste tires transported or stored.

Declares that no person or business, having legally transferred possession of waste tires to a licensed transporter or storer of waste tires or to a permitted recycler, has any further liability related to the waste tires legally transferred.

Appropriates the sum of one 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 office of financial management to reimburse the department of ecology to complete the study in this act.

**HB 2085-S** by House Committee on Transportation (originally sponsored by Representatives Simpson, Hankins, Murray, Haler, Morris, Ormsby, B. Sullivan, Dickerson, Chase, Wood, and Ericks)

(DIGEST AS ENACTED)

Finds that discarded tires in unauthorized dump sites pose a health and safety risk to the public. Many of these tire piles have been in existence for a significant amount of time and are a continuing challenge to state and local officials responsible for cleaning up unauthorized dump sites and preventing further accumulation of waste tires.

Declares an intent to document the extent of the problem, create and fund an effective program to eliminate unauthorized tire piles, and minimize potential future problems and costs.

Creates the waste tire removal account in the state treasury. All receipts from tire fees imposed under RCW 70.95.510 must be deposited in the account. Moneys in the account may be spent only after appropriation. Expenditures from the account may be used for the cleanup of unauthorized waste tire piles and measures that prevent future accumulation of unauthorized waste tire piles.

Provides that any person who transports or stores waste tires without a license in violation of RCW 70.95.555 is liable for the costs of cleanup of any and all waste tires transported or stored.

Declares that no person or business, having legally transferred possession of waste tires to a licensed transporter or storer of

waste tires or to a permitted recycler, has any further liability related to the waste tires legally transferred.

Appropriates the sum of one 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 office of financial management to reimburse the department of ecology to complete the study in this act.

Appropriates the sum of forty thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the waste tire removal account to the department of revenue for administration of the fee established in this act.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Transportation.  
 Mar 2 Public hearing in committee.  
 Mar 5 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted, do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 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, 76; nays, 17; absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 14 First reading, referred to Water, Energy & Environment.  
 Mar 22 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 WEE - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 And refer to Ways & Means.  
 Apr 4 Public hearing and executive action taken in committee.  
 Referred to Ways & Means.  
 WM - Majority; do pass with amendments(s) by Water, Energy & Environment.  
 Minority; do not pass.  
 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, 41; nays, 4; absent, 0; excused, 4.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 75; nays, 20; absent, 0; excused, 3.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 10 Governor signed.  
 Chapter 354, 2005 Laws.  
 Effective date 7/1/2005.

**HB 2086** by Representatives McCoy, Eickmeyer, Chase, Wallace, Blake, Linville, Morrell, Uptegrove, Appleton, and Hunt

Authorizing extension or expansion of sewage treatment systems in rural areas when necessary to address Hood Canal concerns.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that sewer systems may be extended to or expanded in rural areas within aquatic rehabilitation zone one according to the requirements of this act.

Authorizes municipal sewer systems and community sewage collection and treatment facilities to be constructed in or extended to areas in which: (1) Clusters of high-density development are present;

(2) Water quality problems associated with discharge of nutrients from on-site sewage treatment systems have been documented; and

(3) The treatment efficiency of existing on-site sewage treatment systems is poor.

Requires systems and facilities constructed in or extended into rural areas to include nitrogen removal treatment capability when practicable.

Provides that consistent with the requirements of RCW 36.70A.110(4), any system or facility constructed or expanded to serve residences in rural areas of aquatic rehabilitation zone one shall be: (1) Financially supportable at rural densities; and

(2) Conditioned to prohibit service of urban development.

Requires the Puget Sound action team to assess the effectiveness of nitrogen treatment provided by currently approved and alternative on-site sewage treatment technologies. The Puget Sound action team may consult with other federal, state, tribal, and local agencies in conducting this assessment. The Puget Sound action team shall submit a report documenting the findings of this assessment to the appropriate committees of the legislature by December 1, 2005.

Requires the Puget Sound action team, in consultation with local and state health agencies, to conduct an inventory of on-site sewage systems operating in the Hood Canal watershed. The Puget Sound action team shall submit the inventory to the appropriate committees of the legislature by December 1, 2005.

**HB 2086-S** by House Committee on Select Committee on Hood Canal (originally sponsored by Representatives McCoy, Eickmeyer, Chase, Wallace, Blake, Linville, Morrell, Uptegrove, Appleton, and Hunt)

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

Recognizes the state's growth management act specifies in RCW 36.70A.110(4) that generally it is not appropriate to extend or expand urban governmental services, such as sewer systems, into rural areas.

Recognizes that RCW 36.70A.110(4) contains an exception to this general rule in those limited circumstances shown to be necessary to protect basic public health and safety and the environment when the facilities are financially supportable at rural densities and do not permit urban development.

Declares an intent to provide for an assessment of the efficacy of nitrogen reduction capabilities in existing and alternative on-site sewage treatment systems and an inventory of existing on-site sewage treatment systems in the Hood Canal vicinity to support development of sewage treatment solutions for this area.

Requires the Puget Sound action team to assess the effectiveness of nitrogen treatment provided by currently approved and alternative on-site sewage treatment technologies. The Puget Sound action team may consult with other federal, state, tribal, and local agencies in conducting this assessment. The Puget Sound action team shall submit a report documenting the findings of this assessment to the appropriate committees of the legislature by December 1, 2005.

Requires the Puget Sound action team, in consultation with local and state health agencies, to conduct an inventory of on-site sewage systems operating in the Hood Canal watershed. The Puget Sound action team shall submit the inventory to the appropriate committees of the legislature by December 1, 2006.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Select Committee on Hood Canal.  
 Feb 24 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 HOOD - Executive action taken by committee.  
 HOOD - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 11 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 57; nays, 37; absent, 0; excused, 4.  
-- IN THE SENATE --

Mar 14 First reading, referred to Water, Energy & Environment.

Mar 23 Public hearing in committee.

Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Select Committee on Hood Canal.

**HB 2087** by Representatives Lantz and Linville

Allowing the vacation of domestic violence misdemeanor and gross misdemeanor convictions.

Applies to misdemeanor and gross misdemeanor domestic violence offenses as identified in RCW 10.99.020.

Provides that, in addition to any vacation of records of conviction under RCW 9.96.060, a person may apply to the sentencing court under this act for a vacation of his or her records of convictions for one or more misdemeanor or gross misdemeanor offenses as identified in RCW 10.99.020.

Provides that an applicant may have his or her records of convictions vacated if: (1) There are no criminal charges against the applicant pending in any court of this state or another state, or in any federal court;

(2) Five years have elapsed since the applicant completed the terms of the original conditions of the sentence for the offense, including any legal financial obligations;

(3) The applicant has successfully completed a domestic violence perpetrator program meeting the minimum qualifications established by RCW 26.50.150;

(4) The prosecuting attorney's office that prosecuted the offense for which vacation is sought consents to the vacation; and

(5) The court finds that the applicant is remorseful for the offense.

-- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Judiciary.  
Feb 28 Public hearing in committee.

**HB 2088** by Representatives Lantz, Haigh, and Simpson

Companion Bill: 5976

Adding a ninth member to the state fire protection policy board.

(DIGEST AS ENACTED)

Amends RCW 43.43.932 to add a ninth member to the state fire protection policy board.

Adds one representative of the state association of fire marshals.

-- 2005 REGULAR SESSION --

Feb 17 First reading, referred to State Government Operations & Accountability.

Mar 1 Public hearing in committee.

Mar 2 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Passed to Rules Committee for second reading.

Mar 7 Placed on second reading suspension calendar.

Mar 9 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
First reading, referred to Government Operations & Elections.

Mar 22 Public hearing and executive action taken in committee.

Mar 23 GO - Majority; do pass.

Mar 24 Passed to Rules Committee for second reading.

Mar 30 Placed on second reading by Rules Committee.

Apr 4 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
-- IN THE HOUSE --

Apr 5 Speaker signed.  
-- IN THE SENATE --

Apr 6 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 7 Delivered to Governor.

Apr 13 Governor signed.  
Chapter 35, 2005 Laws.  
Effective date 7/24/2005.

**HB 2089** by Representatives Hunt, Haigh, Kirby, Armstrong, Nixon, and Williams

Changing the gift limitation for state officers and employees.

(SEE ALSO PROPOSED 1ST SUB)

Revises the gift limitation for state officers and employees to seventy-five dollars.

Provides that, on January 1st of each even-numbered year beginning in 2006, the dollar limits in this act will be increased by ten dollars.

**HB 2089-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Hunt, Haigh, Kirby, Armstrong, Nixon, and Williams)(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the gift limitation for state officers and employees to seventy-five dollars.

Provides that, once properly received under this act, the item received is the personal property of the recipient to dispose of as the recipient chooses.

-- 2005 REGULAR SESSION --

Feb 17 First reading, referred to State Government Operations & Accountability.

Mar 1 Public hearing in committee.

Mar 2 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --

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

**HB 2090** by Representatives Appleton, Campbell, Kenney, Dickerson, Schual-Berke, Curtis, Walsh, Cody, Clibborn, Haigh, and Chase

Establishing sterilization and age requirements for body piercing and body art.

Requires the secretary of health to adopt by rule requirements for the sterilization of needles, single-use disposable sharps, reusable sharps, instruments, and jewelry used by any person who practices body piercing or body art and restrictions to be placed on body art and piercing procedures for adults and minors in accordance with nationally recognized professional standards. The secretary shall consider the standard precautions recommended by the United States centers for disease control, the national environmental health association, and the association of professional piercers, in the adoption of these sterilization requirements.

Requires any person who practices body piercing or body art to comply with the rules adopted by the department of health under this act.

Declares that a violation of this act is a misdemeanor.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Health Care.  
 Feb 25 Public hearing and executive action taken in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Mar 1 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading suspension calendar.  
 Mar 9 Referred to Rules 2 Consideration.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Health Care.

**HB 2091** by Representatives Lantz, Campbell, Appleton, Moeller, and Conway

Companion Bill: 5977

Authorizing the "we love our pets" license plate.

Authorizes the "we love our pets" license plate.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Transportation.  
 Mar 3 Public hearing and executive action taken in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 2092** by Representative Ericksen

Repealing provisions concerning animal massage practitioners.

Repeals RCW 18.108.230 and 2001 c 297 s 1 (uncodified).

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2093** by Representatives Roach, Ahern, Kristiansen, Clements, Serben, and McCune

Protecting an unborn quick child from harm by the use of alcohol or any illicit drug.

Protects an unborn quick child from harm by the use of alcohol or any illicit drug.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Criminal Justice & Corrections.

**HB 2094** by Representatives Roach, Armstrong, Kristiansen, Serben, Bailey, McCune, Woods, Clements, Ericks, Dunn, and Chase

Increasing the seriousness level for first degree rape.

Declares an intent to ensure that the penalties imposed for first degree rape are significant and that the victims of such rape will be better able to lead lives free of fear knowing that the perpetrators of such crimes against them will be incarcerated for a substantial length of time.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Criminal Justice & Corrections.

**HB 2095** by Representatives Roach, Ahern, Serben, Holmquist, and McCune

Authorizing the use of pharmaceutical birth control or tubal ligation in cases of children born alcohol or drug-affected.

Finds that the state has a compelling interest in protecting unborn children from the harmful effects of alcohol abuse and illegal drug use during pregnancy and that requiring pharmaceutical birth control or tubal ligation for women who are incapable for whatever reason of making long-term decisions in controlling their abuse of alcohol or use of illegal drugs is in the best interest of the mothers and their children.

Provides that a physician licensed under chapter 18.71 RCW primarily responsible for the supervision of the birth of an infant or care of the mother of the infant, or a hospital administrator, who has reasonable cause to believe an infant is alcohol or drug-affected or has been exposed to alcohol abuse or the use of illegal drugs shall: (1) Conduct appropriate tests to determine whether the infant is alcohol or drug-affected;

(2) Notify the department of the name and address of the parents of an infant who is alcohol or drug-affected; and

(3) Retain the infant in the birthing facility for medical treatment or place the infant in an appropriate pediatric care facility with the concurrence of the department for sufficient time for the infant to undergo withdrawal from the effects of the alcohol or drug.

Authorizes the department, upon receipt of a report under this act, to investigate and, in cases where a physician has determined the infant is alcohol or drug-affected, to file a petition in the superior court requesting the court to issue an order requiring the mother to abstain from alcohol or the nonprescription use of controlled substances, to submit to random testing by the department for such substances, and to attend alcohol or drug dependency treatment programs and counseling as determined appropriate by the department. If the evidence supports the physician's determination that the infant is alcohol or drug-affected and that the infant is alcohol or drug-affected as a result of the ingestion of alcohol or drugs by the mother, the court shall issue the order.

Provides that the department shall pay for pharmaceutical birth control or tubal ligation administered under this act if the mother's income is less than two hundred percent of the federal poverty level. The department shall report by December 1st of each year to the governor and legislature: (1) The number of physician reports under section 2 of this act received by the department;

(2) The number of cases where a physician has determined an infant is alcohol or drug-affected;

(3) The number of cases where involuntary or voluntary use of pharmaceutical birth control measures or tubal ligation was implemented and whether pharmaceutical birth control or tubal ligation was utilized; and

(4) The recidivism rate of subsequent births of alcohol or drug-affected infants.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Health Care.

**HB 2096** by Representatives Buri, Haler, McDonald, Linville, Ormsby, Holmquist, Grant, Cox, McDermott, Armstrong, Pearson, Morrell, Serben, Newhouse, Conway, Chase, and Santos

Companion Bill: 5968

Requiring a study of the economic and social contribution of agricultural fairs to Washington state.

(AS OF HOUSE 2ND READING 3/10/05)

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 Economic Development, Agriculture & Trade.  
Feb 28 Public hearing in committee.  
Mar 2 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 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 10 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Agriculture & Rural Economic Development.  
Mar 22 Public hearing and executive action taken in committee.  
Mar 23 ARED - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 2097** by Representatives Eickmeyer, Uptegrove, Hunt, B. Sullivan, Chase, Ericks, McCoy, Hunter, Pettigrew, and Appleton

Establishing a management program for Hood Canal rehabilitation.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds a need exists for the state to take action to address and resolve Hood Canal's low-dissolved oxygen concentrations.

Finds a need exists to coordinate and manage a rehabilitation program for Hood Canal and to administer funding for projects, studies, and activities related to resolving the Hood Canal's concerns.

Declares an intent to establish this rehabilitation program and create a program manager to coordinate and administer the Hood Canal rehabilitation program and funding.

Establishes a program for rehabilitation of Hood Canal in Jefferson, Kitsap, and Mason counties within the aquatic rehabilitation zone one.

Requires the management board to report its progress on a quarterly basis to the legislative bodies of the participating counties and tribes and the participating state agencies. The management board also shall submit an annual report describing its efforts and successes in implementing the program established according to this act to the appropriate committees of the legislature.

**HB 2097-S** by House Committee on Select Committee on Hood Canal (originally sponsored by Representatives Eickmeyer, Uptegrove, Hunt, B. Sullivan, Chase, Ericks, McCoy, Hunter, Pettigrew, and Appleton)

(DIGEST AS ENACTED)

Finds that significant research, monitoring, and study efforts are currently occurring regarding Hood Canal's low-dissolved oxygen concentrations. The legislature recognizes that federal, state, tribal, and local governments and other organizations and entities are coordinating research, monitoring, and modeling efforts through the Hood Canal low-dissolved oxygen program.

Recognizes that these entities and others are continuing individual efforts to study and identify potential solutions for Hood Canal's low-dissolved oxygen concentrations. The legislature also recognizes numerous public, private, and community organizations are working to provide public education regarding Hood Canal's low-dissolved oxygen concentrations. The legislature recognizes and encourages the continuation of these efforts.

Authorizes the development of a program for rehabilitation of Hood Canal in Jefferson, Kitsap, and Mason counties within the aquatic rehabilitation zone one.

Designates the Puget Sound action team as the state lead agency for the rehabilitation program authorized in this act.

Designates the Hood Canal coordinating council as the local management board for the rehabilitation program authorized in this act.

Provides that the Puget Sound action team and the Hood Canal coordinating council must each approve and must conmanage projects under the rehabilitation program authorized in this act.

Requires the local management board to report its progress on a quarterly basis to the legislative bodies of the participating counties and tribes and the participating state agencies. The local management board also shall submit an annual report describing its efforts and successes in implementing the program established according to this act to the appropriate committees of the legislature.

Declares that the activities of the Puget Sound action team and the Hood Canal coordinating council required by this act are subject to the availability of amounts appropriated for this specific purpose.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Select Committee on Hood Canal.  
Feb 22 Public hearing in committee.  
Mar 1 Executive session in committee.  
HOOD - Executive action taken by committee.  
HOOD - Majority; 1st substitute bill be substituted, do pass.  
Mar 2 Passed to Rules Committee for second reading.  
Mar 7 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, 58; nays, 36; absent, 0; excused, 4.  
-- IN THE SENATE --  
Mar 14 First reading, referred to Natural Resources, Ocean & Recreation.  
Mar 24 Public hearing in committee.  
Mar 30 Executive session in committee.  
Mar 31 NROR - 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 11 Committee amendment not adopted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 35; nays, 13; absent, 0; excused, 1.  
-- IN THE HOUSE --  
Apr 20 House concurred in Senate amendments.  
Passed final passage; yeas, 94; nays, 2; absent, 0; excused, 2.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.

## -- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.  
 May 16 Governor signed.  
 Chapter 479, 2005 Laws.  
 Effective date 5/16/2005.

**HB 2098** by Representatives Darneille, Chase, and Santos

Regarding sanctions for adult family home providers.

Amends RCW 70.128.160 relating to sanctions for adult family home providers.

## -- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Health Care.

**HB 2099** by Representative Darneille

Concerning long-term care insurance.

Amends RCW 48.84.020 to provide that such terms include adult family homes, boarding homes, and assisted living facilities.

## -- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Health Care.

**HB 2100** by Representative Darneille

Allowing sabbaticals for adult family home operators.

Requires the department to, by rule, provide for an adult family home operator to take a sabbatical of up to twelve months without affecting their licensing status. To qualify for a sabbatical the operator must meet their annual training requirement, pay all applicable fees, and provide for the appropriate care of residents, as determined by the department.

## -- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Health Care.

**HB 2101** by Representatives Pearson, Lovick, McDonald, and Chase

Changing provisions relating to registration of sex and kidnapping offenders who are students.

(DIGEST AS ENACTED)

Revises provisions relating to registration of sex and kidnapping offenders in schools, notification to the school, and dissemination of the information within the school.

## -- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Juvenile Justice & Family Law.  
 Feb 23 Public hearing and executive action taken in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; do pass.  
 Feb 25 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Human Services & Corrections.  
 Mar 17 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 HSC - Majority; do pass with amendment(s).  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 6 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, 49; nays, 0; absent, 0; excused, 0.

## -- IN THE HOUSE --

Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 96; nays, 0; absent, 0; excused, 2.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 10 Governor signed.  
 Chapter 380, 2005 Laws.  
 Effective date 9/1/2006.

**HB 2102** by Representatives Halder, Grant, Newhouse, Hankins, Buri, and Dunn

Defining the meaning of enlarge with respect to water rights changes.

Amends RCW 90.44.100 relating to changing a ground water right.

## -- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Economic Development, Agriculture & Trade.  
 Mar 11 Public hearing in committee.

**HB 2103** by Representatives Morris, Crouse, Halder, Grant, Condotta, Linville, Blake, Kessler, Anderson, Chase, and Santos

Encouraging the use of hydroelectric power.

Declares it is the policy of the state of Washington to recognize water as a renewable energy resource and to encourage the use of hydroelectric power.

## -- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Technology, Energy & Communications.  
 Mar 1 Public hearing in committee.  
 Jan 26 Public hearing in committee.

**HB 2104** by Representatives Chase, Skinner, Hunt, Cox, Darneille, Clibborn, Wallace, Sells, Kessler, Buri, Grant, Eickmeyer, Conway, McIntire, Upthegrove, Hunter, Williams, Ormsby, McDermott, Linville, Kenney, and Santos

Creating a "Washington Made" logo.

(SEE ALSO PROPOSED 1ST SUB)

Directs the department of community, trade, and economic development to announce a competition for the design of the "Washington Made" logo among students receiving an elementary, intermediate, secondary, or higher education in Washington.

Provides that the student who designs the winning logo will receive a scholarship award of five thousand dollars. The student who designs the logo that receives second place in the competition will receive a scholarship award of three thousand five hundred dollars. The student who designs the logo that receives third place in the competition will receive a scholarship award of one thousand five hundred dollars. The trademark rights to the winning "Washington Made" logo shall be vested in the state of Washington.

Directs the department of community, trade, and economic development to work with economic development councils, chambers of commerce, the economic development commission, industry organizations, and trade organizations to develop the advertising campaign and secure private and other public funds to support the advertising campaign.

**HB 2104-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Chase, Skinner, Hunt, Cox, Darneille, Clibborn, Wallace, Sells, Kessler, Buri, Grant, Eickmeyer, Conway, McIntire, Upthegrove, Hunter, Williams, Ormsby, McDermott, Linville, Kenney, and Santos)

Authorizing the creation of a "Washington Made" logo.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the department of community, trade, and economic development to work with economic development councils, chambers of commerce, the economic development commission, industry organizations, and trade organizations to incorporate within the existing marketing campaign, the "Washington Made" logo adopted under this act. The department shall also work with these organizations to secure private funding and other public funds to assist in the educational campaign.

Requires the arts commission to conduct a competition for the design of a "Washington Made" logo for the voluntary labeling of consumer goods produced in Washington. The eligibility requirements for the competition, the members of the selection committee, the competition rules, and other details shall be established by the commission.

- 2005 REGULAR SESSION --
- Feb 17 First reading, referred to Economic Development, Agriculture & Trade.
- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.
- Jan 31 Public hearing in committee.
- Feb 2 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.
- Feb 3 Referred to Appropriations.
- Feb 4 Public hearing in committee.

**HB 2105** by Representatives Chase, DeBolt, Eickmeyer, Hinkle, Kessler, O'Brien, McCune, Ormsby, Hankins, Clements, Hasegawa, Ericks, Upthegrove, Moeller, Flannigan, Appleton, Hunt, and McCoy

Including Hood Canal in the on-site sewage grant program.

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

Includes Hood Canal in the on-site sewage grant program.

- 2005 REGULAR SESSION --
- Feb 17 First reading, referred to Select Committee on Hood Canal.
- Feb 22 Public hearing in committee.
- Feb 24 Executive session in committee.  
HOOD - Executive action taken by committee.  
HOOD - Majority; do pass.
- Mar 1 Referred to Appropriations.
- Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.
- Mar 7 Passed to Rules Committee for second reading.
- Mar 8 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, 89; nays, 5; absent, 0; excused, 4.
- IN THE SENATE --
- Mar 14 First reading, referred to Water, Energy & Environment.
- Mar 23 Public hearing in committee.
- Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --

- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Select Committee on Hood Canal.

**HB 2106** by Representatives Pettigrew, McIntire, Ahern, Wood, and Santos

Companion Bill: 5999

Exempting service contracts to administer parking and business improvement areas from excise taxation.

Exempts service contracts to administer parking and business improvement areas from excise taxation.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Finance.
- Mar 3 Public hearing in committee.

**HB 2107** by Representatives Kenney, Cox, Ormsby, Rodne, Williams, Upthegrove, and McDermott

Companion Bill: 5971

Authorizing a statewide student association.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes a statewide student association.

**HB 2107-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kenney, Cox, Ormsby, Rodne, Williams, Upthegrove, and McDermott)

Requiring a study of statewide student organizations.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the higher education coordinating board to conduct a study of statewide student associations representing students at public four-year institutions of higher education. The study shall include but not be limited to: Role and mission, funding mechanisms, activities and budget, oversight and accountability, and governance. In conducting the study, the board shall work with representatives from the Washington student lobby, campus student government associations, and the four-year institutions of higher education. The board shall submit a report with alternative models for how Washington students could be represented to the higher education committees of the legislature by December 1, 2005.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Higher Education.
- Feb 25 Public hearing in committee.
- Mar 1 Executive session in committee.  
HE - Executive action taken by committee.  
HE - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Mar 2 Passed to Rules Committee for second reading.
- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Higher Ed & Workforce Ed.

**HB 2108** by Representative Appleton

Concerning the interagency committee for outdoor recreation.

Provides that the committee may not prohibit or limit an otherwise qualified public body from receiving a grant or funds

for a project from any source controlled by the committee solely because the public body is also receiving a grant or funds for the same project from other sources, including other local, state, or federal sources.

Applies to a public body that currently has at least fifty percent of the funds required for a project, excluding state or federal funds, secured at the time the public body applies for a grant or funds for the project from any source of grant or funds controlled by the committee.

- 2005 REGULAR SESSION --
- Feb 17 First reading, referred to Natural Resources,  
Ecology & Parks.
- Mar 1 Public hearing and executive action taken in  
committee.  
NREP - Executive action taken by committee.  
NREP - Majority; do pass.  
Minority; do not pass.
- Mar 2 Referred to Capital Budget.
- Mar 4 Public hearing in committee.

**HB 2109** by Representatives Conway and Chase

Companion Bill: 5992

Modifying self-insurer assessments under the second injury fund.

(SEE ALSO PROPOSED 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.

**HB 2109-S** by House Committee on Commerce & Labor  
(originally sponsored by Representatives Conway  
and Chase)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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, 2009.

- 2005 REGULAR SESSION --
- Feb 17 First reading, referred to Commerce & Labor.
- Feb 21 Public hearing in committee.
- Mar 1 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted,  
do pass.
- Mar 2 Passed to Rules Committee for second reading.
- Mar 8 Made eligible to be placed on second reading.
- Mar 9 Placed on second reading by Rules Committee.
- Mar 16 Referred to Rules 2 Consideration.
- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in  
present status.  
House Rules "X" file.

**HB 2110** by Representatives Williams, Wood, Clibborn,  
Rodne, and Simpson

Clarifying access to accident reports and information compiled by the Washington state patrol.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to codify the holding of the United States Supreme Court in *Pierce County v. Guillen*, 537 U.S. 129, 123 S. Ct. 720, 154 L.Ed.2d 610 (2003) by clarifying that any information compiled or collected by the Washington state patrol pursuant to this statute is not privileged under 23 U.S.C. Sec. 409 and to clarify that the public shall have access under the public disclosure act to all accident reports and information compiled or collected by the Washington state patrol under this statute.

**HB 2110-S** by House Committee on State Government  
Operations & Accountability (originally  
sponsored by Representatives Williams, Wood, Clibborn, Rodne,  
and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to clarify that the public shall have access under the public disclosure act to all accident reports and information compiled or collected by the Washington state patrol under this statute.

Declares that such accident reports and information and any statistical analysis thereof under this act shall be available from the Washington state patrol to the general public upon request under the provisions of chapter 42.17 RCW.

- 2005 REGULAR SESSION --
- Feb 17 First reading, referred to State Government  
Operations & Accountability.
- Feb 28 Public hearing in committee.
- Mar 2 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be  
substituted, do pass.
- Mar 3 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 16 Referred to Rules 2 Consideration.
- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in  
present status.
- Jan 18 Placed on second reading by Rules Committee.
- Feb 14 Referred to Rules 2 Consideration.

**HB 2111** by Representative McIntire; by request of  
Department of Revenue

Companion Bill: 5972

Modifying the business and occupation tax credit for property tax payments related to the manufacture of commercial airplanes.

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 Finance.
- Feb 28 Public hearing in committee.

**HB 2112** by Representatives Green, Cody, McDermott,  
O'Brien, McCune, Darneille, and Kenney

Regarding fairness and equity in health professions licensing fees.

Requires the secretary to set fees for all certified health professions regulated by the department so that the fees are equal for all certified health professions and are set at a sufficient level to defray the costs of administering all certified health profession programs.

Requires the secretary to set fees for all registered health professions regulated by the department so that the fees are equal for all registered health professions and are set at a sufficient level to defray the costs of administering all registered health profession programs.

Requires the secretary to set fees for all licensed health professions regulated by the department so that the fees are equal for all licensed health professions and are set at a sufficient level to defray the costs of administering all licensed health profession programs.

-- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Health Care.

**HB 2113** by Representatives Green, Cody, Moeller, Darneille, and Santos

Companion Bill: 5919

Regarding mental health service providers under medicaid.

Provides that mental health providers licensed under chapters 18.57, 18.71, 18.79, 18.83, and 18.225 RCW are authorized to provide mental health services to individuals' families, or groups who are medicaid enrollees. These services may be offered in the providers' office, in the clients' home, or in a nursing facility.

-- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Health Care.

**HB 2114** by Representatives Wallace and Dunn

Companion Bill: 6021

Limiting the tax exemption for sales to nonresidents.

Amends RCW 82.08.0273 relating to limiting the tax exemption for sales to nonresidents.

-- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Finance.

Mar 3 Public hearing in committee.

**HB 2115** by Representatives Dickerson, Roach, Simpson, Upthegrove, Ormsby, Chase, Roberts, and Darneille; by request of Lieutenant Governor

Companion Bill: 5974

Providing information to pregnant women about opiate treatment programs.

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

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 Children & Family Services.

Feb 28 Public hearing in committee.

Mar 2 Executive session in committee.

CFS - Executive action taken by committee.

CFS - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 7 Placed on second reading suspension calendar.

Mar 9 Committee recommendations adopted.

Placed on third reading.

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

-- IN THE SENATE --

First reading, referred to Human Services & Corrections.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 HSC - Majority; do pass.

Apr 4 Passed to Rules Committee for second reading.

Apr 5 Made eligible to be placed on second reading.

Apr 6 Placed on second reading by Rules Committee.

Apr 24 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

House Rules "X" file.

**HB 2116** by Representatives Pettigrew, Newhouse, and Linville

Providing a livestock nutrient tax exemption.

(SEE ALSO PROPOSED 1ST SUB)

Provides a livestock nutrient tax exemption.

**HB 2116-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Pettigrew, Newhouse, and Linville)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides a livestock nutrient tax exemption.

-- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Economic Development, Agriculture & Trade.

Feb 25 Public hearing in committee.

Mar 2 Executive session in committee.

EDAT - Executive action taken by committee.

EDAT - Majority; 1st substitute bill be

substituted, do pass.

Referred to Finance.

**HB 2117** by Representatives Fromhold and Dunshee

Concerning planning by selected cities and counties.

Amends RCW 36.70A.130 relating to allowing cities and counties critical areas time extensions for the purpose of participation in the public works trust fund.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Local Government.

**HB 2118** by Representatives Schindler, Simpson, Ahern, Clibborn, and Woods

Modifying penalties for violating conditions of an intermediate driver's license.

(SEE ALSO PROPOSED 1ST SUB)

Finds that two-thirds of teen passenger deaths occur when another teen is driving.

Finds that states with teenage driver restrictions experience a decrease in teenage car crashes.

Finds that teenagers are often distracted when other teens are in the vehicle.

Declares that the purpose of this act is to reduce vehicle collisions by providing penalties for the number of teenage passengers in a vehicle with a teenage driver.

**HB 2118-S** by House Committee on Transportation (originally sponsored by Representatives Schindler, Simpson, Ahern, Clibborn, and Woods)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that two-thirds of teen passenger deaths occur when another teen is driving.

Finds that states with teenage driver restrictions experience a decrease in teenage car crashes.

Finds that teenagers are often distracted when other teens are in the vehicle.

Declares that the purpose of this act is to reduce vehicle collisions by providing penalties for the number of teenage passengers in a vehicle with a teenage driver.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Transportation.

Mar 2 Public hearing in committee.

Mar 7 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; 1st substitute bill be substituted, 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.

Rules Committee relieved of further consideration.

Referred to Transportation.

Jan 25 Public hearing in committee.

**HB 2119** by Representatives Halder, Hinkle, Walsh, Curtis, Anderson, Dunn, Ericksen, and Rodne

Privatizing child support enforcement.

Finds that: (1) With increasing demands for public services and limited resources for additional state personnel, the state needs to be more effective and responsive in ensuring that parents meet their child support obligations; and

(2) Private and nonprofit entities are able to provide high quality services more cost-effectively than the state because of management flexibility and better access to technology.

Declares that the purpose of this act is to improve customer service, increase collection of child support owed to custodial parents, and improve the lives of affected children.

Requires that, by July 1, 2005, the secretary shall initiate a process under RCW 41.06.142 (1), (4), and (5) for the purpose of contracting with one or more private or nonprofit entities or employee business units, as defined in RCW 41.06.142, for services in administering all aspects of child support enforcement functions under this chapter and chapter 74.20A RCW. However, the requirement in RCW 41.06.142(1)(e) for determining savings or efficiency improvements shall be deemed to be satisfied if the successful bidder or bidders for the contract reasonably demonstrate the methods by which savings or efficiency improvements, or both, will be achieved.

Provides that, beginning December 1, 2007, and each December 1st thereafter, the secretary must report to the governor and the appropriate committees of the legislature on the operation and performance of the program contracted under this act. The report must include an assessment of the effectiveness and success of the contracted program in enhancing child support collection and provide any plans or recommendations for improving the effectiveness and success of the contracted program in achieving the purposes of this act.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Juvenile Justice & Family Law.

**HB 2120** by Representatives McIntire and Ericks

Establishing urban impact districts.

Finds that it is in the best interest of the people of the state of Washington to be able to establish urban impact districts as municipal corporations and independent taxing units to address the particular needs of unincorporated areas that are characterized by urban growth and demand for urban governmental services. These districts are intended to facilitate the annexation or incorporation of unincorporated areas that lie within designated urban growth areas and to provide resources to support the provision of urban governmental services to areas that remain unincorporated.

Provides that the legislative authority of any county that is required to plan under chapter 36.70A RCW is authorized to establish one or more urban impact districts within the county for the purpose of: (1) Providing significant incentives and financial support to cities to promote annexation of unincorporated areas that lie within designated urban growth areas;

(2) Providing incentives and financial support to new cities that may be incorporated within such areas; and

(3) Providing resources to support the provision by the county of urban governmental services to areas that remain outside of incorporated cities.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Local Government.

**HB 2121** by Representatives DeBolt, Holmquist, Haigh, Campbell, Miloscia, Crouse, Hankins, Buri, Ericksen, Buck, Wallace, Dunn, Woods, Priest, and Serben

Concerning health benefit plans.

Provides that, notwithstanding any other provision of RCW 48.21.045, an insurer offering any health benefit plan to a small employer may offer small group health benefit plans that provide coverage for fifteen mandated benefits required under chapter 48.21 RCW. An employee covered by such a small group health benefit plan may select the fifteen mandated benefits to be covered. If an employee requests a small group benefit plan with more than fifteen mandated benefits, the additional cost of such coverage must be split equally between the employer and the employee.

Provides that, notwithstanding any other provision of RCW 48.44.023, an insurer offering any health benefit plan to a small employer may offer small group health benefit plans that provide coverage for fifteen mandated benefits required under chapter 48.44 RCW. An employee covered by such a small group health benefit plan may select the fifteen mandated benefits to be covered. If an employee requests a small group benefit plan with more than fifteen mandated benefits, the additional cost of such coverage must be split equally between the employer and the employee.

Provides that, notwithstanding any other provision of RCW 48.46.066, an insurer offering any health benefit plan to a small employer may offer small group health benefit plans that provide coverage for fifteen mandated benefits required under chapter 48.46 RCW. An employee covered by such a small group health benefit plan may select the fifteen mandated benefits to be covered. If an employee requests a small group benefit plan with more than fifteen mandated benefits, the additional cost of such coverage must be split equally between the employer and the employee.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Health Care.

**HB 2122** by Representatives Ericks, Santos, Hankins, Morrell, Lantz, Blake, Darneille, Ormsby, Wood, Chase, Linville, Kenney, Tom, McDermott, and Hasegawa

Protecting confidentiality of domestic violence information.

Provides that a domestic violence advocate may not, without the consent of the victim, be examined as to any communication made by the victim to the domestic violence advocate.

Declares that for purposes of this act, "domestic violence advocate" means the employee or volunteer from a domestic violence shelter, victim assistance unit, program, or association, that provides information, medical or legal advocacy, counseling, or support to victims of domestic violence, who is designated by the victim to accompany the victim to proceedings concerning the alleged acts of domestic violence, including police and prosecution interviews, court proceedings, and to the hospital or other health care facility.

Provides that a domestic violence advocate may disclose a confidential communication without the consent of the victim if failure to disclose is likely to result in a clear, imminent risk of serious physical injury or death of the victim or another person. Any domestic violence advocate participating in good faith in the disclosing of records and communications under this act is immune from any liability, civil, criminal, or otherwise, that might result from the action. In any proceeding, civil or criminal, arising out of a disclosure under this act, the good faith of the domestic violence advocate who disclosed the confidential communication shall be presumed.

Provides that except as authorized in this act, a domestic violence program, an individual who assists a domestic violence program in the delivery of services, or an agent, employee, or volunteer of a domestic violence program may not disclose information about a recipient of shelter, advocacy, or counseling services without the informed authorization of the recipient. In the case of an unemancipated minor, the minor and the parent or guardian must provide the authorization.

Requires the secretary to adopt rules to establish procedures to protect the confidentiality and prevent the disclosure of information that may impair the safety of past and current victims of domestic violence and stalking. At a minimum, the rules shall address the sharing of information among state agencies and other partners and modifying or improving existing data bases to protect from unauthorized information sharing and disclosure.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Judiciary.  
Feb 28 Public hearing in committee.

**HB 2123** by Representatives Murray, Cox, Kenney, Quall, and McIntire

Requiring adoption of rules regulating off-campus conduct.

Requires each institution of higher education to adopt rules regarding disruptive off-campus conduct of students, including sanctions. Sanctions may include, but are not limited to, counseling, probation, suspension, or expulsion.

Declares that, as used in this act, "disruptive off-campus conduct" means any conduct that results in a citation or conviction for the violation of laws or ordinances and that: (1) Interferes with the institution of higher education's relationship with the surrounding community;

(2) Harms the reputation of the institution of higher education; or

(3) Violates the institution of higher education's policies.

Requires each institution of higher education to report the substance of the rules adopted under this act to the higher education committees of the legislature by December 1, 2005.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Higher Education.  
Mar 1 Public hearing in committee.  
Feb 2 Public hearing in committee.

**HB 2124** by Representatives Murray, Jarrett, Simpson, Hudgins, Upthegrove, Sells, Wallace, Dickerson, B. Sullivan, Moeller, Kenney, and Hasegawa

Increasing state participation in public transportation service and planning.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent that the state department of transportation be a leader in public transportation in the state. The department shall play a guiding role in coordinating decentralized public transportation services, increasing connectivity between them, advocating for public transportation as a means to increase corridor efficiency, and increasing the integration of public transportation and the highway system.

Requires the secretary to establish an office of transit mobility to ensure the integration of decentralized public transportation services with the state transportation system. The director of the office must report directly to the secretary.

Creates the regional mobility steering committee.

**HB 2124-S** by House Committee on Transportation (originally sponsored by Representatives Murray, Jarrett, Simpson, Hudgins, Upthegrove, Sells, Wallace, Dickerson, B. Sullivan, Moeller, Kenney, and Hasegawa)

(DIGEST AS ENACTED)

Declares an intent that the state department of transportation be a leader in public transportation. The department shall play a guiding role in coordinating decentralized public transportation services, increasing connectivity between them, advocating for public transportation as a means to increase corridor efficiency, and increasing the integration of public transportation and the highway system.

Requires the secretary to establish an office of transit mobility to ensure the integration of decentralized public transportation services with the state transportation system.

Declares that the primary goals of the office of transit mobility are to facilitate: (1) Connection and coordination of transit services and planning; and

(2) Maximizing opportunities to use public transportation to improve the efficiency of transportation corridors.

Provides that local and regional transportation agencies shall adopt common transportation goals. The office of transit mobility shall review local and regional transportation plans, including plans required under RCW 35.58.2795, 36.70A.070(6), 36.70A.210, and 47.80.023, to provide for the efficient integration of multimodal and multijurisdictional transportation planning.

Provides that the department shall establish a regional mobility grant program. The purpose of the grant program is to aid local governments in funding projects such as intercounty connectivity service, park and ride lots, rush hour transit service, and capital projects that improve the connectivity and efficiency of our transportation system. The department shall identify cost-effective projects that reduce delay for people and goods and improve connectivity between counties and regional population centers. The department shall submit a prioritized list of all projects requesting funding to the legislature by December 1st of each year.

Requires the department to report annually to the transportation committees of the legislature on the status of any grants projects funded by the program created under this act.

Provides that, beginning in 2005, and every other year thereafter, the department shall examine the division's existing grant programs, and the methods used to allocate grant funds, to determine the program's effectiveness, and whether the methods used to allocate funds result in an equitable distribution of the grants. The department shall submit a report of the findings to the transportation committees of the legislature.

Provides that if Senate Bill No. 6103 is not enacted by June 30, 2005, this act is null and void.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Transportation.  
Feb 22 Public hearing in committee.  
Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 8 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, 52; nays, 42;  
absent, 0; excused, 4.  
-- IN THE SENATE --

Mar 12 First reading, referred to Transportation.  
Mar 24 Public hearing in committee.  
Apr 4 Executive session in committee.  
TRAN - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Apr 6 Made eligible to be placed on second reading.  
Apr 7 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, 28; nays, 18;  
absent, 0; excused, 3.  
-- IN THE HOUSE --

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

Apr 22 Senate 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, 29; nays, 14;  
absent, 1; excused, 5.  
-- IN THE HOUSE --

Apr 23 House concurred in Senate amendments.  
Passed final passage; yeas, 59; nays, 33;  
absent, 0; excused, 6.  
Apr 24 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
May 9 Governor signed.  
Chapter 318, 2005 Laws.  
Effective date 7/24/2005\*\*.

**HB 2125** by Representative Simpson

Modifying impact fee requirements.

Provides that, under no circumstances shall a county, city, town, or school district be required to transfer funds to an impact fee account from another agency account.

Declares that the impact fee schedule shall not be adjusted to offset impact fees not collected from an exempt low-income housing development or from another exempt development activity with broad public purposes.

Provides that a low-income housing development granted an exemption under this act shall be conditioned on the requirement that the developer record a covenant prohibiting the use of the property for any purpose other than low-income housing for a period of not less than twenty years.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Local Government.

**HB 2126** by Representatives Lantz, Kenney, Kessler, Rodne, Linville, Hankins, Grant, Takko, Newhouse, Williams, Flannigan, Sells, Ormsby, Chase, and Serben

Providing accommodations to dependent persons who are victims and witnesses.

(SUBSTITUTED FOR - SEE 1ST SUB)

Recognizes that it is important that dependent persons who are witnesses and victims of crime cooperate with law

enforcement and prosecutorial agencies and that their assistance contributes to state and local enforcement efforts and the general effectiveness of the criminal justice system.

Finds that the state has an interest in making it possible for courts to adequately and fairly conduct cases involving dependent persons who are victims of crimes.

Declares an intent, by means of this act, to insure that all dependent persons who are victims and witnesses of crime are treated with sensitivity, courtesy, and special care and that their rights be protected by law enforcement agencies, prosecutors, and judges in a manner no less vigorous than the protection afforded to other victims, witnesses, and criminal defendants.

Provides that the failure to provide notice to a dependent person of the rights enumerated in this act or the failure to provide the rights enumerated shall not result in civil liability so long as the failure was in good faith.

Declares that nothing in this act shall be construed to limit a party's ability to bring an action, including an action for damages, based on rights conferred by other state or federal law.

Provides that, whenever a dependent person, as defined in RCW 9A.42.010, is offered as a witness and the court finds that varying the form and administration of the oath would avoid confusion for the dependent person, the court may vary the oath to be more easily understood by the dependent person while still conveying the solemn and obligatory nature of the oath.

**HB 2126-S** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Kenney, Kessler, Rodne, Linville, Hankins, Grant, Takko, Newhouse, Williams, Flannigan, Sells, Ormsby, Chase, and Serben)

Providing accommodations to dependent persons who are victims and witnesses. (REVISED FOR PASSED LEGISLATURE: Providing a statement of rights for dependent persons who are victims or witnesses.)

(DIGEST AS ENACTED)

Recognizes that it is important that dependent persons who are witnesses and victims of crime cooperate with law enforcement and prosecutorial agencies and that their assistance contributes to state and local enforcement efforts and the general effectiveness of the criminal justice system.

Finds that the state has an interest in making it possible for courts to adequately and fairly conduct cases involving dependent persons who are victims of crimes.

Declares an intent, by means of this act, to insure that all dependent persons who are victims and witnesses of crime are treated with sensitivity, courtesy, and special care and that their rights be protected by law enforcement agencies, prosecutors, and judges in a manner no less vigorous than the protection afforded to other victims, witnesses, and criminal defendants.

Provides that, in addition to the rights of victims and witnesses provided for in RCW 7.69.030, there shall be every reasonable effort made by law enforcement agencies, prosecutors, and judges to assure that dependent persons who are victims or witnesses are afforded the rights enumerated in this act.

Allows the prosecutor to file a motion with the court at any time prior to commencement of the trial for an order authorizing the taking of a video tape deposition of the dependent person's testimony.

Provides that the prosecutor or defense may file a motion with the court at any time prior to commencement of the trial for an order authorizing the taking of a video tape deposition for the purpose of preserving the direct testimony of the moving party's witness if that witness is a dependent person.

Authorizes the court to grant the motion if the moving party shows that it is likely that the dependent person will be unavailable to testify at a subsequent trial. The court's finding shall be based upon, at a minimum, recommendations from the dependent person's physician or any other person having direct contact with the dependent person and whose recommendations are based on specific behavioral indicators exhibited by the dependent person.

Requires the moving party to provide reasonable written notice to the other party of the motion and order, if granted, pursuant to superior court criminal rules for depositions.

Provides that the failure to provide notice to a dependent person of the rights enumerated in this act or the failure to provide the rights enumerated shall not result in civil liability so long as the failure was in good faith.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Judiciary.  
 Mar 1 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - 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 11 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 93; nays, 0; absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 15 First reading, referred to Judiciary.  
 Mar 24 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 JUD - Majority; do pass with amendment(s).  
 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, 45; nays, 0; absent, 2; excused, 2.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 96; nays, 0; absent, 0; excused, 2.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 10 Governor signed.  
 Chapter 381, 2005 Laws.  
 Effective date 7/24/2005.

**HB 2127** by Representatives Sells, Chase, and Linville

Providing property tax exemptions for persons with disabilities related to the performance of military duties.

Finds that veterans with service-connected disabilities deserve property tax relief in recognition of their service to our country.

Provides that any veteran of the armed forces of the United States with a ten percent or more service-connected disability, regardless of age or income, shall receive an exemption of two hundred fifty dollars from all regular property taxes in addition to other exemptions for which the veteran may qualify under this act.

Applies to taxes levied for collection in 2006 and thereafter.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Finance.

**HB 2128** by Representatives Kirby and Roach

Companion Bill: 5997

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.

**HB 2128-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kirby and Roach)

(AS OF HOUSE 2ND READING 3/10/05)

Establishes provisions to regulate out-of-state banks, savings banks, and mutual savings banks branches.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Financial Institutions & Insurance.  
 Mar 1 Public hearing and executive action taken in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 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 10 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 2129** by Representatives Serben and Ahern

Providing a use tax exemption for certain tangible goods purchased outside the state.

Provides a use tax exemption for certain tangible goods purchased outside the state.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Finance.

**HB 2130** by Representatives Serben and Simpson

Modifying the taxation of omitted property.

Amends RCW 84.40.080 relating to the taxation of omitted property.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Finance.

**HB 2131** by Representatives Conway and Springer; by request of Department of Licensing

Companion Bill: 5967

Concerning the master licensing service.

(DIGEST AS ENACTED)

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.

Requires the department to invite and encourage participation by all Washington city and county governments having interests or responsibilities relating to business licensing.

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 18 First reading, referred to Commerce & Labor.  
 Feb 28 Public hearing and executive action taken in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Mar 2 Referred to Appropriations.  
 Mar 5 Public hearing and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Minority; without recommendation.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 14 Placed on second reading.  
 Mar 15 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Government Operations & Elections.  
 Mar 29 Public hearing in committee.  
 Mar 30 Executive session in committee.  
 Apr 1 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 40; nays, 1; absent, 0; excused, 8.  
 -- IN THE HOUSE --  
 Apr 16 Speaker signed.  
 -- IN THE SENATE --  
 Apr 18 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 19 Delivered to Governor.  
 Apr 26 Governor signed.  
 Chapter 201, 2005 Laws.  
 Effective date 7/24/2005.

**HB 2132** by Representatives Alexander, Simpson, DeBolt, Williams, Holmquist, and Kenney

Companion Bill: 5945

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.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Local Government.

**HB 2133** by Representatives Morrell, Campbell, Cody, Green, Schual-Berke, Clibborn, Moeller, Appleton, Lantz, Williams, Ormsby, Chase, and Conway

Companion Bill: 5888

Addressing access to individual health insurance coverage.

Revises provisions relating to access to individual health insurance coverage.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Health Care.

**HB 2134** by Representatives Conway, Roach, Lantz, Shabro, Kirby, Talcott, Kilmer, Darneille, and McDonald

Companion Bill: 5990

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 Finance.

Mar 1 Public hearing in committee.

**HB 2135** by Representatives Orcutt, Takko, Curtis, Blake, Jarrett, Holmquist, Strow, and Talcott

Extending the deadlines and update frequency of comprehensive plan updates.

Amends RCW 36.70A.130 relating to extending the deadlines and update frequency of comprehensive plan updates.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Local Government.

**HB 2136** by Representatives Linville, Ericksen, Eickmeyer, and Haler

Authorizing a business and occupation tax credit study.

Requires the department of health to develop, in consultation with the department of revenue, a program to provide business and occupation tax credits for physicians who serve uninsured, medicare, 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.

Provides that the program must relate the amount of any tax credit to the extent to which a provider serves uninsured, medicare, and medicaid patients, such that providers who serve the greatest number of uninsured, medicare, and medicaid patients receive the greatest tax credit.

Declares that the program also should recommend a minimum threshold of uninsured, medicare, or medicaid patients that a provider must serve in order to qualify for the tax credit.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Finance.

**HB 2137** by Representatives Sommers, Walsh, Darneille, Anderson, Chase, Dickerson, Ericks, Roberts,

Conway, Linville, Kenney, and O'Brien; by request of Office of Financial Management

Companion Bill: 5993

Providing additional funding for crime victims' compensation.

(SUBSTITUTED FOR - SEE 1ST SUB)

Appropriates the sum of three million six hundred twenty-seven thousand dollars for fiscal year ending June 30, 2005, from the state public safety and education account to the department of labor and industries 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 of labor and industries in the crime victims compensation program.

**HB 2137-S** by House Committee on Appropriations (originally sponsored by Representatives Sommers, Walsh, Darneille, Anderson, Chase, Dickerson, Ericks, Roberts, Conway, Linville, Kenney, and O'Brien; by request of Office of Financial Management)

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

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 department of labor and industries for the additional costs incurred by the department of labor and industries in the crime victims compensation program.

-- 2005 REGULAR SESSION --

- Feb 21 First reading, referred to Appropriations.  
 Feb 28 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 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, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 9 First reading, referred to Ways & Means.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 2138** by Representatives Haigh, Nixon, Miloscia, O'Brien, McDermott, Lovick, Hunt, Clements, and Ericks

Limiting access to public records by persons convicted of a gross misdemeanor or a felony.

Applies to a public record requested by a person convicted of a gross misdemeanor or a felony who is serving a sentence of imprisonment in a federal, state, or county correctional facility in this state or any other state, or who is under the supervision of the department of corrections in the community, unless denial of the record would interfere with the person's right to mount a criminal defense under the federal and state constitutions.

-- 2005 REGULAR SESSION --

- Feb 21 First reading, referred to State Government Operations & Accountability.  
 Feb 28 Public hearing in committee.

**HB 2139** by Representatives Schindler, Bailey, Crouse, Ahern, Holmquist, Sump, McDonald, Serben, Haler, Hinkle, Pearson, Condotta, Kretz, Roach, Dunn, Campbell, Kristiansen, McCune, and Nixon

Requiring parental consent for students to participate in sex education.

Provides that each school district, at least one month before the presentation in any classroom, assembly, lecture series, or other group setting, of information regarding sex education or other matters pertaining to sexual conduct, shall: (1) Provide written notice to the parents, guardians, or other custodians of the students who are the intended audience of such presentation; and

(2) Make the curricula and all related materials available for inspection by parents, guardians, and other custodians.

Provides that no student may be permitted to attend or participate in a class, assembly, lecture, or other setting in which information regarding sex education or sexual conduct is presented unless the student's parent, guardian, or other custodian consents in writing.

-- 2005 REGULAR SESSION --

- Feb 21 First reading, referred to Education.

**HB 2140** by Representatives Pettigrew, Darneille, Ormsby, Chase, Ericks, Dunn, Wood, O'Brien, and Santos

Making short-term loans available for low-income housing purposes.

Authorizes the department to use up to five million dollars annually from the housing trust fund capital bond proceeds to provide short-term loans to eligible organizations for property or building acquisition when the purpose of the acquisition is affordable housing development. The department may finance the properties for a period not to exceed three years during which time the organization must secure replacement permanent financing.

-- 2005 REGULAR SESSION --

- Feb 21 First reading, referred to Housing.  
 Mar 1 Public hearing in committee.

**HB 2141** by Representative Miloscia

Extending provisions relating to the determination of "vendors in good standing."

Extends provisions relating to the determination of "vendors in good standing" to December 31, 2009.

-- 2005 REGULAR SESSION --

- Feb 21 First reading, referred to State Government Operations & Accountability.  
 Mar 1 Public hearing in committee.

**HB 2142** by Representatives Sells, McCoy, Dunshee, B. Sullivan, Lovick, and Chase

Companion Bill: 5425

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 --

Feb 21 First reading, referred to Higher Education.

**HB 2143** by Representatives B. Sullivan, Ericks, Campbell, Sells, Conway, O'Brien, and Grant

Companion Bill: 5925

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 21 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2144** by Representatives Williams, Conway, Hudgins, Chase, and Hunt

Regulating state contracts.

Declares that it is essential that the legislature and state agencies spend tax dollars in a manner that is both responsible and consistent with the best interests of the state and the nation. The legislature and state agencies should, therefore, consider indirect benefits that may be achieved when entering into contracts, including personal services, purchased services, and civil service contracts. Such benefits include, but are not limited to, job creation, capital investment, and economic stimulus. Additionally, such benefits include greater protection of privacy interests, less risk of disclosure of personal information, and avoidance of undue risk.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Commerce & Labor.  
Feb 24 Public hearing in committee.

**HB 2145** by Representatives Roach, Buck, Kristiansen, Grant, and Blake

Exempting certain fish from the tax levied under RCW 82.08.020.

Provides that the tax levied by RCW 82.08.020 shall not apply to fish caught at a private fishing facility. For the purposes of this act, a "private fishing facility" means a facility managed by an "aquatic farmer" as defined in RCW 15.85.020.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Finance.

**HB 2146** by Representatives Grant, Buck, Kretz, Holmquist, Kristiansen, and Buri

Concerning private sector cultured aquatic products.

Declares that, for the purposes of chapter 15.85 RCW, private sector cultured aquatic products are livestock.

Declares that "livestock" means any animal raised on a farm for use or profit.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2147** by Representatives Linville, Kristiansen, Grant, Kretz, and Holmquist

Exempting certain trout from the tax levied under RCW 82.08.020.

Exempts certain trout from the tax levied under RCW 82.08.020.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Finance.

**HB 2148** by Representatives Pettigrew, McCoy, Ormsby, Chase, Haigh, O'Brien, and Santos

Permitting Indian tribes to license agencies located on or near the reservation for foster care placement.

Authorizes Indian tribes to license agencies located on or near the reservation for foster care placement.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Children & Family Services.

Feb 28 Public hearing in committee.

**HB 2149** by Representatives Curtis, Haler, Armstrong, Wallace, Tom, Rodne, Walsh, Strow, Condotta, Schindler, Anderson, Kristiansen, Cox, Buck, Williams, Moeller, Chase, Campbell, Linville, Buri, and Ahern

Compensating state employees on active military duty.

Provides that, if, on or after July 1, 2005, an officer or employee of the state is called into the federal service of the United States for a period exceeding thirty days, the officer or employee shall receive from the state fifty percent of the difference between his or her normal pay while employed by the state and his or her pay and allowances while in the service of the United States, if the pay and allowances while in the service of the United States is less than his or her pay while employed by the state. Payment and benefits provided for a mobilization under this provision shall not exceed four years.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to State Government Operations & Accountability.

Mar 1 Public hearing in committee.

Mar 2 Executive session in committee.

SGOA - Executive action taken by committee.

SGOA - Majority; do pass.

Minority; do not pass.

Referred to Appropriations.

**HB 2150** by Representatives Curtis, Moeller, Orcutt, Walsh, Schindler, and Wallace

Authorizing modification of urban growth areas to accommodate transportation facilities.

Amends RCW 36.70A.110 to provide that an urban growth area designated in accordance with this act may include within its boundaries a freeway junction that serves any city or town that was once served by a state roadway, which now bypasses the city or town, provided that the city or town is within three miles of the junction, and will design and construct the junction.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Local Government.

**HB 2151** by Representatives Kretz, Blake, Haler, Rodne, Pettigrew, Buri, Grant, Newhouse, Dunn, Serben, DeBolt, Cox, Holmquist, Kristiansen, Schindler, and Anderson  
Concerning urban creeks.

Provides that within six months after the effective date of this act, the city shall prepare a draft long-term creek restoration plan. The city shall involve the public and interested organizations in creating the draft plan and shall consider public comments and any existing watershed plans. The city shall hold public meetings and solicit comments from the public and interested organizations on the draft plan and shall adopt a final plan within twelve months after the effective date of this act.

Declares that developers are required to assist in creek restoration when building a major creekside development.

Provides that, for the purposes of this act, restoration required during major creekside development includes: (1) Planting native vegetation and removing invasive species;

(2) Within the creek buffers, establishing wetland areas, floodable wetland benches, or other means to slow the rate of water, unless topography or other existing structures make such restoration impractical;

(3) Removal of fish passage barriers, if such barriers exist on or adjacent to the development site; and

(4) Daylighting the creek on the development site, if the creek presently flows through a pipe or culvert section fifty feet or longer, exclusive of a right-of-way crossing.

Declares that the intent of this act is to accelerate the restoration of creeks within a city. This accelerated restoration effort shall supplement existing creek restoration programs of the city, which shall be maintained at least at their current levels.

Requires the city to create a creek restoration account to fund the costs of this act. Within six months after the effective date of this act, the city shall complete a study of new revenue sources available to fund the creek restoration account. Within three months after the study's completion, the city shall adopt the funding mechanisms it finds most appropriate.

Provides that the additional cost to be incurred by the public shall not be greater than five dollars per household per year within a city required to comply with this act. Property owners, businesses, and institutions are also required to assist in funding the creek restoration account, and such a contribution shall also be reasonably limited. This new revenue source and the funds in the account may be used to finance bonds for creek restoration projects to the extent deemed appropriate and allowed by law.

Requires that, within six months after the effective date of this act, a city required to comply with this act must prepare a supplemental environmental impact statement for its comprehensive plan that specifically addresses the impact of ongoing development and city activities on creeks. It shall evaluate the impact of increased impervious surfaces, lighting, noise, trampling, pollutants, storm water runoff, and shading, and shall serve as a basis for requiring mitigation of creek impacts.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Natural Resources, Ecology & Parks.

**HB 2152** by Representatives Roach, Santos, Shabro, Anderson, Dunn, Rodne, Ormsby, and Haigh

Regarding the financial literacy public-private partnership.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, to the extent funds are appropriated or are available for this purpose, the superintendent of public instruction and other members of the partnership created in RCW 28A.300.455 shall make available to school districts the list of identified financial literacy skills and knowledge, instructional materials, assessments, and other relevant information.

Encourages each school district to provide its students with an opportunity to master the financial literacy skills and knowledge developed under RCW 28A.300.460.

Declares that, for the purposes of RCW 28A.300.455, 28A.300.460, and this act, it is not necessary to evaluate and apply the office of the superintendent of public instruction essential academic learning requirements or to develop grade level expectations.

Appropriates the sum of twenty-five thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the Washington financial literacy public-private partnership account for the purposes of RCW 28A.300.465.

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 Washington financial literacy public-private partnership account for the purposes of RCW 28A.300.465.

Declares that the amounts in this provision are provided solely for the purposes of RCW 28A.300.465.

**HB 2152-S** by House Committee on Education (originally sponsored by Representatives Roach, Santos, Shabro, Anderson, Dunn, Rodne, Ormsby, and Haigh)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, to the extent funds are appropriated or are available for this purpose, the superintendent of public instruction and other members of the partnership created in RCW 28A.300.455 shall make available to school districts the list of identified financial literacy skills and knowledge, instructional materials, assessments, and other relevant information.

Encourages each school district to provide its students with an opportunity to master the financial literacy skills and knowledge developed under RCW 28A.300.460.

Declares that, for the purposes of RCW 28A.300.455, 28A.300.460, and this act, it is not necessary to evaluate and apply the office of the superintendent of public instruction essential academic learning requirements or to develop grade level expectations.

Appropriates the sum of 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 Washington financial literacy public-private partnership account for the purposes of RCW 28A.300.465.

Declares that the amount in this act is provided solely for the purposes of RCW 28A.300.465. The superintendent of public instruction or the superintendent's designee may authorize expenditure of the amount provided in this act as equal matching amounts from nonstate sources are received in the Washington financial literacy public-private partnership account.

-- 2005 REGULAR SESSION --

Feb 21	First reading, referred to Education.
Feb 28	Public hearing in committee.
Mar 1	Executive session in committee. ED - Executive action taken by committee. ED - Majority; 1st substitute bill be substituted, do pass.
Mar 2	Referred to Appropriations.
Mar 5	Public hearing in committee.

**HB 2153** by Representatives Moeller, McCoy, Roberts, McCune, and Chase

Revising provisions pertaining to at-risk youth proceedings.

Amends RCW 13.32A.030 and 13.32A.250 relating to at-risk youth proceedings.

-- 2005 REGULAR SESSION --

Feb 21	First reading, referred to Juvenile Justice & Family Law.
Feb 28	Public hearing in committee.
Mar 1	Executive session in committee. JJFL - Executive action taken by committee. JJFL - Majority; do pass. Minority; do not pass.
Mar 2	Referred to Appropriations.

- Mar 5 Public hearing in committee.
- 
- HB 2154** by Representatives Pettigrew, Ormsby, Chase, Ericks, Roberts, and Wood  
Providing additional protections for domestic violence victims.  
Amends RCW 10.99.040 relating to additional protections for domestic violence victims.  
-- 2005 REGULAR SESSION --  
Feb 21 First reading, referred to Juvenile Justice & Family Law.  
Feb 28 Public hearing in committee.
- 
- HB 2155** by Representatives Lantz and Shabro; by request of Secretary of State  
Companion Bill: 6005  
Regarding preservation of state publications by the state library services.  
(SUBSTITUTED FOR - SEE 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.
- HB 2155-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Lantz and Shabro; by request of Secretary of State)  
(DIGEST AS ENACTED)  
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.  
Requires the secretary of state through the state library to 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 21 First reading, referred to State Government Operations & Accountability.  
Mar 1 Public hearing in committee.  
Mar 2 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by State Government Operations & Accountability.  
Mar 7 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Jan 18 Placed on second reading by Rules Committee.  
Jan 25 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.
- Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Jan 26 First reading, referred to Government Operations & Elections.  
Feb 20 Public hearing and executive action taken in committee.  
Feb 22 Executive session in committee.  
GO - Majority; do pass with amendment(s).  
On motion, referred to Ways & Means.  
Feb 23 WM - Majority; do pass with amendments(s) by Government Operations & Elections.  
Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 6 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0; absent, 1; excused, 2.  
-- IN THE HOUSE --  
Mar 7 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Speaker signed.  
-- IN THE SENATE --  
Mar 8 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Mar 24 Governor signed.  
Chapter 199, 2006 Laws.  
Effective date 6/7/2006.
- 
- HB 2156** by Representatives Hinkle, Kagi, Nixon, Pettigrew, McDonald, Dickerson, Pearson, Springer, Rodne, and Williams  
Regarding dependency and termination of parental rights.  
(SUBSTITUTED FOR - SEE 1ST SUB)  
Recognizes the importance of maintaining the family unit and the significance of the relationship between a child and a parent. However, when a parent demonstrates an inability to care for his or her child, the state must act to protect the child.  
Finds that when a child has been removed from the care of a parent who has demonstrated his or her inability to care for the child, it is not appropriate to return the child to the parent unless there is sufficient evidence that the child will be cared for and protected.  
Finds that if the parent continues to demonstrate an inability or unwillingness to correct the deficiencies which led to the removal of the child, the child must not be placed in a situation in which he or she must live with uncertainty in his or her future.  
Finds that there must be limitations upon the time a parent may be given to correct his or her parental deficiencies and that a parent must not be given repeated opportunities to have the child returned home when it is at the expense of the safety and stability of the child.
- HB 2156-S** by House Committee on Children & Family Services (originally sponsored by Representatives Hinkle, Kagi, Nixon, Pettigrew, McDonald, Dickerson, Pearson, Springer, Rodne, and Williams)  
Regarding dependency and termination of parental rights. (REVISED FOR PASSED LEGISLATURE: Creating a joint task force on child safety.)  
(DIGEST AS ENACTED)  
Establishes a joint task force on child safety for children in child protective services or child welfare services.  
Directs the task force to review and make recommendations to the legislature and the governor on improving the health, safety, and welfare of Washington children in child protective services or child welfare services.

Requires the task force to report its preliminary findings and recommendations to the legislature by December 31, 2005, and a final report on its findings and recommendations by September 1, 2006.

-- 2005 REGULAR SESSION --

- Feb 21 First reading, referred to Children & Family Services.
- Mar 1 Public hearing in committee.
- Mar 2 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; 1st substitute bill be substituted, do pass.  
Referred to Appropriations.
- Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Children & Family Services.
- Mar 7 Passed to Rules Committee for second reading.
- Mar 8 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, 94; nays, 0; absent, 0; excused, 4.
- IN THE SENATE --
- Mar 12 First reading, referred to Human Services & Corrections.
- Mar 29 Public hearing in committee.
- Mar 31 Executive session in committee.
- Apr 1 HSC - 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, 49; nays, 0; absent, 0; excused, 0.
- IN THE HOUSE --
- Apr 18 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.
- IN THE SENATE --
- Apr 19 Senate 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, 48; nays, 0; absent, 1; excused, 0.
- IN THE HOUSE --
- Apr 20 House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.
- Apr 21 Speaker signed.
- IN THE SENATE --
- Apr 22 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Apr 23 Delivered to Governor.
- May 13 Governor signed.  
Chapter 430, 2005 Laws.  
Effective date 5/13/2005.

**HB 2157** by Representatives Murray, Simpson, B. Sullivan, Dickerson, Sells, Ericks, McIntire, and Conway

Authorizing the creation of a regional transportation improvement authority.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that: (1) The capacity of many of Washington state's transportation facilities have failed to keep up with the state's growth, particularly in major urban regions;

(2) The state cannot by itself fund, in a timely way, many of the major capacity and other improvements required on highways of statewide significance in the state's largest urbanized area;

(3) Providing a transportation system that provides efficient mobility for persons and freight requires a shared partnership and responsibility between the state, local, and regional governments and the private sector;

(4) Timely construction and development of significant transportation improvement projects can best be achieved through enhanced funding options for governments at the county and regional levels, using already existing tax authority together with innovative funding approaches to address critical transportation needs and to provide authority for regions and counties to address transportation projects of regional and statewide significance; and

(5) The development of transportation improvements will require both state, and regional and local efforts. This act is intended to enhance this partnership, and not to replace the need for resources to be provided by the state.

Repeals provisions of chapter 36.120 RCW.

**HB 2157-S** by House Committee on Transportation (originally sponsored by Representatives Murray, Simpson, B. Sullivan, Dickerson, Sells, Ericks, McIntire, and Conway)

(AS OF HOUSE 2ND READING 3/14/05)

Finds that: (1) The capacity of many of Washington state's transportation facilities have failed to keep up with the state's growth, particularly in major urban regions;

(2) The state cannot by itself fund, in a timely way, many of the major capacity and other improvements required on highways of statewide significance in the state's largest urbanized area;

(3) Providing a transportation system that provides efficient mobility for persons and freight requires a shared partnership and responsibility between the state, local, and regional governments and the private sector;

(4) Timely construction and development of significant transportation improvement projects can best be achieved through enhanced funding options for governments at the county and regional levels, using already existing tax authority together with innovative funding approaches to address critical transportation needs and to provide authority for regions and counties to address transportation projects of regional and statewide significance; and

(5) The development of transportation improvements will require both state, and regional and local efforts. This act is intended to enhance this partnership, and not to replace the need for resources to be provided by the state.

Repeals provisions of chapter 36.120 RCW.

-- 2005 REGULAR SESSION --

- Feb 21 First reading, referred to Transportation.
- Feb 23 Public hearing in committee.
- Mar 5 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.
- Mar 7 Passed to Rules Committee for 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, 77; nays, 19; absent, 0; excused, 2.
- IN THE SENATE --
- Mar 16 First reading, referred to Transportation.
- Mar 24 Public hearing in committee.
- Apr 24 By resolution, returned to House Rules Committee for third reading.
- 2006 REGULAR SESSION --
- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.

Referred to Transportation.

**HB 2158** by Representatives Nixon, Schindler, Clements, Sump, Anderson, Walsh, Jarrett, Rodne, Skinner, McDonald, Woods, Serben, Shabro, Kristiansen, Newhouse, Talcott, and Holmquist

Modifying election laws.

Revises election laws.  
Repeals RCW 29A.08.145.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to State Government Operations & Accountability.  
Feb 28 Public hearing in committee.

**HB 2159** by Representatives Grant, Newhouse, Hankins, Linville, Holmquist, and Haler

Concerning sufficient cause for nonuse of a water right.

Amends RCW 90.14.140 relating to sufficient cause for nonuse of water.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Economic Development, Agriculture & Trade.  
Mar 1 Public hearing in committee.

**HB 2160** by Representatives Condotta and Kristiansen

Awarding costs to an employer who prevails in an administrative appeal.

Provides that an administrative law judge or a court shall award an employer that prevails in an administrative appeal or judicial review of a citation or a notice of assessment under chapter 49.17 RCW fees and other expenses, including reasonable attorneys' fees, incurred by that employer, unless the court finds that the citation or the notice of assessment was substantially justified or that circumstances make an award unjust. The administrative law judge or the court shall determine whether the citation or the notice of assessment was substantially justified based on the administrative record on appeal.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Commerce & Labor.

**HB 2161** by Representatives Hasegawa and Chase

Creating a task force to study telecommunications and information technology.

Creates a task force to study telecommunications and information technology.

Requires the task force to report its findings and recommendations to the legislature by December 1, 2006.  
Expires July 1, 2007.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Technology, Energy & Communications.

**HB 2162** by Representatives Curtis, O'Brien, Haler, P. Sullivan, Anderson, Miloscia, McCune, Strow, Lovick, Cox, Sells, Campbell, and Rodne

Creating the retired law enforcement officer and fire fighter retirement system plan 2 retiree medical board.

Creates the retired law enforcement officer and fire fighter retirement system plan 2 retiree medical board.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Appropriations.

**HB 2163** by Representatives Ormsby, Holmquist, Miloscia, Williams, Flannigan, Chase, Dickerson, Sells, Ericks, Dunn, Wood, Green, Linville, Springer, Pettigrew, Kenney, O'Brien, Santos, Kagi, Fromhold, and Schual-Berke

Establishing a homeless housing program.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the fiscal and societal costs of homelessness are high for both the public and private sectors, and that ending homelessness is both morally and economically imperative.

Finds that there are many causes of homelessness, including a shortage of affordable housing; a shortage of family-wage jobs which undermines housing affordability; a lack of an accessible and affordable health care system available to all who suffer from physical and mental illnesses and chemical and alcohol dependency; domestic violence; and a lack of education and job skills necessary to acquire adequate wage jobs in the economy of the twenty-first century.

Finds that the support and commitment of all sectors of the statewide community is critical to the chances of success in ending homelessness in Washington. While the provision of housing and housing-related services to the homeless should be administered at the local level to best address specific community needs, the legislature also recognizes the need for the state to play a primary coordinating, supporting, and monitoring role.

Declares that the systematic collection and rigorous evaluation of homeless data, a search for and implementation through adequate resource allocation of best practices, and the systematic measurement of progress toward interim goals and the ultimate goal of ending homelessness are all necessary components of a statewide effort to end homelessness in Washington by July 1, 2015.

**HB 2163-S** by House Committee on Housing (originally sponsored by Representatives Ormsby, Holmquist, Miloscia, Williams, Flannigan, Chase, Dickerson, Sells, Ericks, Dunn, Wood, Green, Linville, Springer, Pettigrew, Kenney, O'Brien, Santos, Kagi, Fromhold, and Schual-Berke)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the fiscal and societal costs of homelessness are high for both the public and private sectors, and that ending homelessness is both morally and economically imperative.

Finds that there are many causes of homelessness, including a shortage of affordable housing; a shortage of family-wage jobs which undermines housing affordability; a lack of an accessible and affordable health care system available to all who suffer from physical and mental illnesses and chemical and alcohol dependency; domestic violence; and a lack of education and job skills necessary to acquire adequate wage jobs in the economy of the twenty-first century.

Finds that the support and commitment of all sectors of the statewide community is critical to the chances of success in ending homelessness in Washington. While the provision of housing and housing-related services to the homeless should be administered at the local level to best address specific community needs, the legislature also recognizes the need for the state to play a primary coordinating, supporting, and monitoring role.

Declares that the systematic collection and rigorous evaluation of homeless data, a search for and implementation through adequate resource allocation of best practices, and the systematic measurement of progress toward interim goals and the ultimate goal of ending homelessness are all necessary components of a statewide effort to end homelessness in Washington by July 1, 2015.

**HB 2163-S2** by House Committee on Appropriations (originally sponsored by Representatives Ormsby, Holmquist, Miloscia, Williams, Flannigan, Chase, Dickerson, Sells, Ericks, Dunn, Wood, Green, Linville, Springer, Pettigrew, Kenney, O'Brien, Santos, Kagi, Fromhold, and Schual-Berke)

(DIGEST AS ENACTED)

Finds that the fiscal and societal costs of homelessness are high for both the public and private sectors, and that ending homelessness should be a goal for state and local government.

Finds that there are many causes of homelessness, including a shortage of affordable housing; a shortage of family-wage jobs which undermines housing affordability; a lack of an accessible and affordable health care system available to all who suffer from physical and mental illnesses and chemical and alcohol dependency; domestic violence; and a lack of education and job skills necessary to acquire adequate wage jobs in the economy of the twenty-first century.

Finds that the support and commitment of all sectors of the statewide community is critical to the chances of success in ending homelessness in Washington. While the provision of housing and housing-related services to the homeless should be administered at the local level to best address specific community needs, the legislature also recognizes the need for the state to play a primary coordinating, supporting, and monitoring role.

Declares that the systematic collection and rigorous evaluation of homeless data, a search for and implementation through adequate resource allocation of best practices, and the systematic measurement of progress toward interim goals and the ultimate goal of ending homelessness are all necessary components of a statewide effort to end homelessness in Washington by July 1, 2015.

## VETO MESSAGE ON HB 2163-S2

May 16, 2005

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 4, Engrossed Second Substitute House Bill No. 2163 entitled:

Section 4 requires the Governor to create a cabinet level interagency council to include at least seven state agencies. The section specifies that membership is to consist of the directors of those agencies, and does not offer latitude for those directors to delegate membership to staff. Unfortunately, the interagency council is just one of many work groups the Legislature has proposed this year requiring cabinet directors to participate in certain activities. Agency directors cannot do everything themselves and must be allowed to appropriately delegate certain tasks to staff.

Although I am vetoing this section, I am directing the directors of each of the seven agencies named in Section 4 of this bill to ensure that a senior staff member from their agency is clearly designated as that agency's lead on homelessness issues and designated to coordinate with the staff at the Department of Community Trade and Economic Development who will be developing the state's homeless housing plan.

For these reasons, I have vetoed sections 4 of Engrossed Second Substitute House Bill No. 2163.

With the exception of sections 4, Engrossed Second Substitute House Bill No. 2163 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Housing.  
Feb 24 Public hearing and executive action taken in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.  
Feb 28 Referred to Appropriations.  
Mar 3 Public hearing in committee.  
Mar 5 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 7 Passed to Rules Committee for second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 15 2nd substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 51; nays, 45; absent, 0; excused, 2.  
-- IN THE SENATE --  
Mar 17 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Mar 30 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 FHC - Majority; do pass with amendment(s).  
Minority; do not pass.  
And refer to Ways & Means.  
Referred to Ways & Means.  
Apr 4 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendments(s) by Financial Institutions, Housing & Consumer Protection.  
Minority; do not pass.  
Minority; without recommendation.  
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; yeas, 28; nays, 18; absent, 0; excused, 3.  
-- IN THE HOUSE --  
Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 50; nays, 48; absent, 0; excused, 0.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 16 Governor partially vetoed.  
Chapter 484, 2005 Laws PV.  
Effective date 8/1/2005.

**HB 2164** by Representatives Kagi and Dickerson

Regarding liability arising from acts or omissions of department of social and health services' workers.

Declares that, in an effort to protect the public health, safety, and welfare, the legislature has authorized and funded programs addressing child and elderly abuse and neglect and criminal offenders. The work undertaken by state employees and agents to deliver these important services requires them to make decisions based upon circumstantial evidence and measurable risk of harm associated with the available competing choices.

Declares that the legislature is obligated for policy reasons and fiscal responsibility to assure the state is accountable under fair and reasonable standards of negligence. The state cannot guarantee the safety of its citizens, particularly in cases of harm involving the criminal conduct of others. The legislature expects state workers to perform this difficult work nonnegligently, and does not intend to immunize the state for negligence.

Finds that the citizens of this state should not be liable when the state worker exercises reasonable care.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Judiciary.

**HB 2165** by Representatives Kagi, Dunshee, Hankins, and O'Brien

Requiring the projected costs of certain criminal justice legislation to be appropriated into accounts to be used for capital costs.

(SEE ALSO PROPOSED 1ST SUB)

Requires the office of financial management to prepare a fiscal note under chapter 43.88A 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 prepare a fiscal note under chapter 43.132 RCW for any bill introduced before the legislature that would result in a net increase in periods of incarceration in local adult or juvenile correctional facilities.

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.

Provides that, before January 1st of each year, the department, in consultation with the Washington association of sheriffs and police chiefs, shall develop and submit to the appropriate fiscal committees of the legislature a prioritized list of submitted petitions that are recommended for funding by the legislature.

**HB 2165-S** by House Committee on Capital Budget (originally sponsored by Representatives Kagi, Dunshee, Hankins, and O'Brien)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the office of financial management to prepare a fiscal note under chapter 43.88A 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 prepare a fiscal note under chapter 43.132 RCW for any bill introduced before the legislature that would result in a net increase in periods of incarceration in local adult or juvenile correctional facilities.

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.

Provides that, before January 1st of each year, the department, in consultation with the Washington association of sheriffs and police chiefs, shall develop and submit to the appropriate fiscal committees of the legislature a prioritized list of submitted petitions that are recommended for funding by the legislature.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Capital Budget.  
Feb 28 Public hearing in committee.  
Mar 2 Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Referred to Appropriations.

**HB 2166** by Representatives Newhouse, Linville, Kristiansen, Hankins, Grant, Holmquist, and Haler

Companion Bill: 5894

Creating the joint legislative committee on water supply during drought.

(DIGEST AS ENACTED)

Creates the joint legislative committee on water supply during drought.

Provides that, during drought conditions in which an order issued under RCW 43.83B.405 is in effect, the department of ecology shall provide to the committee no less than monthly a report describing drought response activities of the department and other state and federal agencies participating on the water supply availability committee. The report shall include information regarding applications for, and approvals and denials of emergency water withdrawals and temporary changes or transfers of, water rights under RCW 43.83B.410.

Authorizes the committee from time to time to make recommendations to the senate and house of representatives on budgetary and legislative actions that will improve the state's drought response programs and planning.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Economic Development, Agriculture & Trade.  
Mar 1 Public hearing in committee.  
Mar 2 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; do pass.  
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, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --  
Mar 9 First reading, referred to Water, Energy & Environment.  
Mar 30 Public hearing and executive action taken in committee.  
Mar 31 WEE - Majority; do pass.  
Passed to Rules Committee for second reading.  
Apr 1 Placed on second reading by Rules Committee.  
Apr 5 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0.  
-- IN THE HOUSE --  
Apr 6 Speaker signed.  
-- IN THE SENATE --  
Apr 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 8 Delivered to Governor.  
Apr 14 Governor signed.  
Chapter 60, 2005 Laws.  
Effective date 4/14/2005.

**HB 2167** by Representatives Newhouse, Hasegawa, Williams, Chase, Roach, Hankins, and Haler

Requiring the disclosure of permitting requirements for alterations of manufactured homes.

Requires the seller, whether a distributor, dealer, or other seller, of a new or used, but not installed, manufactured home to a consumer to deliver to the purchaser, before completion of the sales transaction, a written notice that any alteration of the manufactured home may require a permit from the department of labor and industries.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Commerce & Labor.

**HB 2168** by Representatives Newhouse, Kristiansen, Hankins, Holmquist, and Haler

Companion Bill: 5978

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.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Economic  
Development, Agriculture & Trade.  
Mar 11 Public hearing in committee.  
Jan 27 Work session in committee.

**HB 2169** by Representatives Walsh, Grant, Buri, Cox, and Haler

Authorizing specified counties to regulate day care.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, notwithstanding RCW 74.15.030, counties with a population of five thousand or less may adopt and enforce ordinances and regulations as provided in this subsection for family day-care providers as defined in RCW 74.15.020(1)(f).

Provides that, before a county may regulate family day-care providers in accordance with this act, it shall adopt ordinances and regulations that address, at a minimum, the following: (1) The size, safety, cleanliness, and general adequacy of the premises;

(2) The plan of operation;

(3) The character, suitability, and competence of a family day-care provider and other persons associated with a family day-care provider directly responsible for the care of children served;

(4) The number of qualified persons required to render care;

(5) The provision of necessary care, including food, clothing, supervision, and discipline;

(6) The physical, mental, and social well-being of children served;

(7) Educational and recreational opportunities for children served; and

(8) The maintenance of records pertaining to children served.

**HB 2169-S** by House Committee on Children & Family Services (originally sponsored by Representatives Walsh, Grant, Buri, Cox, and Haler)

Creating a pilot project authorizing small counties to regulate day care.

(DIGEST AS ENACTED)

Provides that, notwithstanding RCW 74.15.030, counties with a population of three thousand or less may adopt and enforce ordinances and regulations as provided in this act for family day-care providers as defined in RCW 74.15.020(1)(f) as a twelve-month pilot project.

Provides that, before a county may regulate family day-care providers in accordance with this act, it shall adopt ordinances and regulations that address, at a minimum, the following: (1) The size, safety, cleanliness, and general adequacy of the premises;

(2) The plan of operation;

(3) The character, suitability, and competence of a family day-care provider and other persons associated with a family day-care provider directly responsible for the care of children served;

(4) The number of qualified persons required to render care;

(5) The provision of necessary care, including food, clothing, supervision, and discipline;

(6) The physical, mental, and social well-being of children served;

(7) Educational and recreational opportunities for children served; and

(8) The maintenance of records pertaining to children served.

Provides that any county regulating family day-care providers pursuant to this act shall report to the governor and the appropriate committees of the legislature concerning the outcome of the pilot project upon expiration of the twelve-month pilot period. The report shall include the ordinances and regulations

adopted pursuant to this act and a description of how those ordinances and regulations address the specific areas of regulation identified in this act.

-- 2005 REGULAR SESSION --

Feb 21 First reading, referred to Children & Family Services.  
Feb 28 Public hearing in committee.  
Mar 2 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; 1st substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.  
Mar 14 Placed on second reading.  
Mar 15 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 89; nays, 7; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16 First reading, referred to Human Services & Corrections.  
Mar 28 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 HSC - Majority; do pass with amendment(s).  
Minority; do not pass.  
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, 46; nays, 2; absent, 0; excused, 1.

-- IN THE HOUSE --

Apr 18 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --  
Apr 19 Senate 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, 47; nays, 1; absent, 1; excused, 0.

-- IN THE HOUSE --

Apr 20 House concurred in Senate amendments.  
Passed final passage; yeas, 96; nays, 1; absent, 0; excused, 1.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 17 Governor signed.  
Chapter 509, 2005 Laws.  
Effective date 5/17/2005.

**HB 2170** by Representatives Springer, Dunshee, Clibborn, and Morrell

Concerning proceeds from the real estate excise tax.

(DIGEST AS ENACTED)

Declares that, over the past decade, traditional school construction funding sources, such as timber revenues, have been declining, while the demand for school facility construction and improvements have been increasing. Washington's youth deserve safe, healthy, and supportive learning environments to help meet their educational needs.

Declares that, to increase state assistance for local school construction projects, the legislature expects to rely more on state bonding authority. The purpose of this act is to expand the constitutional definition of general state revenues by removing the dedication of a portion of the real estate excise tax for common

schools. Nothing in this act is intended to affect the state's current efforts to support common schools in the state's omnibus appropriations act.

-- 2005 REGULAR SESSION --  
 Feb 21 First reading, referred to Capital Budget.  
 Feb 28 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Mar 7 Placed on second reading by Rules Committee.  
 Mar 9 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 66; nays, 31;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 First reading, referred to Ways & Means.  
 Mar 22 Public hearing in committee.  
 Mar 23 Executive session in committee.  
 Mar 25 WM - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Mar 28 Passed to Rules Committee for second reading.  
 Apr 22 Placed on second reading by Rules Committee.  
 Apr 23 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 32; nays, 16;  
 absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 24 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 16 Governor signed.  
 Chapter 486, 2005 Laws.  
 Effective date 7/24/2005.

**HB 2171** by Representatives Springer, Simpson, Takko, Ericks, and Clibborn

Allowing counties and cities one additional year to comply with the requirements of RCW 36.70A.130.

(SUBSTITUTED FOR - SEE 1ST SUB)

Allows counties and cities one additional year to comply with the requirements of RCW 36.70A.130.

**HB 2171-S** by House Committee on Local Government (originally sponsored by Representatives Springer, Simpson, Takko, Ericks, and Clibborn)

Allowing counties and cities one additional year to comply with the requirements of RCW 36.70A.130. (REVISED FOR ENGROSSED: Allowing counties and cities one additional year to comply with certain specified requirements of RCW 36.70A.130.)

(DIGEST AS ENACTED)

Acknowledges that only those jurisdictions in compliance with the review and revision schedules of the growth management act are eligible to receive funds from the public works assistance and water quality accounts in the state treasury. The legislature further recognizes that some jurisdictions that are not yet in compliance with these review and revision schedules have demonstrated substantial progress towards compliance.

Declares an intent to grant jurisdictions that are not in compliance with requirements for development regulations that protect critical areas, but are demonstrating substantial progress towards compliance with these requirements, twelve months of additional eligibility to receive grants, loans, pledges, or financial guarantees from the public works assistance and water quality accounts in the state treasury. The legislature intends to specify, however, that only counties and cities in compliance with the

review and revision schedules of the growth management act may receive preference for financial assistance from these accounts.

-- 2005 REGULAR SESSION --  
 Feb 21 First reading, referred to Local Government.  
 Feb 28 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted,  
 do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Mar 7 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, 90; nays, 4;  
 absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Government  
 Operations & Elections.  
 Mar 21 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 GO - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 12 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 29; nays, 14;  
 absent, 1; excused, 5.  
 -- IN THE HOUSE --  
 Apr 18 House refuses to concur in Senate  
 amendments. Asks Senate to recede from  
 amendments.  
 -- IN THE SENATE --  
 Apr 19 Senate 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, 39; nays, 10;  
 absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Apr 20 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 2; absent,  
 0; excused, 1.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 5 Governor signed.  
 Chapter 294, 2005 Laws.  
 Effective date 5/5/2005.

**HB 2172** by Representatives Newhouse, Linville, and Clements

Concerning water discharge permit fees.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, in the event the department delegates the federal pretreatment program duties to a municipality, and the delegation results in a municipality issuing a permit and collecting a fee from the indirect discharger, the department shall waive its fee for any additional permit required by the indirect discharger.

**HB 2172-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Newhouse, Linville, and Clements)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, in the event the department delegates the federal pretreatment program duties to a municipality, and the delegation results in a municipality issuing a permit and collecting a fee from the indirect discharger, the municipality's permit fee must be the lesser of the municipality's actual cost for issuing the permit or the permit fee established by the department according to this act for that type of permit, and the department's permit fee shall be reduced by at least fifty percent for any permit issued by the department to the indirect discharger.

-- 2005 REGULAR SESSION --  
 Feb 22 First reading, referred to Economic Development, Agriculture & Trade.  
 Mar 1 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; 1st substitute bill be substituted, do pass.  
 Referred to Appropriations.

**HB 2173** by Representatives Serben, Lantz, Curtis, Darneille, Williams, Rodne, Ahern, Sump, Sells, Woods, Dunn, Springer, Haler, Talcott, Wallace, Conway, O'Brien, Kenney, and P. Sullivan

Companion Bill: 6028

Adopting the service members' civil relief act.

(SUBSTITUTED FOR - SEE 1ST SUB)

Adopts the service members' civil relief act.

**HB 2173-S** by House Committee on Judiciary (originally sponsored by Representatives Serben, Lantz, Curtis, Darneille, Williams, Rodne, Ahern, Sump, Sells, Woods, Dunn, Springer, Haler, Talcott, Wallace, Conway, O'Brien, Kenney, and P. Sullivan)

(DIGEST AS ENACTED)

Adopts the service members' civil relief act.

-- 2005 REGULAR SESSION --  
 Feb 22 First reading, referred to Judiciary.  
 Mar 1 Public hearing and executive action taken in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 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, 93; nays, 0; absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 15 First reading, referred to Judiciary.  
 Mar 30 Executive session in committee.  
 Apr 1 JUD - 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, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 96; nays, 0; absent, 0; excused, 2.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 3 Governor signed.

Chapter 254, 2005 Laws.  
 Effective date 5/3/2005.

**HB 2174** by Representative Hankins

Delaying the beginning of regular legislative sessions until March.

Delays the beginning of regular legislative sessions until March.

-- 2005 REGULAR SESSION --  
 Feb 22 First reading, referred to State Government Operations & Accountability.

**HB 2175** by Representatives Wood and Conway

Regulating charities involved in gambling.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, no bona fide charitable or nonprofit organization (and their members and employees) that takes any part in the management, operation, or ownership of any gambling activity authorized by the commission under RCW 9.46.070(1) may take any part in the management, operation, or ownership of any commercial gambling activity authorized by the commission under RCW 9.46.070(2).

**HB 2175-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Wood and Conway)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, no bona fide charitable or nonprofit organization (and their members and employees) that takes any part in the management, operation, or ownership of any gambling activity authorized by the commission under RCW 9.46.070(1) may take any part in the management, operation, or ownership of any commercial gambling activity authorized by the commission under RCW 9.46.070(2).

Declares that, for the purposes of this act, "management" includes those activities engaged in by persons who are the highest ranking managers of the charitable or nonprofit organization or by any other person who exercises substantial control over the daily operations of the charitable or nonprofit organization.

-- 2005 REGULAR SESSION --  
 Feb 22 First reading, referred to Commerce & Labor.  
 Feb 28 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Commerce & Labor.

**HB 2176** by Representatives Cody, McDermott, and Santos

Limiting separate billing of tenants for water and wastewater services.

Declares that a landlord shall not bill a tenant separately for water or wastewater services, or engage or authorize a third party billing agent to bill a tenant separately for water or wastewater services, unless the water or wastewater service is measured by an individual meter for that tenant's dwelling unit. If a dwelling unit does not have an individual meter for measuring the water and wastewater usage in the dwelling unit, the landlord must include the charge for water and wastewater services for the dwelling unit

as part of the rent due under the rental agreement for that dwelling unit.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Housing.

**HB 2177** by Representatives Chase, Kenney, Santos, and Hasegawa

Requiring toxic mold testing in schools.

Requires toxic mold testing in schools.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Health Care.

**HB 2178** by Representatives Dickerson, McCune, and McDermott

Regarding violent video and computer games.

Provides that a person may maintain an action for personal injury or wrongful death against a manufacturer or retailer of violent video or computer games if the manufacturer or retailer has distributed, sold, or rented a violent video or computer game to a person under the age of seventeen and the game was a factor in creating conditions that assisted or encouraged the person to cause injury or death to another person.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Juvenile Justice & Family Law.

Feb 28 Public hearing in committee.

Mar 2 Executive session in committee.

JJFL - Executive action taken by committee.

JJFL - Majority; do pass.

Minority; without recommendation.

Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Juvenile Justice & Family Law.

**HB 2179** by Representative Morris

Providing for the resolution of disputes between electrical suppliers regarding electrical service to customers.

(SEE ALSO PROPOSED 1ST SUB)

Declares that the purpose of this act is to promote harmony among and between electric suppliers furnishing electricity within the state of Washington, discourage duplication of electric facilities, encourage efficiencies in the distribution and delivery of electricity, reduce or eliminate safety hazards associated with overlapping electric facilities and service lines, actively supervise certain conduct of electric suppliers as it relates to this act, stabilize the territories and customers served with electricity by such electric suppliers, and provide a means for resolving disputes relating to the provision of new electric service and customers switching from one electric supplier to another.

**HB 2179-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representative Morris)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the purpose of this act is to promote harmony among and between electric suppliers furnishing electricity within the state of Washington, discourage duplication of electric facilities, encourage efficiencies in the distribution and delivery of electricity, reduce or eliminate safety hazards associated with overlapping electric facilities and service lines, actively supervise certain conduct of electric suppliers as it relates to this act,

stabilize the territories and customers served with electricity by such electric suppliers, and provide a means for resolving disputes relating to the provision of new electric service and customers switching from one electric supplier to another.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Technology, Energy & Communications.

Mar 1 Public hearing and executive action taken in committee.

TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation.

Mar 2 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Technology, Energy & Communications.

Jan 19 Public hearing in committee.

**HB 2180** by Representatives Dunshee and Simpson

Issuing bonds for outdoor recreation purposes.

Declares it is the policy of the state to maintain, develop, fund, and improve the state's parks system and local active recreation opportunities. The legislature recognizes that a dedicated revenue source is needed and intends to authorize, with approval by the people of the state, a bond measure to provide approximately fifty million dollars per year for ten years for these purposes.

Provides that, for the purpose of providing funds for acquisition, preservation, and development of recreation areas and facilities by the state, the state finance committee is authorized to issue general obligation bonds of the state of Washington in the sum of five hundred million dollars, or as much thereof as may be required, to finance these projects and all costs incidental thereto.

Provides that the proceeds from the sale of bonds authorized under this act shall be deposited in the parks and outdoor recreation enhancement account hereby created in the state treasury and shall be used exclusively for the purpose specified in this act and for payment of the expenses incurred in the issuance and sale of bonds.

Imposes a state tax on the admission to any place, measured by the amount of admission charge.

Declares that the rate of tax is as follows: (1) For the state fiscal biennium beginning July 1, 2005, one percent;

(2) For the state fiscal biennium beginning July 1, 2007, three percent; and

(3) Five percent, beginning July 1, 2009.

Requires that the tax imposed under this act periodically shall be deposited into the parks and outdoor recreation enhancement bond repayment account created in this act.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Capital Budget.

Mar 3 Public hearing in committee.

**HB 2181** by Representatives Dunshee, Darneille, Williams, Simpson, Linville, Morrell, O'Brien, Chase, and Santos

Companion Bill: 5311

Creating an autism task force.

(SEE ALSO PROPOSED 1ST SUB)

Creates the caring for Washington children 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.

**HB 2181-S** by House Committee on Children & Family Services (originally sponsored by Representatives Dunshee, Darneille, Williams, Simpson, Linville, Morrell, O'Brien, Chase, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Creates the caring for Washington children 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 --

- Feb 22 First reading, referred to Children & Family Services.  
 Mar 2 Public hearing and executive action taken in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 2182** by Representatives Orcutt, Hinkle, Holmquist, Tom, Strow, Talcott, Condotta, and Ahern

Prohibiting use of public assistance electronic debit cards for nonnecessities.

Prohibits the use for any purpose other than to obtain necessities such as rent, transportation, child care, education, food, nonfood hygiene, medical supplies or care, dental supplies or care, cleaning supplies, and clothing.

Provides that, if the department finds a person receiving public assistance has violated this act, the department may assess a civil penalty not to exceed twenty-five dollars.

-- 2005 REGULAR SESSION --

- Feb 22 First reading, referred to Children & Family Services.  
 Mar 2 Public hearing in committee.

**HB 2183** by Representatives Hunter, McCoy, and Morrell

Clarifying the application of the state Constitution with respect to traffic violations committed by legislators.

Declares that the issuance of a traffic citation to a legislator is not civil process under Article II, section 16 of the Washington state Constitution, however, court appearances, or any other hearings related to the disposition of a traffic citation, shall not be scheduled during a legislative session.

-- 2005 REGULAR SESSION --

- Feb 22 First reading, referred to Judiciary.

**HB 2184** by Representatives Kagi and Darneille

Authorizing credit for time served in a presentence day reporting program.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, for defendants and respondents charged with nonviolent offenses and nonsex offenses that carry a maximum sentence of one year or less, the court may, in its discretion, count any time served in confinement as defined in RCW 9.94A.030

prior to entry of a guilty plea or a finding of guilt towards the total sentence imposed as time served in determining the length of the defendant's total confinement.

**HB 2184-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Kagi and Darneille)

Authorizing earned release credit in county alternative sentencing programs.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, for offenders convicted of nonviolent and nonsex offenses, the court may authorize county jails to credit or convert jail confinement to an available county supervised community option, and may authorize earned release credit consistent with the local correctional facility standards, and may require the offender to perform affirmative conduct pursuant to RCW 9.94A.607.

-- 2005 REGULAR SESSION --

- Feb 22 First reading, referred to Criminal Justice & Corrections.  
 Mar 1 Public hearing and executive action taken in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 2185** by Representatives Newhouse, Conway, and Condotta

Establishing residence modifications standards.

(DIGEST AS ENACTED)

Finds that there is a need to clarify the process and standards under which the department provides residence modification assistance to workers who have sustained catastrophic injury.

Requires the director to adopt rules that take effect no later than nine months after the effective date of this act to establish standards for residence modification pursuant to RCW 51.36.020 (7).

Requires that these rules must address at least the following:  
 (1) The process for a catastrophically injured worker to access the residence modification benefits provided by RCW 51.36.020; and  
 (2) How the department may address the needs and preferences of the individual worker on a case-by-case basis taking into account information provided by the injured worker.

Requires that the rules should be based upon nationally accepted guidelines and publications addressing adaptive residential housing.

Requires the director to report by January 1, 2006, to the appropriate committees of the legislature on the rules adopted under this act.

-- 2005 REGULAR SESSION --

- Feb 22 First reading, referred to Commerce & Labor.  
 Mar 2 Public hearing and executive action taken in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Passed to Rules Committee for 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, 96; nays, 0;  
 absent, 0; excused, 2.

-- IN THE SENATE --

Mar 17 First reading, referred to Labor, Commerce,  
Research & Development.  
Mar 28 Public hearing in committee.  
Mar 31 Executive session in committee.  
LCRD - Majority; do pass with amendment(s).  
Apr 1 Passed to Rules Committee for second reading.  
Made eligible to be placed on 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, 44; nays, 0;  
absent, 0; excused, 5.  
-- IN THE HOUSE --  
Apr 19 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent,  
0; excused, 0.  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 23 Delivered to Governor.  
May 11 Governor signed.  
Chapter 411, 2005 Laws.  
Effective date 7/24/2005.

**HB 2186** by Representatives Springer, Nixon, Ericks, Tom,  
Hunter, Rodne, and Kagi

Companion Bill: 6023

Facilitating interlocal agreements for court services among  
municipalities.

Finds that, in an effort to create beneficial arrangements for  
the provision of municipal court services, and to provide such  
court services as economically as possible, some cities are  
contracting with each other for municipal court services, with  
some services being performed outside the contracting city's  
corporate boundaries.

Declares an intent to make explicitly clear that current law  
allows such arrangements for municipal court services and to give  
notice of the availability of this practice.

Provides that any municipality may operate a municipal court  
formed under chapter 3.50 RCW with one or more other  
municipalities that have formed municipal courts consistent with  
this chapter if such courts are located in whole or in part within  
the same county, pursuant to an interlocal agreement under  
chapter 39.34 RCW. Municipal courts operating under any such  
interlocal agreements shall have exclusive original criminal and  
other jurisdiction as set forth in this act.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Judiciary.

**HB 2187** by Representatives Tom, Hudgins, Upthegrove,  
Williams, and Kagi

Recovering costs of studded tire damage to highways.

Declares that it is unlawful to use metal studs imbedded  
within the tire at any time without a permit. Upon the payment of  
an additional fee of twenty-five dollars at the time the vehicle is  
licensed, the department of licensing shall issue a permit for the  
use of studded tires on a particular vehicle for the following year.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Transportation.

**HB 2188** by Representatives Lantz, Kessler, Sells, Tom,  
McDermott, Conway, Kenney, and Santos

Companion Bill: 5940

Funding the conservation of the state art collection.

(DIGEST AS ENACTED)

Funds the conservation of the state art collection.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Capital Budget.  
Mar 3 Public hearing in committee.  
Mar 7 Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; do pass.  
Passed to Rules Committee for second reading.  
Mar 8 Made eligible to be placed on second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 10 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 0;  
absent, 0; excused, 4.  
-- IN THE SENATE --  
Mar 12 First reading, referred to Ways & Means.  
Mar 22 Executive session in committee.  
Mar 23 WM - Majority; do pass.  
Mar 24 Passed to Rules Committee for second reading.  
Mar 30 Placed on second reading by Rules Committee.  
Apr 5 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 41; nays, 0;  
absent, 7; excused, 1.  
-- IN THE HOUSE --  
Speaker signed.  
-- IN THE SENATE --  
Apr 6 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Apr 7 Delivered to Governor.  
Apr 13 Governor signed.  
Chapter 36, 2005 Laws.  
Effective date 7/24/2005.

**HB 2189** by Representatives Kagi, Hinkle, Dickerson,  
Roberts, Darneille, Simpson, Moeller, Morrell, and  
Santos

Establishing a work group to address safety of child protective  
services and child welfare services staff.

(DIGEST AS ENACTED)

Requires the department of social and health services to  
establish a work group to develop policies and protocols to  
address the safety of child protective services and child welfare  
services staff.

Requires the department of social and health services to make  
recommendations regarding training to address recognition of  
highly volatile, hostile, and/or threatening situations and de-  
escalation and preventive safety measures.

Requires the department of social and health services to  
provide the developed policies and protocols to the governor and  
the appropriate committees of the legislature by December 1,  
2005.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Children & Family  
Services.  
Feb 28 Public hearing in committee.  
Mar 2 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; do pass.  
Passed to Rules Committee for second reading.  
Placed on second reading suspension calendar.  
Mar 7 Committee recommendations adopted.  
Mar 9 Placed on third reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.  
-- IN THE SENATE --  
First reading, referred to Human Services &  
Corrections.  
Mar 24 Public hearing in committee.  
Mar 31 Executive session in committee.  
Apr 1 HSC - Majority; do pass with amendment(s).

Apr 4 Passed to Rules Committee for second reading.  
 Apr 5 Made eligible to be placed on second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 14 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 96; nays, 0; absent, 0; excused, 2.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 11 Governor signed.  
 Chapter 389, 2005 Laws.  
 Effective date 7/24/2005.

**HB 2190** by Representatives Kagi, Darneille, Morrell, O'Brien, and Kenney

Creating a commission to study care for persons with developmental disabilities.

(SEE ALSO PROPOSED 1ST SUB)

Creates a commission in the governor's office to review the need for and existing capacity of residential services, including residential habilitation centers and community residential settings, that serve individuals with developmental disabilities in Washington state. The commission shall develop a plan for meeting the residential care needs of these individuals. The commission shall take into consideration the research conducted by the joint legislative audit and review committee relating to the state's residential habilitation centers.

Requires the commission to provide its residential plan to the governor and the appropriate committees of the legislature by January 1, 2006.

**HB 2190-S** by House Committee on Children & Family Services (originally sponsored by Representatives Kagi, Darneille, Morrell, O'Brien, and Kenney)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Creates a commission in the governor's office to review the need for and existing capacity of residential services, including residential habilitation centers and community residential settings, that serve individuals with developmental disabilities in Washington state. The commission shall develop a plan for meeting the residential care needs of these individuals. The commission shall take into consideration the research conducted by the joint legislative audit and review committee relating to the state's residential habilitation centers.

Requires the commission to provide its residential plan to the governor and the appropriate committees of the legislature by January 1, 2006.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Children & Family Services.  
 Feb 28 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Referred to Appropriations.

**HB 2191** by Representatives Nixon, Simpson, Springer, and Tom

Limiting homeowners' associations authority to restrict the use of fire resistant roofing materials.

Provides that the governing documents of an association may not prohibit the owner of residential real property located within the association's jurisdiction from using fire resistant roofing materials that are: (1) Compatible with the structural and architectural design of the residence; and

(2) Compatible with the general design aesthetics of other residential real property located within the association's jurisdiction.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Judiciary.

**HB 2192** by Representative Sommers; 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 22 First reading, referred to Appropriations.  
 Feb 28 Public hearing in committee.

**HB 2193** by Representative Hinkle

Increasing penalties for assaulting or injuring a transportation worker.

Provides that any person who drives a vehicle in a willful or wanton disregard for the safety of, and injures, a person employed by the department of transportation who is engaged in highway construction or maintenance along a roadway right-of-way (fence line to fence line, landscaped areas) or in the loading and unloading of passenger vehicles in service of the vessel as a maritime employee not covered under chapter 51.32 RCW or engaged in those work activities as a Washington state ferries terminal employee covered under chapter 51.32 RCW, at the time of the incident is guilty of reckless driving that injures a transportation worker. Violation of this act is a class C felony punishable under chapter 9A.20 RCW.

Provides that the license or permit to drive or any nonresident privilege of any person convicted of reckless driving that injures a transportation worker shall be suspended by the department for not less than ninety days.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Criminal Justice & Corrections.

**HB 2194** by Representatives Springer and Simpson

Changing public participation requirements of the growth management act.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 36.70A.035 and 36.70A.140 relating to public participation requirements of the growth management act.

**HB 2194-S** by House Committee on Local Government (originally sponsored by Representatives Springer and Simpson)

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

Amends RCW 36.70A.035 and 36.70A.140 relating to public participation requirements of the growth management act.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Local Government.  
 Feb 28 Public hearing in committee.  
 Mar 2 Executive session in committee.  
 LG - Executive action taken by committee.

LG - Majority; 1st substitute bill be substituted, do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 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, 91; nays, 2; absent, 0; excused, 5.  
 -- IN THE SENATE --  
 Mar 15 First reading, referred to Government Operations & Elections.  
 Mar 28 Public hearing in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 GO - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 24 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Feb 6 House Rules "X" file.

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**HB 2195** by Representatives Clibborn and Moeller

Relating to an expansion of local option real estate excise taxes in lieu of impact fees to fund capital projects.

Introduced by title and introductory section only.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Finance.

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**HB 2196** by Representatives Clibborn and Moeller

Providing for expansion of the local option real estate excise tax to fund capital projects.

(SEE ALSO PROPOSED 1ST SUB)

Recognizes the need to provide local governments with a new, stable, and broad source of funding for capital infrastructure.

Recognizes also the need to adequately fund growth in school districts and the need to provide relief to the ongoing affordable housing crisis.

**HB 2196-S** by House Committee on Finance (originally sponsored by Representatives Clibborn and Moeller)

Authorizing an expansion of local real estate excise taxes in lieu of impact fees.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Recognizes the need to provide local governments with a new, stable, and broad source of funding for capital infrastructure.

Recognizes also the need to adequately fund growth in school districts and the need to provide relief to the ongoing affordable housing crisis.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Finance.

Mar 3 Public hearing in committee.

Mar 7 Executive session in committee.

FIN - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Passed to Rules Committee for second reading.

Mar 10 Placed on second reading by Rules Committee.

Mar 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Finance.

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**HB 2197** by Representatives Clibborn and Moeller

Providing for infrastructure funding.

Recognizes the need to provide local governments with a new, stable, and broad source of funding for capital infrastructure.

Recognizes also the need to adequately fund growth in school districts and the need to provide relief to the ongoing affordable housing crisis.

-- 2005 REGULAR SESSION --

Feb 22 First reading, referred to Finance.

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**HB 2198** by Representatives Clements, Conway, Condotta, and McDonald

Waiving unemployment compensation employer penalties.

Provides that if a quarterly wage report lists an employee's name, hours worked, and wages paid, but does not list the employee's social security number, and if the employee's hours worked are less than seventy hours, it is presumed that, on or before the seventh day after the occurrence of the first day of employment, the employee did not: (1) Show the employer the employee's account number card issued by the social security administration;

(2) Advise the employer of the employee's account number and name; or

(3) Show the employer a receipt issued to him by an office of the social security administration acknowledging that an application for an account number has been received. In these circumstances, the commissioner shall waive any penalties for not listing the employee's social security number on the quarterly wage report.

-- 2005 REGULAR SESSION --

Feb 23 First reading, referred to Commerce & Labor.

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**HB 2199** by Representatives Linville, Kessler, Condotta, Grant, Bailey, Pettigrew, Wallace, Morrell, Morris, Nixon, Campbell, Ericks, McDonald, Talcott, Armstrong, Woods, Kristiansen, Serben, Holmquist, Roach, Newhouse, McCune, Tom, Strow, Priest, Rodne, and Ahern

Concerning the offering of health savings accounts.

Provides that, notwithstanding any other provision of RCW 48.21.045, 48.44.023, and 48.46.066, an insurer offering any health benefit plan to a small employer may offer small group health benefit plans that qualify as insurance coverage combined with a health savings account as defined by the United States internal revenue service.

-- 2005 REGULAR SESSION --

Feb 23 First reading, referred to Health Care.

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**HB 2200** by Representatives O'Brien, Darneille, Kagi, and Uthegrove

Granting earned release credits for specified offenders.

Provides that the secretary may grant up to thirty days earned release credit, in addition to credit earned otherwise under RCW 9.94A, to any offender who: (1) Is housed, immediately prior to release, in a minimum security correctional facility as defined by the department;

(2) Has less than twelve months of total confinement time remaining in the offender's sentence; and

(3) Has successfully completed all training, physical ability testing, and a minimum of six months' continuous employment in a work crew supervised by the department of natural resources.

-- 2005 REGULAR SESSION --

- Feb 23 First reading, referred to Criminal Justice & Corrections.
- Mar 1 Public hearing and executive action taken in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Minority; do not pass.
- Mar 2 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HB 2201** by Representatives Dunshee, Flannigan, Campbell, Hudgins, and Simpson

Companion Bill: 5305

Prohibiting vaccinating pregnant women and children with mercury-containing vaccines.

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.

-- 2005 REGULAR SESSION --

- Feb 23 First reading, referred to Health Care.

**HB 2202** by Representatives Kenney, Grant, Hinkle, Clibborn, Curtis, Linville, Eickmeyer, Newhouse, McCoy, Buri, Morrell, Kilmer, Chase, Pettigrew, Morris, Hudgins, Simpson, Conway, and Santos

Studying the impact of agriculture and food processing on the state's economy.

(SEE ALSO PROPOSED 1ST SUB)

Directs the department of agriculture to commission a comprehensive study of the direct, indirect, and induced impacts of agriculture and food processing on the state's economy. The study shall consider the multiplier effects of the agriculture and food industries on sectors such as: Transportation; research and development; retailing; packaging; distribution and storage; inputs; banking; law; manufacturing; tourism; and other relevant industries. The study shall include data on the statewide and regional impacts of the agriculture and food processing industries; growth trends of specific commodities and value-added products; and external events or conditions that are affecting the economic performance of the agriculture and food industry overall.

Requires the department of agriculture to submit a report on the study findings and recommendations to the appropriate committees of the legislature by December 1, 2005.

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 department of agriculture for the purposes of this act.

**HB 2202-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Kenney, Grant, Hinkle, Clibborn, Curtis, Linville, Eickmeyer, Newhouse, McCoy, Buri, Morrell, Kilmer,

Chase, Pettigrew, Morris, Hudgins, Simpson, Conway, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the department of agriculture to commission a comprehensive study of the direct, indirect, and induced impacts of agriculture and food processing on the state's economy. The study shall consider the multiplier effects of the agriculture and food industries on sectors such as: Transportation; research and development; retailing; packaging; distribution and storage; inputs; banking; law; manufacturing; tourism; and other relevant industries. The study shall include data on the statewide and regional impacts of the agriculture and food processing industries; growth trends of specific commodities and value-added products; and external events or conditions that are affecting the economic performance of the agriculture and food industry overall.

Requires the study to also assess the economic linkages between the food processing sector and agricultural commodities, specifically the extent to which Washington food manufacturers use local and regional commodities in their processing.

Requires the department of agriculture to submit a report on the study findings and recommendations to the appropriate committees of the legislature by December 1, 2006.

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 department of agriculture for the purposes of this act.

-- 2005 REGULAR SESSION --

- Feb 23 First reading, referred to Economic Development, Agriculture & Trade.
- Mar 1 Public hearing in committee.
- Mar 2 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Referred to Appropriations.

**HB 2203** by Representatives Conway and Wood

Companion Bill: 6042

Defining wages for industrial insurance purposes.

Amends RCW 51.08.178 relating to industrial insurance, but only with respect to defining wages to include the cost of health insurance.

-- 2005 REGULAR SESSION --

- Feb 23 First reading, referred to Commerce & Labor.
- Feb 28 Public hearing in committee.

**HB 2204** by Representatives Hunter, Talcott, Quall, Tom, Hudgins, Simpson, Anderson, Haigh, and Lantz

Providing assistance for students who have not been successful in scoring at the proficient level on the WASL.

Requires the superintendent of public instruction to provide, at no charge to school districts, one or more diagnostic instruments for districts to use with every high school student at the tenth grade level or higher who is not on track to graduate on time. The instruments shall be used to inform the plans required under this act and RCW 28A.655.061(13)(a)(iii).

Directs the superintendent of public instruction to create and make available for voluntary use, model curricula and instructional materials for high school summer school programs designed to help students who have not been successful in their attempts to score at or above the proficient level in each content area of the high school Washington assessment of student learning required for the certificate of academic achievement.

Provides that each tenth through twelfth grade student who is required to obtain a certificate of academic achievement in order to graduate but who scores below the proficient level in any content area of the high school Washington assessment of student

learning shall, before the end of the school year in which the scores were returned, take one or more diagnostic assessments provided by the school district under this act and have a plan that meets the requirements of RCW 28A.655.061(13)(a)(iii).

Provides that each high school student who is required to obtain a certificate of academic achievement in order to graduate but who scores below the basic level in any content area of the Washington assessment of student learning shall retain sophomore status until the student either attends summer school or scores at the basic level or above in each required content area on the assessment.

Requires each school district to provide diagnostic assessments and a summer school program for tenth through twelfth grade students who are required to obtain a certificate of academic achievement in order to graduate but score below the basic level in any content area of the Washington assessment of student learning. The program may also serve any high school student who scores below the proficient level in any content area of the assessment.

Declares an intent that the summer school programs have small class sizes that are taught by highly qualified certificated staff.

-- 2005 REGULAR SESSION --

Feb 23 First reading, referred to Education.  
Mar 2 Public hearing and executive action taken in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.  
Referred to Appropriations.

**HB 2205** by Representatives Appleton, Sells, Morris, B. Sullivan, Kilmer, Hudgins, Simpson, Haigh, Lantz, Kenney, and McDermott

Reestablishing galley service on ferries.

Requires the department to seek to promptly reestablish galley food service on vessels. In reestablishing galley service, the department shall follow these principles: (1) First, make every effort to facilitate the completion of current negotiations for the provision of galley service for the 2005 summer season.

(2) At a minimum, fully recover the costs of providing galley service.

(3) Consider state operation of galley service if it will result in earliest commencement of the service.

-- 2005 REGULAR SESSION --

Feb 23 First reading, referred to Transportation.

**HB 2206** by Representatives Haigh and Nixon

Companion Bill: 6037

Changing provisions relating to limited development of rural areas.

(AS OF HOUSE 2ND READING 3/10/05)

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 23 First reading, referred to Local Government.  
Mar 1 Public hearing and executive action taken in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Mar 2 Passed to Rules Committee for second reading.  
Mar 8 Made eligible to be placed on second reading.  
Mar 9 Placed on second reading by Rules Committee.  
Mar 10 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 93; nays, 1;  
absent, 0; excused, 4.

-- IN THE SENATE --

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

Mar 29 Public hearing in committee.

Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --

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

**HB 2207** by Representatives Simpson and Springer  
Clarifying the best available science requirement.

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 included 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.

Provides that if a county or city elects to adopt a critical area policy or regulation that is outside the range that best available science alone would support because another goal or requirement of chapter 36.70A RCW cannot otherwise be achieved, the county or city 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;

(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; and

(4) Identify evidence in the record that shows the departure is necessary to achieve the goals or requirements of this chapter.

Provides that, if a county or city adopts a policy or regulation under this act, the county or city must minimize risk and employ monitoring and adaptive management and any other components necessary to confirm whether the approach used is adequately protecting the functions and values of that critical area, and adjust the approach as necessary to ensure protection of critical area functions and values.

-- 2005 REGULAR SESSION --

Feb 23 First reading, referred to Local Government.

Feb 28 Public hearing in committee.

Mar 2 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Minority; do not pass.

Passed to Rules Committee for second reading.

Mar 10 Placed on second reading by Rules Committee.

Mar 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Local Government.

**HB 2208** by Representatives Campbell, Ericks, and Dunn  
Concerning assignment of a debt to a collection agency.

Declares that no person, other than an entity subject to RCW 19.16.500, may assign a debt to a collection agency unless: (1) The person has made an attempt to advise the debtor (a) of the existence of the debt; and (b) that the debt may be assigned to a collection agency for collection if the debt is not paid within ten days after the date of notice of the existence of the debt; and

(2) At least thirty days have elapsed from the time notice was attempted.

-- 2005 REGULAR SESSION --

- Feb 23 First reading, referred to Financial Institutions & Insurance.  
Mar 1 Public hearing in committee.

**HB 2209** by Representatives Pettigrew, Haler, Linville, and Dunn

Companion Bill: 6065

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 23 First reading, referred to Economic Development, Agriculture & Trade.  
Feb 28 Public hearing in committee.

**HB 2210** by Representatives Priest, Nixon, Ericks, Simpson, Eickmeyer, Dunn, Haler, Woods, Hankins, Sells, Tom, and Kenney

Authorizing agreements between community and technical colleges and four-year institutions of higher education to provide degree programs.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes agreements between community and technical colleges and four-year institutions of higher education to provide degree programs.

**HB 2210-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Priest, Nixon, Ericks, Simpson, Eickmeyer, Dunn, Haler, Woods, Hankins, Sells, Tom, and Kenney)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes agreements between community and technical colleges and four-year institutions of higher education to provide degree programs.

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

-- 2005 REGULAR SESSION --

- Feb 23 First reading, referred to Higher Education.  
Mar 1 Public hearing and executive action taken in committee.  
HE - Executive action taken by committee.  
HE - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Mar 2 Referred to Appropriations.

**HB 2211** by Representative Kagi

Modifying the excise taxation of toxic shot.

Revises the excise taxation of toxic shot.

-- 2005 REGULAR SESSION --

- Feb 23 First reading, referred to Finance.

**HB 2212** by Representatives Hunter, Cox, Haigh, Talcott, and Lantz

Relating to educator certification.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the professional certification process required of new teachers and experienced teachers from out of state is

intended to provide candidates with a method for advancing their teaching skills and demonstrating their ability to improve student achievement.

Finds that the implementation of the professional certification process has faced unresolved challenges that include wide variations in the quality, relevance, and cost of different certification programs.

Declares an intent to direct state agencies to address issues of educator preparation.

**HB 2212-S** by House Committee on Education (originally sponsored by Representatives Hunter, Cox, Haigh, Talcott, and Lantz)

Regarding educator certification.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the professional certification process required of new teachers and experienced teachers from out of state is intended to provide candidates with a method for advancing their teaching skills and demonstrating their ability to improve student achievement.

Finds that the implementation of the professional certification process has faced unresolved challenges that include wide variations in the quality, relevance, and cost of different certification programs.

Declares an intent to direct state agencies to address issues of educator preparation.

Directs the professional educator standards board to biennially review preparation programs leading to professional certification.

Requires that, beginning in 2008, to the extent possible, the review shall include the impact on student work and achievement of educators who have obtained professional certification.

Requires the professional educator standards board to report the results of the review to the education and higher education committees of the senate and house of representatives by December 1, 2005, and December 1st of each odd-numbered year thereafter. The report shall include: The board's findings by institution; a summary of each institution's improvement plan; a description of exemplary practices; and any specific plans for agency technical assistance and support to the individual programs.

Provides that all powers, duties, and functions of the office of the superintendent of public instruction pertaining to professional educator certification are transferred to the professional educator standards board.

**HB 2212-S2** by House Committee on Appropriations (originally sponsored by Representatives Hunter, Cox, Haigh, Talcott, and Lantz)

Revising educator certification provisions.

(DIGEST AS ENACTED)

Provides that all credits earned in furtherance of degrees earned by certificated staff, that are used to increase earnings on the salary schedule consistent with RCW 28A.415.023, must be obtained from an educational institution accredited by an accrediting association recognized by rule of the state board of education.

Requires the office of the superintendent of public instruction to verify for school districts the accreditation status of educational institutions granting degrees that are used by certificated staff to increase earnings on the salary schedule consistent with RCW 28A.415.023.

Requires the office of the superintendent of public instruction to provide school districts with training and additional resources to ensure they can verify that degrees 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 state board of education.

Provides that certificated staff who submit degrees received from an unaccredited educational institution for the purposes of receiving a salary increase shall be fined three hundred dollars.

The fine shall be paid to the office of the superintendent of public instruction and used for costs of administering this act.

Provides that, in addition to the fine in this act, certificated staff who receive salary increases based upon degrees earned from educational institutions that have been verified to be unaccredited must reimburse the district for any compensation received based on these degrees.

Provides that any certificate or permit authorized under chapter 28A.410 RCW or chapter 28A.405 RCW shall be suspended or revoked, according to the provisions of this act, by the authority authorized to grant the certificate upon a finding that an employee has engaged in an unauthorized use of school equipment to intentionally access material depicting sexually explicit conduct or has intentionally possessed on school grounds any material depicting sexually explicit conduct; except for material used in conjunction with established curriculum. A first time violation of this subsection shall result in either suspension or revocation of the employee's certificate or permit as determined by the office of the superintendent of public instruction. A second violation shall result in a mandatory revocation of the certificate or permit.

-- 2005 REGULAR SESSION --  
 Feb 23 First reading, referred to Education.  
 Feb 28 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Mar 2 Referred to Appropriations.  
 Mar 5 Public hearing and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 8 Placed on second reading by Rules Committee.  
 Mar 14 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 3; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Mar 16 First reading, referred to Early Learning, K-12 & Higher Education.  
 Mar 30 Public hearing and executive action taken in committee.  
 Mar 31 Executive session in committee.  
 Apr 1 EKHE - Majority; do pass with amendment(s).  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 11 Placed on second reading by Rules Committee.  
 Apr 14 Committee amendment adopted as amended.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 41; nays, 0; absent, 0; excused, 8.  
 -- IN THE HOUSE --  
 Apr 19 House concurred in Senate amendments.  
 Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Delivered to Governor.  
 May 13 Governor signed.  
 Chapter 461, 2005 Laws.  
 Effective date 7/24/2005.

**HB 2213** by Representatives Hunter, Tom, and Santos

Regarding excess levy-related school funding.

Revises provisions regarding excess levy-related school funding.

Repeals RCW 28A.500.020.

-- 2005 REGULAR SESSION --  
 Feb 23 First reading, referred to Education.

**HB 2214** by Representatives Alexander and Sommers

Consolidating the health services account and the general fund.

Consolidates the health services account and the general fund.

Repeals RCW 43.72.900.

-- 2005 REGULAR SESSION --  
 Feb 24 First reading, referred to Appropriations.

**HB 2215** by Representatives B. Sullivan and Ahern

Companion Bill: 5899

Changing provisions relating to background checks.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions relating to background checks.  
 Repeals RCW 43.43.835.

**HB 2215-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives B. Sullivan and Ahern)

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

Revises provisions relating to background checks.  
 Repeals RCW 43.43.835.

-- 2005 REGULAR SESSION --  
 Feb 24 First reading, referred to Criminal Justice & Corrections.

Mar 1 Public hearing and executive action taken in committee.

CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.

Mar 2 Passed to Rules Committee for second reading.

Mar 7 Placed on second reading suspension calendar.

Mar 9 Committee recommendations adopted and the 1st substitute bill substituted.

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

-- IN THE SENATE --

First reading, referred to Human Services & Corrections.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 HSC - Majority; do pass with amendment(s).

Apr 4 Passed to Rules Committee for second reading.

Apr 6 Made eligible to be placed on second reading.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

**HB 2216** by Representatives Tom, B. Sullivan, and DeBolt

Modifying growth management planning requirements.

Revises growth management planning requirements in RCW 36.70A.030, 36.70A.210, and 36.70A.215.

-- 2005 REGULAR SESSION --  
 Feb 24 First reading, referred to Local Government.

**HB 2217** by Representative Simpson

Changing provisions relating to growth management.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions relating to growth management.

**HB 2217-S** by House Committee on Local Government  
(originally sponsored by Representative Simpson)

Changing provisions for growth management planning.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions relating to growth management.

-- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Local Government.  
Mar 1 Public hearing in committee.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in  
present status.  
Jan 25 Public hearing and executive action taken in  
committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted,  
do pass.  
Minority; do not pass.  
Jan 30 Referred to Appropriations.

**HB 2218** by Representatives Conway, Haler, and Wood

Companion Bill: 6041

Defining wages for industrial insurance purposes.

Amends RCW 51.08.178 relating to industrial insurance, but only with respect to defining wages to include the cost of health insurance and modifying applications for a change of circumstances.

-- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Commerce & Labor.

**HB 2219** by Representatives Hunt, DeBolt, Williams, and Alexander

Expanding eligibility for urban industrial land banks.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 36.70A.367 relating to urban industrial land banks.

**HB 2219-S** by House Committee on Local Government  
(originally sponsored by Representatives Hunt,  
DeBolt, Williams, and Alexander)

(AS OF HOUSE 2ND READING 2/11/06)

Amends RCW 36.70A.367 relating to urban industrial land banks.

Expands the number of counties authorized to create an urban industrial land bank by allowing such land banks in counties that are: (1) Adjacent to a major railroad connection; and  
(2) In close proximity to an interstate freeway.

Provides that the deadline for eligible counties to engage in the urban industrial land bank planning process is extended from December 31, 2007 until December 31, 2014.

-- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Local Government.  
Mar 1 Public hearing in committee.  
Mar 2 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Passed to Rules Committee for second reading.  
Mar 14 Placed on second reading.  
Mar 15 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16 First reading, referred to Government  
Operations & Elections.

Mar 29 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 GO - Majority; do pass.

Minority; do not pass.

Minority; without recommendation.

Apr 4 Passed to Rules Committee for second reading.

Apr 6 Made eligible to be placed on second reading.

Apr 12 Placed on second reading by Rules Committee.

Apr 24 Referred to Rules.

By resolution, returned to House Rules  
Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further  
consideration.

Referred to Local Government.

Jan 12 Public hearing in committee.

Jan 30 Executive session in committee.

LG - Executive action taken by committee.

LG - Majority; 1st substitute bill be substituted,  
do pass.

Feb 1 Passed to Rules Committee for 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, 95; nays, 0;  
absent, 0; excused, 3.

-- IN THE SENATE --

Feb 14 First reading, referred to Government  
Operations & Elections.

Feb 22 Public hearing in committee.

Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 2220** by Representatives Miloschia, Conway, and Hudgins

Providing living wages on legislative contracts.

Provides living wages on public contracts on behalf of or for the house of representatives and the senate.

Requires that, until January 1, 2006, every contractor and subcontractor shall pay to each of his or her employees who has reached the age of eighteen years a living wage rate of not less than ten dollars per hour if health benefits are paid for in whole or in substantial part by the contractor or subcontractor, or eleven dollars and fifty cents per hour if health benefits are not so provided.

-- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Commerce & Labor.

**HB 2221** by Representatives Takko, Orcutt, Grant,  
Kristiansen, Williams, Strow, Blake, Bailey,  
Kenney, Haler, and Linville

Companion Bill: 5447

Modifying the excise taxation of fruit and vegetable processing and storage.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises the excise taxation of fruit and vegetable processing and storage.

**HB 2221-S** by House Committee on Finance (originally sponsored by Representatives Takko, Orcutt,

Grant, Kristiansen, Williams, Strow, Blake, Bailey, Kenney, Haler, and Linville)

(DIGEST AS ENACTED)

Revises the excise taxation of fruit and vegetable processing and storage.

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 exemption 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 exemption is taken. The survey shall include the amount of tax exemption taken.

Directs the department to study the tax exemption 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 exemption 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.

-- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Finance.

Mar 4 Public hearing in committee.

Apr 21 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; 1st substitute bill be substituted, do pass.

Placed on second reading.  
Apr 22 1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 2;  
absent, 0; excused, 0.

-- IN THE SENATE --

Read first time, rules suspended, and placed on second reading calendar.  
Apr 23 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 1;  
absent, 1; excused, 2.

-- IN THE HOUSE --

Apr 24 Speaker signed.  
-- IN THE SENATE --  
President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.  
May 17 Governor signed.  
Chapter 513, 2005 Laws.  
Effective date 7/1/2007\*.

**HB 2222** by Representatives Takko, Lovick, Cox, Simpson, and Campbell

Enhancing the penalty for eluding a police vehicle.

Authorizes the prosecuting attorney to file a special allegation of endangerment by eluding in every criminal case involving a charge of attempting to elude a police vehicle under RCW 46.61.024, when sufficient admissible evidence exists, to show that another person was threatened with physical injury or harm by the actions of the person committing the crime of attempting to elude a police vehicle.

Requires that, in a criminal case in which there has been a special allegation the state shall prove beyond a reasonable doubt that the accused committed the crime while endangering another person. The court shall make a finding of fact of whether or not another person was endangered at the time of the commission of the crime, or if a jury trial is had, the jury shall, if it finds the defendant guilty, also find a special verdict as to whether or not another person was endangered during the commission of the crime.

Provides that, an additional twelve months shall be added to the standard sentence range for a conviction of attempting to elude a police vehicle as defined by RCW 46.61.024, if the conviction included a finding by special allegation of endangering another person under this act.

-- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Criminal Justice & Corrections.

Mar 1 Public hearing and executive action taken in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.

Mar 2 Referred to Appropriations.

**HB 2223** by Representative O'Brien

Prohibiting charging clerk's fees to law enforcement agencies for records concerning sex offenders.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that a public agency may not charge a fee to a law enforcement agency, for preparation, copying, or mailing of certified copies of the judgment and sentence, information, affidavit of probable cause, and/or the notice of requirement to register, of a sex offender convicted in a Washington court, when such records are necessary for risk assessment, preparation of a case for failure to register, or maintenance of a sex offender's registration file.

**HB 2223-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representative O'Brien)

(DIGEST AS ENACTED)

Provides that a public agency may not charge a fee to a law enforcement agency, for preparation, copying, or mailing of certified copies of the judgment and sentence, information, affidavit of probable cause, and/or the notice of requirement to register, of a sex offender convicted in a Washington court, when such records are necessary for risk assessment, preparation of a case for failure to register, or maintenance of a sex offender's registration file.

-- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Criminal Justice & Corrections.

Mar 1 Public hearing and executive action taken in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.

Mar 2 Passed to Rules Committee for second reading.  
Mar 7 Placed on second reading suspension calendar.  
Mar 9 Committee recommendations adopted and the 1st substitute bill substituted.

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

-- IN THE SENATE --

First reading, referred to Human Services & Corrections.

Mar 17 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 HSC - Majority; do pass.

Apr 4 Passed to Rules Committee for second reading.

Apr 13 Placed on second reading by Rules Committee.

Apr 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 39; nays, 0;  
absent, 1; excused, 10.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

## -- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.  
Apr 26 Governor signed.  
Chapter 202, 2005 Laws.  
Effective date 7/24/2005.

**HB 2224** by Representative Sommers

Authorizing county utility taxes.

Authorizes the legislative authority of a county to impose an excise tax on the privilege of engaging in business as a utility. The tax is equal to the gross income of the business, multiplied by a rate not exceeding two percent.

Requires taxes imposed under this act to apply uniformly throughout the county.

Requires the utility to add a tax imposed under this act to the rates or charges it makes for utility services and separately state the amount of tax on billings.

Requires revenues received from taxes imposed under this act to be used exclusively for criminal justice purposes as defined in RCW 82.14.310(3).

Takes effect January 1, 2006.

## -- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Finance.  
Mar 3 Public hearing in committee.  
Mar 7 Executive session in committee.  
FIN - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Mar 14 Placed on second reading.  
Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Finance.

**HB 2225** by Representative Kirby; by request of State Treasurer

Allowing certain higher education endowment grant funds to be deposited outside the state.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that the commission, or the chair upon delegation by the commission, upon good cause shown, may authorize, for that time and upon the terms and conditions as the commission or chair deem appropriate, a treasurer to maintain a demand deposit account with a banking institution located outside the state of Washington for deposit of certain higher education endowment grant funds, for a specified study or research program being performed outside the state of Washington.

**HB 2225-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representative Kirby; by request of State Treasurer)(DIGEST AS ENACTED)

Provides that the commission, or the chair upon delegation by the commission, upon good cause shown, may authorize, for that time and upon the terms and conditions as the commission or chair deem appropriate, a treasurer to maintain a demand deposit account with a banking institution located outside the state of Washington for deposit of certain higher education endowment grant funds, for a specified study or research program being performed outside the state of Washington.

## -- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Financial Institutions & Insurance.  
Mar 1 Public hearing and executive action taken in committee.

FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted, do pass.

Mar 2 Passed to Rules Committee for second reading.  
Mar 14 Placed on second reading.  
Mar 15 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.

## -- IN THE SENATE --

Mar 16 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 31 Public hearing and executive action taken in committee.

Apr 1 FHC - Majority; do pass.

Passed to Rules Committee for second reading.

Apr 6 Made eligible to be placed on second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 13 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 0;  
absent, 1; excused, 2.

## -- IN THE HOUSE --

Apr 16 Speaker signed.

## -- IN THE SENATE --

Apr 18 President signed.

## -- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 26 Governor signed.  
Chapter 203, 2005 Laws.  
Effective date 7/24/2005.

**HB 2226** by Representatives Hinkle, Holmquist, Talcott, Clements, Sump, Newhouse, Nixon, and Kristiansen

Ensuring the integrity of elections.

Provides that the registration of a person who registered to vote before July 1, 2005, is moved to inactive status on July 1, 2007. That person must reregister in order to vote anything other than a provisional ballot at an election held after that date. The registration of a person who first registers to vote or reregisters after June 30, 2005, continues to be valid after July 1, 2007, unless canceled or inactivated as otherwise provided by law.

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.

Repeals RCW 29A.08.145 and 29A.08.230.

## -- 2005 REGULAR SESSION --

Feb 24 First reading, referred to State Government Operations & Accountability.

**HB 2227** by Representatives Takko, Ericks, Lovick, Hudgins, Holmquist, Grant, Rodne, Shabro, Sells, Kretz, McCune, and Buck

Companion Bill: 6015

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.

## -- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Transportation.

**HB 2228** by Representatives Nixon, Springer, Campbell, and Moeller

Requiring investigations of vehicular accidents involving law enforcement personnel.

Provides that, if a law enforcement officer is proximately involved in a vehicular accident while on duty, the law enforcement agency employing the officer shall conduct an investigation if: (1) The accident causes a serious injury or fatality; or

(2) Damage to property exceeds two thousand five hundred dollars.

Requires the investigation to be supervised by an independent law enforcement agency.

Declares that a law enforcement officer is considered on duty when the officer is using a law enforcement agency-owned vehicle.

Provides that a law enforcement officer must be removed, for at least twelve months, from duties that involve the operation of a vehicle if an officer is investigated under this act and is determined to be at fault for four vehicular accidents in any three-year period.

Provides that, whenever there is an accident involving a fatality, or serious injury that may result in a fatality, then every driver of a vehicle, bicyclist, or pedestrian involved in the accident shall submit to a drug and alcohol test.

Declares that traffic laws, accident investigations, and reporting procedures shall be applied equally to all motorists without discrimination or preferential treatment regardless of the motorist's employment, status, or political affiliation, including motorists that may be elected officials, government employees, or off-duty law enforcement officers.

-- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Criminal Justice & Corrections.

Feb 25 Committee relieved of further consideration. Referred to Transportation.

**HB 2229** by Representatives Schual-Berke, Curtis, Cody, Hinkle, Dunshee, and Moeller

Concerning the liability of a physician assistant responding to an emergency.

Establishes provisions concerning the liability of a physician assistant responding to an emergency.

-- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Judiciary.

**HB 2230** by Representatives Orcutt, Holmquist, Tom, Hinkle, Dunn, Talcott, and Walsh

Creating a joint select committee to study improvements to the electronic benefit transfer system.

Creates a joint select committee to study improvements to the electronic benefit transfer system.

Requires the joint select committee to report its findings and recommendations to the legislature by December 1, 2005.

Expires July 1, 2006.

-- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Children & Family Services.

Mar 2 Public hearing in committee.

**HB 2231** by Representatives Schindler, Holmquist, Ahern, Curtis, Hinkle, Crouse, McCune, Dunn, and Kristiansen

Protecting the unborn.

Prohibits partial birth abortions.  
Prohibits the cloning of human embryos.

Prohibits the sale, donation, or use of aborted fetal body parts.

Prohibits abortion not based on factors delineated in *Roe* and its progeny.

Requires standards of care for abortion clinics.

Ensures health care provider and insurer right of conscience.

Prohibits nonphysicians from performing abortions.

Requires parental consent, informed consent, and a twenty-four hour waiting period.

-- 2005 REGULAR SESSION --

Feb 24 First reading, referred to Health Care.

**HB 2232** by Representatives B. Sullivan, Hinkle, Clibborn, and Hunter

Companion Bill: 6035

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 recommendations 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 25 First reading, referred to Local Government.

**HB 2233** by Representatives Kristiansen, B. Sullivan, Cox, Sells, Woods, Rodne, Bailey, Pearson, Strow, Campbell, Serben, O'Brien, Ahern, Kretz, and Murray

Mandating that a percentage of tuition waivers be granted to veterans.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, of the total amount of operating fees revenue waived, exempted, or reduced by a state university, a regional university, The Evergreen State College, or the community colleges as a whole, a total of at least ten percent shall be granted, by each institution and the community colleges as a whole, to veterans who qualify under: (1) RCW 28B.10.265;

(2) RCW 28B.15.620;

(3) RCW 28B.15.628; or

(4) RCW 28B.15.629.

**HB 2233-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kristiansen, B. Sullivan, Cox, Sells, Woods, Rodne, Bailey, Pearson, Strow, Campbell, Serben, O'Brien, Ahern, Kretz, and Murray)

Mandating that a percentage of tuition waivers go to veterans.

(DIGEST AS ENACTED)

Directs the institutions of higher education to participate in outreach activities to increase the number of veterans who receive

tuition waivers. Colleges and universities shall revise the uniform application for admissions so that all applicants shall have the opportunity to advise the institution that they are veterans who need assistance. The legislature intends to make available to all eligible admitted veterans a waiver of operating fees by a state university, a regional university, The Evergreen State College, or the community colleges as a whole, to veterans who qualify under RCW 28B.15.621.

- 2005 REGULAR SESSION --
- Feb 25 First reading, referred to Higher Education.  
-- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.
- Jan 20 Public hearing in committee.
- Feb 2 Executive session in committee.  
HEWE - Executive action taken by committee.  
HEWE - Majority; 1st substitute bill be substituted, do pass.
- Feb 3 Passed to Rules Committee for second reading.
- Feb 6 Rules Committee relieved of further consideration. Placed on second reading.
- Feb 7 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --
- Feb 9 First reading, referred to Early Learning, K-12 & Higher Education.
- Feb 23 Public hearing in committee.
- Feb 24 Executive session in committee.  
EKHE - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.
- Feb 27 Made eligible to be placed on 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, 44; nays, 0; absent, 0; excused, 5.  
-- IN THE HOUSE --
- Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.
- Mar 6 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Mar 8 Delivered to Governor.
- Mar 27 Governor signed.  
Chapter 229, 2006 Laws.  
Effective date 6/7/2006.

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**HB 2234** by Representative Anderson

Modifying port district provisions.

Revises port district provisions.

-- 2005 REGULAR SESSION --

- Feb 25 First reading, referred to Local Government.

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**HB 2235** by Representatives McIntire, Sommers, Fromhold, Moeller, and Kagi

Companion Bill: 5908

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 25 First reading, referred to Finance.

Mar 3 Public hearing in committee.

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**HB 2236** by Representatives Simpson, McIntire, and Morrell

Authorizing cities to impose a tax on water-sewer district services provided within the city.

Provides that a city or town in which a water-sewer district operates works, plants, or facilities for the distribution and sale of water or sewer services has the power to levy and collect from the district a tax on the gross revenues derived by the district from the sale of water or sewer services within the city or town, exclusive of the revenues derived from the sale of water or sewer services for purposes of resale. The tax when levied shall be a debt of the district, and may be collected as such. The district has the power to add the amount of tax to the rates or charges it makes for water or sewer services sold within the limits of the city or town.

Provides irrigation districts the same authority.

-- 2005 REGULAR SESSION --

- Feb 25 First reading, referred to Finance.

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**HB 2237** by Representatives Cox, Holmquist, Grant, Kretz, Kristiansen, and Buri

Concerning the acquisition of state agricultural lands.

Provides that, if the department acquires agricultural lands, the department must maintain a five percent rate of return on the land in perpetuity. If the department fails to maintain a five percent rate of return on the land for three consecutive years, the department must sell the property.

-- 2005 REGULAR SESSION --

- Feb 25 First reading, referred to Natural Resources, Ecology & Parks.

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**HB 2238** by Representatives Condotta and Dunn

Modifying funding provisions for tourism promotion.

Revises funding provisions for tourism promotion.

-- 2005 REGULAR SESSION --

- Feb 25 First reading, referred to Appropriations.

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**HB 2239** by Representatives P. Sullivan, Haler, Buri, Kilmer, and Takko

Modifying community revitalization financing.

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 --

- Feb 25 First reading, referred to Economic Development, Agriculture & Trade.

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**HB 2240** by Representatives Condotta and Nixon

Allowing monetary offerings for revenue enhancement.

Finds that the state's current tax structure does not meet the needs perceived by some citizens of the state to contribute a sufficient amount of their personal resources to the support of state programs and services.

Declares that it is the responsibility of state government to create an opportunity for such citizens to provide enhancements to

state revenues in a way that ensures recognition of their generosity and civic-mindedness.

-- 2005 REGULAR SESSION --

Feb 25 First reading, referred to Finance.

**HB 2241** by Representatives Dunshee, Lovick, and O'Brien

Authorizing limited recreational activities, playing fields, and supporting facilities existing before July 1, 2004, on designated recreational lands in jurisdictions planning under RCW 36.70A.040.

(DIGEST AS ENACTED)

Authorizes limited recreational activities, playing fields, and supporting facilities existing before January 1, 2004, on designated recreational lands in jurisdictions planning under RCW 36.70A.040.

-- 2005 REGULAR SESSION --

Feb 25 First reading, referred to Local Government.

Mar 1 Public hearing and executive action taken in committee.

LG - Executive action taken by committee.

LG - Majority; do pass.

Minority; do not pass.

Mar 2 Passed to Rules Committee for 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; yeas, 93; nays, 0; absent, 0; excused, 5.

-- IN THE SENATE --

Mar 15 First reading, referred to Government Operations & Elections.

Mar 24 Public hearing in committee.

Mar 28 Executive session in committee.

Mar 29 GO - Majority; do pass.

Minority; without recommendation.

Mar 30 Passed to Rules Committee for second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 12 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 40; nays, 5; absent, 0; excused, 4.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

May 12 Governor signed.

Chapter 423, 2005 Laws.

Effective date 5/12/2005.

**HB 2242** by Representatives Murray and Simpson

Companion Bill: 6012

Making transportation services an authorized purpose for parking and business improvement areas.

Makes transportation services an authorized purpose for parking and business improvement areas.

-- 2005 REGULAR SESSION --

Feb 25 First reading, referred to Transportation.

**HB 2243** by Representatives Williams, Quall, Hunt, Simpson, Ormsby, and Sells

Requiring lottery advertisements to include education funding levels.

(SEE ALSO PROPOSED 1ST SUB)

Requires lottery advertisements to include education funding levels.

**HB 2243-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Williams, Quall, Hunt, Simpson, Ormsby, and Sells)

Requiring the lottery commission to conduct education outreach efforts on use of lottery funds.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Recognizes that accurate information about the use of lottery funds is necessary to clarify understanding of lottery advertisements.

Declares an intent that the lottery commission have the duty and authority to conduct educational outreach efforts related to lottery funds.

-- 2005 REGULAR SESSION --

Feb 25 First reading, referred to Commerce & Labor.

-- 2006 REGULAR SESSION --

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

Jan 23 Public hearing in committee.

Feb 1 Executive session in committee.

CL - Executive action taken by committee.

CL - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Passed to Rules Committee for second reading.

**HB 2244** by Representatives Armstrong, Kessler, and Condotta

Establishing a state centennial song.

Designates the song, music, and lyrics to "Washington My Homeland," composed by Cary J. Sand, as the official state centennial song.

-- 2005 REGULAR SESSION --

Feb 25 First reading, referred to State Government Operations & Accountability.

**HB 2245** by Representatives Quall, Tom, Ormsby, Hunt, Ericks, Haigh, and McDermott

Creating a task force to study the basic design of middle schools and high schools.

(SEE ALSO PROPOSED 1ST SUB)

Requires the task force to: (1) Examine the rate of student academic improvement in Washington middle schools and high schools and state and national research on redesign efforts;

(2) Identify successful models for middle school and high school organization, both within Washington and nationally, that have been shown to: (a) Reduce the dropout rate; (b) close the achievement gap; (c) accelerate academic improvement; (d) improve the teaching and learning of math; and (e) provide more challenging opportunities for students who meet standards early and more flexible options after the sophomore year.

Provides that, by December 15, 2005, the task force shall report to the governor, the superintendent of public instruction, and the fiscal and education policy committees of the legislature. The report shall include a plan for structural change and improvement in Washington middle schools and high schools. The plan shall identify the roles and responsibilities of state policymakers, local school districts, communities, businesses, principals, teachers, parents, and students in carrying out the plan.

**HB 2245-S** by House Committee on Education (originally sponsored by Representatives Quall, Tom, Ormsby, Hunt, Ericks, Haigh, and McDermott)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the task force to: (1) Examine the rate of student academic improvement in Washington middle schools and high schools and state, national, and international research on redesign efforts;

(2) Identify successful models for middle school and high school organization, both within Washington and nationally, that have been shown to: (a) Reduce the dropout rate; (b) close the achievement gap; (c) accelerate academic improvement; (d) improve the teaching and learning of math; (e) provide more challenging opportunities for students who meet standards early and more flexible options after the sophomore year; and

(3) Identify steps to improve alignment between middle schools and high school, and between high schools and postsecondary education, job training, and the world of work.

Provides that, by December 15, 2005, the task force shall report to the governor, the superintendent of public instruction, and the fiscal and education policy committees of the legislature. The report shall include a plan for structural change and improvement in Washington middle schools and high schools. The plan shall identify the roles and responsibilities of state policymakers, local school districts, communities, businesses, principals, teachers, parents, and students in carrying out the plan.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Education.  
Mar 1 Public hearing in committee.  
Mar 2 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Education.

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**HB 2246** by Representatives Conway and Wood; by request of Employment Security Department

Companion Bill: 6058

Concerning employer contribution rates.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions relating to ensuring employers pay the contribution rate they have earned.

**HB 2246-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway and Wood; by request of Employment Security Department)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions relating to ensuring employers pay the contribution rate they have earned.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Commerce & Labor.  
Mar 2 Public hearing and executive action taken in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.

Mar 10 Placed on second reading by Rules Committee.  
Mar 16 Referred to Rules 2 Consideration.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Commerce & Labor.

**HB 2247** by Representatives Nixon, Springer, Talcott, Roach, and Tom

Protecting minors from sexual misconduct.

Declares that a person is guilty of sexual misconduct with a minor in the first degree when the person has, or knowingly causes another person under the age of eighteen to have, sexual intercourse with another person who is at least sixteen years old but less than eighteen years old and not married to the perpetrator, if the perpetrator is at least sixty months older than the victim, is personally known by the victim and a parent or guardian of the victim, and takes advantage of the personal relationship or familiarity in order to engage in or cause another person under the age of eighteen to engage in sexual intercourse with the victim.

Provides that a person is guilty of sexual misconduct with a minor in the second degree when the person has, or knowingly causes another person under the age of eighteen to have, sexual contact with another person who is at least sixteen years old but less than eighteen years old and not married to the perpetrator, if the perpetrator is at least sixty months older than the victim, is personally known by the victim and a parent or guardian of the victim, and takes advantage of the personal relationship or familiarity in order to engage in or cause another person under the age of eighteen to engage in sexual contact with the victim.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Criminal Justice & Corrections.

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**HB 2248** by Representatives Murray and McDermott

Collecting the monorail motor vehicle excise tax upon initial registration.

Provides for collection of the monorail motor vehicle excise tax upon initial registration.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Transportation.

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**HB 2249** by Representatives Takko and Haigh

Evaluating the need for a new four-year institution of higher education.

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 in southwest Washington.

Requires that, by December 1, 2005, the institute shall provide a report to the legislature and the governor recommending the type of four-year baccalaureate degree-granting institution to be created and 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.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Higher Education.

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**HB 2250** by Representatives Priest, Condotta, Linville, and Kessler

Clarifying unemployment eligibility for apprentices.

Amends RCW 50.20.010, 50.20.230, and 50.20.240 relating to unemployment benefit eligibility for apprentices.

-- 2005 REGULAR SESSION --

Feb 28 First reading, referred to Commerce & Labor.

**HB 2251** by Representatives Green, Darneille, Williams, Conway, Kirby, Simpson, Murray, Campbell, Morrell, McCoy, and Hunt

Providing compensation and benefits to active duty military members.

Provides that if, on or after November 1, 2004, an officer or employee of the state is called into the federal service of the United States for a period exceeding thirty days, the officer or employee shall receive from the state the difference between his or her normal pay while employed by the state and his or her pay and allowances while in the service of the United States if the pay and allowances while in the service of the United States is less than his or her pay while employed by the state.

Provides that the officer or employee shall also continue to receive from the state any pension and retirement benefits he or she was receiving prior to being called to federal service as long as he or she continues to make any necessary employee contributions to those benefits that he or she would be making if still regularly employed by the state. Payment and benefits provided for a mobilization under this provision shall not exceed four years.

-- 2005 REGULAR SESSION --

Mar 1 First reading, referred to State Government Operations & Accountability.

**HB 2252** by Representative Linville

Modifying bed banking provisions.

Provides that, when a facility returns beds banked under chapter 70.38 RCW to service, or adds new beds through the certificate of need process, the facility's per patient day reimbursement rate for the direct care, support services, therapy, and operations cost components, shall not be adjusted downward or reduced. The department shall not use the increased bed capacity to recalculate these component rates, nor shall the increased bed capacity be used to recalculate minimum occupancy levels.

-- 2005 REGULAR SESSION --

Mar 1 First reading, referred to Appropriations.

**HB 2253** by Representatives McDermott, Hunt, Green, Kenney, and Ormsby

Changing the primary election date.

Requires nominating primaries for general elections to be held in November, and the election of precinct committee officers, must be held on the second Tuesday of the preceding June.

Repeals RCW 29A.04.158, 29A.04.311, and 29A.52.011.

-- 2005 REGULAR SESSION --

Mar 1 First reading, referred to State Government Operations & Accountability.

**HB 2254** by Representative Cody

Clarifying protections provided to quality improvement activities.

(DIGEST AS ENACTED)

Amends RCW 4.24.250, 43.70.510, and 70.41.200 relating to peer review committees and coordinated quality improvement programs.

-- 2005 REGULAR SESSION --

Feb 28 Public hearing in committee.  
First reading, referred to Health Care.

Mar 1 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.

Minority; do not pass.

Mar 2 Passed to Rules Committee for second reading.

Mar 14 Placed on second reading.

Mar 15 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16 First reading, referred to Health & Long-Term Care.

Mar 30 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 HEA - Majority; do pass.

Apr 4 Passed to Rules Committee for second reading.

Apr 6 Made eligible to be placed on second reading.

Apr 11 Placed on second reading by Rules Committee.

Apr 12 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0;  
absent, 0; excused, 5.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

May 4 Governor signed.  
Chapter 291, 2005 Laws.  
Effective date 7/24/2005.

**HB 2255** by Representatives Conway, Simpson, and Wood

Making adjustments to improve benefit equity in the unemployment insurance system.

(DIGEST AS ENACTED)

Finds that the unemployment insurance system, created to set aside unemployment reserves to be used for the benefit of persons who are unemployed through no fault of their own and to maintain purchasing power and limit the social consequences of unemployment, is falling short of its goals by failing to recognize the importance of applying liberal construction for the purpose of reducing involuntary unemployment, and the suffering caused by it, to the minimum, and by failing to provide equitable benefits to unemployed workers.

Recognizes the desirability of managing the system to take into account the goal of reducing costs to foster a competitive business climate.

Declares an intent to adjust the balance between these goals by reinstating the requirement for liberal construction and making other adjustments in the system that will allow reasonable improvements in benefit equity, including reinstating a weekly benefit calculation based on the wages in the two quarters of the claimant's base year in which wages were the highest.

Finds that these adjustments are critical to the health and welfare of unemployed workers, and to the purchasing power essential to the economic health and welfare of communities and the state, and should be implemented as soon as feasible.

Provides that, by October 1, 2006, and October 1, 2007, the employment security department must report to the appropriate committees of the legislature on the impact, or projected impact, of sections 2 and 3, chapter ..., Laws of 2005 (sections 2 and 3 of this act) on the unemployment trust fund in the three consecutive fiscal years beginning with the year before the report date.

Establishes the joint legislative task force on unemployment insurance benefit equity.

Requires the task force to review the unemployment insurance system, including, but not limited to, whether the benefit structure provides for equitable benefits, whether the structure fairly accounts for changes in the work force and industry work patterns, including seasonality, and for claimants' annual work patterns, whether the tax structure provides for an equitable distribution of taxes, and whether the trust fund is adequate in the long term.

Requires the task force to report its findings and recommendations to the legislature by January 1, 2006.

-- 2005 REGULAR SESSION --

- Mar 1 First reading, referred to Commerce & Labor.  
 Mar 2 Public hearing and executive action taken in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Mar 25 Placed on second reading.  
 Mar 28 Work session in committee.  
 Apr 1 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 56; nays, 41; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Apr 4 First reading, referred to Labor, Commerce, Research & Development.  
 Apr 5 Public hearing in committee.  
 Apr 6 Public hearing and executive action taken in committee.  
 LCRD - Majority; do pass.  
 Minority; do not pass.  
 Apr 7 Passed to Rules Committee for second reading.  
 Apr 13 Placed on second reading by Rules Committee.  
 Apr 15 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 25; nays, 20; absent, 1; excused, 3.  
 -- IN THE HOUSE --  
 Apr 18 House concurred in Senate amendments.  
 Passed final passage; yeas, 57; nays, 38; absent, 0; excused, 3.  
 Apr 19 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Apr 22 Governor signed.  
 Chapter 133, 2005 Laws.  
 Effective date 4/22/2005.

**HB 2256** by Representatives Condotta, Armstrong, McDonald, Clements, Schindler, Holmquist, Rodne, Kristiansen, Bailey, McCune, Sump, Shabro, Kretz, and Newhouse

Creating a public employees bill of rights.

Finds that it is a substantial governmental interest to: (1) Extend to public employees protections similar to those afforded to private sector employees regarding reporting and accountability for their bargaining representatives;

(2) Assure that a public employee's right to refrain from compelled speech and from financing expenditures that are not germane to the collective bargaining process or to contract administration is properly balanced with the bargaining representative's ability to collect dues and fees and to use them;

(3) Discourage corruption and mismanagement within employee organizations; and

(4) By providing better information, reduce the disputes brought under union security clauses between members of a bargaining unit and their bargaining representative.

-- 2005 REGULAR SESSION --

- Mar 1 First reading, referred to Commerce & Labor.

**HB 2257** by Representatives Williams, Conway, Morrell, and Wood

Requiring state contracts to be in the state's best interests.

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

Declares that it is essential that the legislature and state agencies spend tax dollars in a manner that is both responsible and consistent with the best interests of the state and the nation. The legislature and state agencies should, therefore, consider indirect benefits that may be achieved when entering into state contracts for goods and services. Such benefits include, but are not limited to, job creation, capital investment, and economic stimulus. Additionally, such benefits include greater protection of privacy interests, less risk of disclosure of personal information, and avoidance of undue risk.

**HB 2257-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Williams, Conway, Morrell, and Wood)

Regulating state contracts.

(NOT SUBSTITUTED FOR - SEE ORIGINAL BILL)

Declares that it is essential that the legislature and state agencies spend tax dollars in a manner that is both responsible and consistent with the best interests of the state and the nation. The legislature and state agencies should, therefore, consider indirect benefits that may be achieved when entering into state contracts for goods and services. Such benefits include, but are not limited to, job creation, capital investment, and economic stimulus. Additionally, such benefits include greater protection of privacy interests, less risk of disclosure of personal information, and avoidance of undue risk.

**HB 2257-S2** by House Committee on Appropriations (originally sponsored by Representatives Williams, Conway, Morrell, and Wood)

(NOT SUBSTITUTED FOR - SEE ORIGINAL BILL)

Declares that it is essential that the legislature and state agencies spend tax dollars in a manner that is both responsible and consistent with the best interests of the state and the nation. The legislature and state agencies should, therefore, consider indirect benefits that may be achieved when entering into state contracts for goods and services. Such benefits include, but are not limited to, job creation, capital investment, and economic stimulus. Additionally, such benefits include greater protection of privacy interests, less risk of disclosure of personal information, and avoidance of undue risk.

Provides that the office of financial management, in consultation with representatives of state agency management, business, labor, and agricultural groups, shall conduct a study of the indirect benefits of adopting procurement policies giving Washington businesses a price preference when determining the lowest responsible bidder on civil service contracts and contracts for public works, personal services, purchased services, information services, highway design and construction, and materials, supplies, and equipment.

Requires the office of financial management to report its findings, and any recommendations for legislation adopting procurement policies giving Washington businesses a price preference, to the legislature by December 1, 2005.

-- 2005 REGULAR SESSION --

- Mar 1 First reading, referred to Commerce & Labor.  
 Mar 2 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Referred to Appropriations.  
 Mar 5 Public hearing and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 7 Passed to Rules Committee for second reading.  
 Mar 9 Placed on second reading by Rules Committee.  
 Mar 16 2nd substitute bill not substituted.

- Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 61; nays, 35;  
absent, 0; excused, 2.  
-- IN THE SENATE --
- Mar 18 First reading, referred to Labor, Commerce,  
Research & Development.
- Mar 29 Public hearing in committee.
- Mar 31 Executive session in committee.  
LCRD - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
And refer to Ways & Means.
- Apr 1 Referred to Ways & Means.
- Apr 4 Public hearing and executive action taken in  
committee.  
WM - Majority; do pass with amendments(s)  
by Labor, Commerce, Research &  
Development.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.
- Apr 6 Placed on second reading by Rules Committee.
- Apr 24 Referred to Rules.  
By resolution, returned to House Rules  
Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in  
present status.  
Rules Committee relieved of further  
consideration.  
Referred to Commerce & Labor.
- 
- HB 2258** by Representatives Murray, Wallace, and Wood  
Companion Bill: 6003  
Modifying the commute trip reduction tax credit.  
Revises provisions relating to commute trip reduction tax  
credit.  
-- 2005 REGULAR SESSION --  
Mar 1 First reading, referred to Transportation.
- 
- HB 2259** by Representatives Takko, Simpson, Schindler, and  
Blake  
Requiring a vote of the people in specified circumstances before a  
city may assume jurisdiction over a water-sewer district.  
(SUBSTITUTED FOR - SEE 2ND SUB)  
Requires a vote of the people in specified circumstances  
before a city may assume jurisdiction over a water-sewer district.
- HB 2259-S** by House Committee on Local Government  
(originally sponsored by Representatives Takko,  
Simpson, Schindler, and Blake)  
Modifying water-sewer district provisions.  
(SUBSTITUTED FOR - SEE 2ND SUB)  
Requires a vote of the people in specified circumstances  
before a city may assume jurisdiction over a water-sewer district.
- HB 2259-S2** by House Committee on Finance (originally  
sponsored by Representatives Takko, Simpson,  
Schindler, and Blake)  
(AS OF HOUSE 2ND READING 3/14/05)  
Provides that a city may not assume, under chapter 35.13A  
RCW, the jurisdiction of all or part of a water-sewer district  
serving a population greater than one thousand residents and  
containing, within its boundaries, the territory of two or more  
cities, or one city and unincorporated territory, unless voters of
- the entire water-sewer district approve a ballot proposition  
authorizing the assumption under general election law. The cost  
of the election shall be borne by the city seeking approval to  
assume jurisdiction of a water-sewer district.  
-- 2005 REGULAR SESSION --
- Mar 1 Public hearing and executive action taken in  
committee.  
First reading, referred to Local Government.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted,  
do pass.
- Mar 2 Referred to Finance.
- Mar 4 Public hearing in committee.
- Mar 7 Executive session in committee.  
FIN - Majority; 2nd substitute bill be  
substituted, do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.
- Mar 9 2nd substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 92; nays, 5;  
absent, 0; excused, 1.  
-- IN THE SENATE --
- Mar 16 First reading, referred to Government  
Operations & Elections.
- Apr 24 By resolution, returned to House Rules  
Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --
- Jan 9 By resolution, reintroduced and retained in  
present status.  
Rules Committee relieved of further  
consideration.  
Referred to Local Government.
- 
- HB 2260** by Representatives Skinner and Williams  
Establishing a moratorium on boarding home and adult family  
home licenses in Yakima county.  
Finds that some areas of the state have a significantly higher  
capacity of licensed boarding home, adult family home, and  
nursing home beds than they have occupancy. In Yakima county,  
in addition to having significantly higher capacity than occupancy  
in boarding homes, adult family homes, and nursing homes,  
approximately seventy-eight percent of those receiving care in  
adult family homes, boarding homes, and nursing home beds are  
on medicaid. High vacancy rates, coupled with a high medicaid  
population in these care settings, can lead to quality of care issues  
and cost shifting to the private pay sector.  
Declares that it is for this reason that a moratorium on  
licensing of new boarding homes and adult family homes should  
occur until a comprehensive study can be completed on  
occupancy rates and projected future need in boarding homes,  
nursing homes, and adult family homes.  
Provides that, effective July 1, 2005, and for any application  
received after July 1, 2005, a moratorium exists on all new  
boarding home and adult family home licenses in Yakima county  
until June 30, 2007. The department of social and health services  
may issue a license to an applicant for operation of a boarding  
home or adult family home if the schematic plans or construction  
drawings for a proposed facility were submitted prior to July 1,  
2005.  
-- 2005 REGULAR SESSION --  
Mar 1 First reading, referred to Health Care.
- 
- HB 2261** by Representative Bailey  
Concerning agricultural land use regulations.

Amends RCW 36.70A.060 relating to encouraging agricultural activities in counties and cities planning under the growth management act.

-- 2005 REGULAR SESSION --

Mar 1 First reading, referred to Local Government.

**HB 2262** by Representatives Bailey and Alexander

Concerning new mandated health benefits.

Declares that, after the effective date of this act, any new mandated health benefit for specific health services only applies to state purchased health care programs as defined in RCW 41.05.011(2) for a period of one year from the effective date of the new mandated benefit. On or before March 1st, after the one-year period for which the mandated benefit has been applied, the health care authority shall submit to the president of the senate and speaker of the house of representatives a report indicating the impact the mandated benefit has had on state purchased health care programs, including data on the utilization and costs of the mandated benefits.

Requires the report to also include a recommendation whether the mandated benefit should continue for state purchased health care programs or whether additional utilization and cost data is required.

-- 2005 REGULAR SESSION --

Mar 1 First reading, referred to Health Care.

**HB 2263** by Representatives Takko and Blake

Adding additional requirements for the storage of ammonia.

Applies to a container that is not conspicuously and legibly marked with the proper United Nations identification number; has fittings that contain brass, copper, or galvanized steel; allows ammonia gas to escape from the container when any valve or other fitting is in the closed, shut, or off position; or does not contain a lock on the valve or other fitting as to help prevent the theft of the pressurized ammonia gas or gas solution.

-- 2005 REGULAR SESSION --

Mar 1 First reading, referred to Criminal Justice & Corrections.

**HB 2264** by Representatives Takko and Blake

Ordering a report on the we care plan agency response matrix for drug endangered children.

Requires the governor's council on substance abuse to report its findings and recommendations on the we care plan agency response matrix for drug endangered children to the legislature by December 31, 2005.

-- 2005 REGULAR SESSION --

Mar 1 First reading, referred to Children & Family Services.

**HB 2265** by Representatives McCune, Curtis, Roach, and McDonald

Expanding the age for potential victims of child molestation 3.

Amends RCW 9A.44.089 to expand the age for potential victims of child molestation.

-- 2005 REGULAR SESSION --

Mar 1 First reading, referred to Criminal Justice & Corrections.

**HB 2266** by Representatives Campbell, Morrell, Green, Moeller, Lantz, Cody, McCune, Haler, Lovick, McDonald, and Ahern

Concerning access to certain precursor drugs.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that restricting access to certain precursor drugs used to manufacture methamphetamine to ensure that they are only sold at retail to individuals who will use them for legitimate purposes upon production of proper identification is an essential step to controlling the manufacture of methamphetamine.

**HB 2266-S** by House Committee on Health Care (originally sponsored by Representatives Campbell, Morrell, Green, Moeller, Lantz, Cody, McCune, Haler, Lovick, McDonald, and Ahern)

(DIGEST AS ENACTED)

Declares that restricting access to certain precursor drugs used to manufacture methamphetamine to ensure that they are only sold at retail to individuals who will use them for legitimate purposes upon production of proper identification is an essential step to controlling the manufacture of methamphetamine.

Requires that the state board of pharmacy, using procedures under chapter 34.05 RCW, shall implement and conduct a statewide pilot project requiring the collection and maintenance of written or electronic logs or other alternative means of recording retail transactions involving ephedrine, pseudoephedrine, or phenylpropanolamine. The rules implementing the pilot project shall be in place by January 1, 2006.

Requires each county sheriff to compile and maintain a record of commercial products containing ephedrine, pseudoephedrine, or phenylpropanolamine and packaging found at methamphetamine laboratory sites. The data shall be forwarded to the Washington association of sheriffs and police chiefs and shall be reported to the legislature by November 1, 2007, and annually thereafter.

-- 2005 REGULAR SESSION --

Mar 1 Executive session in committee.  
First reading, referred to Health Care.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.

Mar 2 Referred to Appropriations.  
Mar 5 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Health Care.  
Minority; do not pass.

Mar 7 Passed to Rules Committee for second reading.  
Mar 8 Made eligible to be placed on second reading.  
Mar 9 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, 79; nays, 17; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 16 First reading, referred to Judiciary.  
Mar 29 Public hearing in committee.  
Apr 1 Executive session in committee.  
JUD - Majority; do pass with amendment(s).  
Minority; without recommendation.  
On motion, referred to Ways & Means.

Apr 4 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.

Apr 12 Committee amendment adopted as amended.  
Apr 13 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 1; absent, 0; excused, 3.

- IN THE HOUSE --
- Apr 19 House refuses to concur in the Senate amendments. Asks Senate for Conference thereon.  
Conference committee appointed.  
Representatives Morrell, Campbell, Curtis.
- IN THE SENATE --
- Apr 22 Conference committee request granted.  
Conference committee appointed. Senators Kline, Kastama, Johnson.
- Apr 23 Conference committee report adopted.  
Passed final passage as recommended by conference committee; yeas, 47; nays, 0; absent, 0; excused, 2.
- IN THE HOUSE --
- Conference committee report adopted.  
Passed final passage; yeas, 91; nays, 5; absent, 0; excused, 2.
- Apr 24 Speaker signed.
- IN THE SENATE --
- President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Delivered to Governor.
- May 11 Governor signed.  
Chapter 388, 2005 Laws.  
Effective date 1/1/2006\*.

**HB 2267** by Representative B. Sullivan

Providing guidelines for the issuance and renewal of a geoduck diver license and requiring harvesters to help reseed state commercial beds.

Provides guidelines for the issuance and renewal of a geoduck diver license and requiring harvesters to help reseed state commercial beds.

Provides that, after July 1, 2005, the director may not issue new geoduck diver licenses unless fewer than fifty persons are eligible for renewal. A person may renew an existing license only if the person: (1) Held a geoduck diver license in 2004; and (a) Held a geoduck diver license in 2001 and 2002; or (b) held a geoduck diver license for five of the ten years from 1994 through 2003; and

(2)(a) Can document active diving participation by way of dive sheet records, canceled checks, and conformation by the department; or (b) acquired the license by transfer from another person who held it during the previous year, and the person did not subsequently transfer the license to a third party.

Provides that, if fewer than fifty persons are eligible to renew a geoduck diver license, the director may accept applications for new licenses.

-- 2005 REGULAR SESSION --

- Mar 2 First reading, referred to Natural Resources, Ecology & Parks.

**HB 2268** by Representative B. Sullivan

Concerning the commercial harvest of geoduck clams.

Amends RCW 77.60.070 relating to the commercial harvest of geoduck clams.

-- 2005 REGULAR SESSION --

- Mar 2 First reading, referred to Natural Resources, Ecology & Parks.

**HB 2269** by Representatives Springer and Newhouse

Changing provisions relating to construction liability.

Amends RCW 4.16.300 to clarify the persons covered by the statute.

-- 2005 REGULAR SESSION --

- Mar 2 First reading, referred to Judiciary.

**HB 2270** by Representatives McIntire and Murray

Exempting payment for certain services provided by public development authorities from business and occupation taxation.

(SEE ALSO PROPOSED 1ST SUB)

Exempts payment for certain services provided by public development authorities from business and occupation taxation.

**HB 2270-S** by House Committee on Finance (originally sponsored by Representatives McIntire and Murray)

Providing excise tax relief for public development authorities.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that chapter 82.04 RCW does not apply to public development authorities created under RCW 35.21.660 or 35.21.730 through 35.21.755 in respect to amounts derived from providing services to: (1) A limited liability company in which the public development authority is the sole managing member;

(2) A limited partnership in which the public development authority is the sole general partner; or

(3) A single asset entity required under any federal, state, or local governmental housing assistance program, which is controlled directly or indirectly by the public development authority.

-- 2005 REGULAR SESSION --

- Mar 2 First reading, referred to Finance.  
Mar 4 Public hearing in committee.  
Mar 7 Executive session in committee.  
FIN - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Mar 14 Placed on second reading.  
Mar 15 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 60; nays, 36;  
absent, 0; excused, 2.
- IN THE SENATE --
- Mar 17 First reading, referred to Ways & Means.  
Mar 31 Public hearing in committee.  
Apr 1 Executive session in committee.  
Apr 4 WM - Majority; do pass.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Apr 14 Referred to Rules.  
Apr 24 By resolution, returned to House Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Finance.  
Feb 6 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 7 Passed to Rules Committee for second reading.

**HB 2271** by Representatives Miloscia, McDermott, Moeller, and Kenney

Extending employment opportunities for people with disabilities.

(DIGEST AS ENACTED)

Extends employment opportunities for people with disabilities to December 31, 2009.

-- 2005 REGULAR SESSION --

Mar 2 Executive session in committee.  
First reading, referred to State Government  
Operations & Accountability.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Passed to Rules Committee for second reading.

Mar 7 Placed on second reading suspension calendar.

Mar 9 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.

-- IN THE SENATE --

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

Mar 22 Public hearing in committee.

Mar 31 Executive session in committee.  
LCRD - Majority; do pass.

Apr 1 Passed to Rules Committee for second reading.

Apr 13 Placed on second reading by Rules Committee.

Apr 15 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0;  
absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.

Apr 26 Governor signed.  
Chapter 204, 2005 Laws.  
Effective date 7/24/2005.

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**HB 2272** by Representatives Condotta, Armstrong, Hinkle,  
Roach, Newhouse, Sump, Curtis, Shabro, Kretz,  
Kristiansen, Anderson, Dunn, and Holmquist

Requiring compensation for land use decisions that reduce  
property value.

Provides that if an agency enacts or enforces a new regulation  
or enforces a regulation enacted prior to the effective date of this  
act that restricts the use of private real property, or any interest  
therein, and has the effect of reducing the fair market value of the  
property, or any interest therein, then the owner of the property  
shall be paid just compensation.

Declares that just compensation shall be equal to the reduction  
in the fair market value of the affected property interest resulting  
from enactment or enforcement of the regulation as of the date the  
owner makes a written demand for compensation under this act.

Provides that claims made under this act shall be paid from  
funds, if any, specifically allocated by the legislature, local  
governmental authority, or the agency for payment of claims  
under this act.

-- 2005 REGULAR SESSION --

Mar 2 First reading, referred to Judiciary.

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**HB 2273** by Representatives Simpson, Roach, Williams,  
Ericks, McDonald, P. Sullivan, Hasegawa, Sells,  
Roberts, McCoy, Hunt, Morrell, Upthegrove, and Moeller

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 --

Mar 2 First reading, referred to Finance.

Mar 3 Public hearing in committee.

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**HB 2274** by Representatives Grant, Newhouse, and Haler

Companion Bill: 6071

Restricting expenditures from the fruit and vegetable inspection  
account.

Declares an intent to phase out the department of agriculture's  
practice of using funds from the fruit and vegetable inspection  
account for the payment of the department's general and overhead  
expenses.

Declares an intent that the department's general and overhead  
expenses are paid from the state's general fund.

Provides that, for each fiscal year in the 2005-2007 biennium,  
the director may authorize the use of up to two hundred fifty  
thousand dollars from the account for payment of general and  
administrative expenses of the department, but only if the use of  
the funds provides some benefit to the fruit and vegetable  
inspection program.

Provides that, for each fiscal year in the 2007-2009 biennium,  
the director may authorize the use of up to one hundred twenty-  
five thousand dollars from the account for payment of general and  
administrative expenses of the department, but only if the use of  
the funds provides some benefit to the fruit and vegetable  
inspection program.

-- 2005 REGULAR SESSION --

Mar 3 First reading, referred to Appropriations.

Mar 5 Public hearing in committee.

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**HB 2275** by Representatives Condotta and Haler  
Eliminating dangerous weapons in schools.

Prohibits dangerous weapons in schools.

-- 2005 REGULAR SESSION --

Mar 3 First reading, referred to Judiciary.

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**HB 2276** by Representatives Anderson, Nixon, Tom, Rodne,  
Ericksen, Priest, and Shabro

Including planning provisions in the growth management act for  
safe nonmotorized transportation routes to and from schools.

Provides that where applicable, the land use element shall also  
provide for walkways, trails, paths, and other safe routes for  
nonmotorized transportation to and from existing and planned  
schools in areas that are within a one-mile radius of a school.

-- 2005 REGULAR SESSION --

Mar 4 First reading, referred to Local Government.

Mar 17 Public hearing in committee.

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**HB 2277** by Representatives Orcutt, Cox, Ahern, Anderson,  
Kretz, and Shabro

Regarding minimum admission standards for public four-year  
institutions of higher education.

Provides that minimum admission standards established by  
the board shall accommodate the nontraditional course schedules  
and integrated academic and vocational curricula offered by  
career and technical education and skills centers so that the  
standards are not a barrier to admission for students enrolled in  
these programs.

-- 2005 REGULAR SESSION --

Mar 4 First reading, referred to Higher Education.

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**HB 2278** by Representatives Dunshee, Jarrett, Kenney, Cox,  
Ormsby, Newhouse, and Shabro

Prioritizing higher education capital projects.

Requires that, as the project ranking is developed, public  
four-year institutions shall include staff from the office of  
financial management and the fiscal committees of the legislature  
in their discussions.

Requires the legislature to, by concurrent resolution, establish statewide priorities for capital projects for the public four-year institutions. Statewide priorities may include, but are not limited to, expanding capacity in particular academic programs, addressing measurable unmet demand for expanded capacity in different geographic regions of the state, implementing particular models of service delivery, or improving alignment between operating and capital budgets. The statewide priorities may also be incorporated into performance contracts negotiated between the state and public four-year institutions. The concurrent resolution shall provide guidance for the allocation of points for projects that meet the statewide priorities.

-- 2005 REGULAR SESSION --

Mar 4 First reading, referred to Capital Budget.  
Mar 7 Public hearing in committee.

**HB 2279** by Representatives Ericksen and Linville

Companion Bill: 6072

Providing for omnibus civil liability reform.

Provides for omnibus civil liability reform.

Directs the department of health to develop, in consultation with the department of revenue, a program to provide business and occupation tax credits for physicians who serve uninsured, medicare, 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.

-- 2005 REGULAR SESSION --

Mar 4 First reading, referred to Judiciary.

**HB 2280** by Representatives Pettigrew and Haler

Funding arts, cultural and heritage institutions, and publicly owned sports and entertainment facilities.

Declares an intent to provide for a stable source of funding for art museums, cultural museums, heritage museums, the arts, and the performing arts in counties with a population of more than one million.

Declares an intent to protect investments in publicly owned multipurpose arenas located in counties with a population of more than one million.

Does not intend to authorize taxes to finance an expansion of a publicly owned multipurpose arena in a county with a population of more than one million.

-- 2005 REGULAR SESSION --

Mar 4 First reading, referred to Finance.  
Mar 15 Public hearing in committee.

**HB 2281** by Representatives Morris, Woods, Quall, Strow, B. Sullivan, Appleton, Hudgins, Kilmer, Sells, Lovick, Linville, Conway, and Morrell

Exploring state fuel cost reduction.

Authorizes the director of general administration through the division of purchasing, in consultation with the state investment board and the state treasurer's office, to explore and implement strategies designed to reduce the overall cost of fuel and mitigate the impact of market fluctuations and pressure on both short-term and long-term fuel costs. These strategies may include but are not limited to futures contracts, swap transactions, option contracts, costless collars, and long-term storage.

-- 2005 REGULAR SESSION --

Mar 4 First reading, referred to State Government Operations & Accountability.  
Mar 10 Committee relieved of further consideration. Referred to Transportation.

**HB 2282** by Representatives Sommers, O'Brien, Haler, and Skinner; by request of Department of Corrections

Companion Bill: 6080

Addressing the costs of transporting offender property.

(DIGEST AS ENACTED)

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 4 First reading, referred to Appropriations.  
Mar 5 Public hearing and executive action taken in committee.

APP - Executive action taken by committee.  
APP - Majority; do pass.  
Minority; do not pass.

Mar 7 Passed to Rules Committee for second reading.  
Mar 10 Placed on second reading by Rules Committee.  
Mar 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 91; nays, 2;  
absent, 0; excused, 5.

-- IN THE SENATE --

Mar 14 First reading, referred to Ways & Means.  
Mar 22 Public hearing in committee.  
Mar 23 Executive session in committee.

Mar 25 WM - Majority; do pass.  
Mar 28 Passed to Rules Committee for second reading.  
Apr 11 Placed on second reading by Rules Committee.  
Apr 12 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0;  
absent, 0; excused, 5.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- IN THE SENATE --

Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 19 Delivered to Governor.  
May 10 Governor signed.  
Chapter 382, 2005 Laws.  
Effective date 5/10/2005.

**HB 2283** by Representatives Buck, Kessler, Woods, Curtis, Haler, Serben, Armstrong, Hankins, Shabro, Condotta, Ericks, Takko, and Uptegrove

Restricting sale of the Port Angeles graving dock site.

Provides that the department of transportation shall not convey or sell the property of the Port Angeles graving dock project in the city of Port Angeles without approval by the legislature.

-- 2005 REGULAR SESSION --

Mar 4 First reading, referred to Transportation.

**HB 2284** by Representatives Tom, McDermott, and Curtis

Regulating the shipment of tobacco products.

Establishes regulations for the shipment of tobacco products.

-- 2005 REGULAR SESSION --

Mar 4 First reading, referred to Health Care.

**HB 2285** by Representatives B. Sullivan, Chase, and Haler  
Protecting the right of citizen participation at code city council meetings.

Declares that the rules of the council shall provide that citizens of the city shall have a reasonable opportunity to be heard at any meetings in regard to any matter being considered thereat.

-- 2005 REGULAR SESSION --

Mar 9 First reading, referred to Local Government.

Mar 17 Public hearing in committee.

**HB 2286** by Representatives Upthegrove, B. Sullivan, and Dunshee

Providing for a fair allocation of Dungeness crab resources.

Finds that Dungeness crab fishing is a major component of the recreational fishing experience in Puget Sound and the opportunity for quality recreational fisheries has steadily declined partially due to the continued inaccuracy of harvest estimates and a lack of timely receipt of harvest estimate data.

Finds that the department of fish and wildlife has chosen to impose restrictions on the recreational crab fishery in Puget Sound rather than to focus on the problem of improving data accuracy and timeliness of obtaining that data.

Finds that a reduction in the endorsement fee collected by the department of fish and wildlife is necessary to maintain a reasonable fee amount for the level of opportunity provided.

Declares that a license to take and possess Dungeness crab is only valid in Puget Sound east of the Bonilla-Tatoosh line if the fisher has in possession a valid catch record card officially endorsed for Dungeness crab. The endorsement costs one dollar and fifty cents, including any fees authorized under RCW 77.32.050, and deposited into the recreational Dungeness crab endorsement account created in this act.

Creates the recreational Dungeness crab endorsement account in the state treasury.

Provides that expenditures from the account may be used only for costs associated with the sampling, monitoring, and management of catch associated with the Dungeness crab recreational fisheries. Moneys appropriated under this act must supplement and not supplant other federal, state, and local funds used for Dungeness crab recreational fisheries management. Under no circumstances may moneys from the account be used to backfill shortfalls in other state funding sources.

-- 2005 REGULAR SESSION --

Mar 10 First reading, referred to Natural Resources, Ecology & Parks.

Apr 7 Public hearing in committee.

**HB 2287** by Representatives B. Sullivan, Dunshee, and Upthegrove

Concerning Dungeness crab fisheries.

Declares an intent to create a more equitable and fair allocation of the Dungeness crab resource between recreational and nontribal commercial fisheries statewide.

-- 2005 REGULAR SESSION --

Mar 10 First reading, referred to Natural Resources, Ecology & Parks.

Apr 7 Public hearing in committee.

**HB 2288** by Representatives Darneille, Clements, Linville, Haler, Ormsby, McCoy, Walsh, Kirby, Flannigan, Conway, Grant, Pettigrew, and Sells

Authorizing a local tax on admission and parking charges for events at community stadiums.

Finds that community stadiums provide a venue for wholesome, affordable, family-oriented activities, including minor league baseball.

Declares an intent to provide local governments with assistance to ensure that these important venues remain available to Washington citizens.

Authorizes the legislative authority of a city or town in which a minor league baseball team plays in a community 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 community stadium.

Requires the revenue generated by the tax imposed in this act to be used solely for the purpose of paying for the operation, maintenance, repair, rehabilitation, financing, equipping, and reequipping of a community stadium and associated parking facilities. The tax authorized in this act is in addition to any other taxes on admission levied by the city.

-- 2005 REGULAR SESSION --

Mar 10 First reading, referred to Finance.

**HB 2289** by Representatives Sommers and Cody

Relating to hospital efficiencies.

(SUBSTITUTED FOR - SEE 1ST SUB)

Introduced by title and introductory section only.

**HB 2289-S** by House Committee on Appropriations (originally sponsored by Representatives Sommers and Cody)

Limiting hospital participation for medical assistance programs.

(DIGEST AS ENACTED)

Provides that, beginning on the effective date of this act, a moratorium shall be placed on additional hospital participation in critical access hospital payments under this act. However, rural hospitals that applied for certification to the centers for medicare and medicaid services prior to January 1, 2005, but have not yet completed the process or have not yet been approved for certification, remain eligible for medical assistance payments under this act.

-- 2005 REGULAR SESSION --

Mar 14 First reading, referred to Appropriations.

Mar 31 Public hearing in committee.

Apr 2 Executive session and executive action taken in committee.

APP - Executive action taken by committee.

APP - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Apr 4 Passed to Rules Committee for second reading.

Apr 18 Placed on second reading.

Apr 19 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 55; nays, 43; absent, 0; excused, 0.

-- IN THE SENATE --

Apr 20 Held on first reading.

Apr 22 Read first time, rules suspended, and placed on second reading calendar.

Apr 23 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 31; nays, 17; absent, 1; excused, 0.

-- IN THE HOUSE --

Apr 24 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

May 10 Governor signed.  
Chapter 383, 2005 Laws.  
Effective date 7/24/2005.

**HB 2290** by Representatives McDonald, Ahern, and Kristiansen

Changing provisions relating to drunk driving-related prior offenses.

Revises provisions relating to drunk driving-related prior offenses.

-- 2005 REGULAR SESSION --

Mar 14 First reading, referred to Judiciary.

**HB 2291** by Representative Dickerson

Companion Bill: 5958

Temporarily authorizing increased maximum school levy rates for financial emergencies.

Provides for temporarily authorizing increased maximum school levy rates for financial emergencies.

-- 2005 REGULAR SESSION --

Mar 14 First reading, referred to Education.

Jan 18 Public hearing in committee.

**HB 2292** by Representatives Lantz, Cody, Campbell, Kirby, Flannigan, Williams, Linville, Springer, Clibborn, Wood, Fromhold, Morrell, Hunt, Moeller, Green, Kilmer, Conway, O'Brien, Sells, Kenney, Kessler, Chase, Upthegrove, Ormsby, Lovick, McCoy, and Santos

Companion Bill: 6087

Addressing health care liability reform.

(SUBSTITUTED FOR - SEE 2ND SUB)

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 incentives to settle cases before resorting to court, and to provide the option of a more fair, efficient, and streamlined alternative to trials for those for whom settlement negotiations do not work.

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.

**HB 2292-S** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Cody, Campbell, Kirby, Flannigan, Williams, Linville, Springer, Clibborn, Wood, Fromhold, Morrell, Hunt, Moeller, Green, Kilmer, Conway, O'Brien, Sells, Kenney, Kessler, Chase, Upthegrove, Ormsby, Lovick, McCoy, and Santos)

(SUBSTITUTED FOR - SEE 2ND SUB)

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 incentives to settle cases before resorting to court, and to provide the option of a more fair, efficient, and streamlined alternative to trials for those for whom settlement negotiations do not work.

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.

**HB 2292-S2** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Cody, Campbell, Kirby, Flannigan, Williams, Linville, Springer, Clibborn, Wood, Fromhold, Morrell, Hunt, Moeller, Green, Kilmer, Conway, O'Brien, Sells, Kenney, Kessler, Chase, Upthegrove, Ormsby, Lovick, McCoy, and Santos)

(DIGEST AS ENACTED)

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.

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 incentives to settle cases before resorting to court, and to provide the option of a more fair, efficient, and streamlined alternative to trials for those for whom settlement negotiations do not work.

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.

-- 2005 REGULAR SESSION --

- Mar 16 First reading, referred to Judiciary.  
 Mar 22 Public hearing and public hearing in committee.  
 Mar 25 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Mar 29 Public hearing in committee.  
 Referred to Appropriations.  
 Mar 31 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Judiciary.  
 Minority; do not pass.  
 Apr 1 Passed to Rules Committee for second reading.  
 Apr 5 Placed on second reading by Rules Committee.  
 Apr 8 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 54; nays, 42; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Apr 11 First reading, referred to Health & Long-Term Care.  
 Apr 12 Public hearing and executive action taken in committee.  
 HEA - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 Apr 13 Passed to Rules Committee for second reading.  
 Apr 24 By resolution, returned to House Rules Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Judiciary.  
 Jan 13 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 2nd substitute bill be substituted, do pass.  
 Jan 18 Placed on second reading.  
 Jan 23 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 54; nays, 43; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Jan 24 First reading, referred to Health & Long-Term Care.  
 Feb 20 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 HEA - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Committee amendment adopted as amended.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --

- Feb 28 House concurred in Senate amendments.  
 Passed final passage; yeas, 82; nays, 15; absent, 0; excused, 1.  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 6 Governor signed.  
 Chapter 8, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2293** by Representatives Williams, Serben, Hasegawa, Fromhold, Darneille, Moeller, Kirby, Linville, Simpson, Chase, Green, P. Sullivan, Quall, Kagi, Ormsby, Hunt, Cox, Buri, Haler, Appleton, Morrell, Kenney, and Santos

Eliminating information about students' WASL scores from high school transcripts.

Amends RCW 28A.305.220 and 28A.655.061 relating to providing information regarding results of the Washington assessment of student learning on high school transcripts.

-- 2005 REGULAR SESSION --

- Mar 16 First reading, referred to Education.

**HB 2294** by Representatives Campbell, McDermott, Morrell, and Cody

Changing the regulation of the practice of massage.

Repeals RCW 18.108.100.

-- 2005 REGULAR SESSION --

- Mar 17 First reading, referred to Health Care.

**HB 2295** by Representatives Priest, Serben, Rodne, Holmquist, DeBolt, Newhouse, McDonald, Skinner, Shabro, Clements, McCune, Walsh, Ahern, Jarrett, Cox, Schindler, Nixon, Haler, Hankins, Roach, Tom, Kretz, Condotta, Kristiansen, Armstrong, Bailey, Strow, Buri, Hinkle, and Sump

Making comprehensive changes to health care liability laws.

Finds that the advances in medical technology, diagnosis, and treatment have resulted in great strides in maintaining and improving the health of Washingtonians. Yet those advances substantially increase the complexity of our health care delivery system and increase the risk that medical errors will occur.

Finds that our health care and medical liability systems are not structured to promote disclosure and analysis of medical errors, whether they result in patient harm or not. Each medical error provides an opportunity to learn how to avoid future errors.

Declares an intent to promote full disclosure of medical errors and adverse health events, and to use the experience and knowledge gained from analysis of those events to advance patient safety in a nonpunitive manner.

Intends to promote full disclosure of medical errors to patients by substantially reducing the risk of liability exposure associated with such disclosure.

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.

-- 2005 REGULAR SESSION --

- Mar 17 First reading, referred to Judiciary.

**HB 2296** by Representatives Grant, Newhouse, Linville, Dunshee, Haler, and Chase; by request of Governor Gregoire

Companion Bill: 6092

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 ecology 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 21 First reading, referred to Capital Budget.

Mar 28 Public hearing in committee.

**HB 2297** by Representative Sommers; by request of Governor Gregoire

Companion Bill: 6090

Making 2005-07 operating appropriations.

Makes 2005-07 operating appropriations.

-- 2005 REGULAR SESSION --

Mar 23 First reading, referred to Appropriations.

**HB 2298** by Representatives Dunshee and Jarrett; by request of Governor Gregoire

Companion Bill: 6094

Making appropriations and authorizing expenditures for capital improvements.

Makes appropriations and authorizes expenditures for capital improvements.

-- 2005 REGULAR SESSION --

Mar 23 First reading, referred to Capital Budget.

**HB 2299** by Representatives Dunshee and Jarrett; by request of Office of Financial Management

Companion Bill: 6093

Issuing general obligation bonds.

(SUBSTITUTED FOR - SEE 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.

**HB 2299-S** by House Committee on Capital Budget (originally sponsored by Representatives Dunshee and Jarrett; by request of Office of Financial Management)

Issuing general obligation bonds. (REVISED FOR ENGROSSED: Concerning general obligation bonds.)

(DIGEST AS ENACTED)

Authorizes the state finance committee to issue general obligation bonds of the state of Washington in the sum of one billion four hundred thirty-four 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.

Provides that, if the state finance committee deems it necessary to issue the bonds authorized in RCW 28B.14H.020 as taxable bonds in order to comply with federal internal revenue service rules and regulations pertaining to the use of nontaxable bond proceeds, the proceeds of such taxable bonds shall be deposited to the state taxable building construction account in lieu of any deposit otherwise provided by this act. The state treasurer shall submit written notice to the director of financial management if it is determined that any such deposit to the state taxable building construction account is necessary. Moneys in the account may be spent only after appropriation.

-- 2005 REGULAR SESSION --

Mar 23 First reading, referred to Capital Budget.

Apr 13 Public hearing and executive action taken in committee.

CB - Executive action taken by committee.

CB - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Passed to Rules Committee for second reading.

Apr 20 Rules Committee relieved of further consideration. Placed on second reading.

Apr 22 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 93; nays, 5; absent, 0; excused, 0.

-- IN THE SENATE --

Read first time, rules suspended, and placed on second reading calendar.

Apr 24 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 45; nays, 2;

absent, 0; excused, 2.

-- IN THE HOUSE --

Speaker signed.

-- IN THE SENATE --

President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 16 Governor signed.  
 Chapter 487, 2005 Laws.  
 Effective date 5/16/2005.

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**HB 2300** by Representative Linville

Modifying water rights fees.

Amends RCW 90.03.470 relating to increasing fees pertaining to water rights.

-- 2005 REGULAR SESSION --  
 Mar 23 First reading, referred to Appropriations.

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**HB 2301** by Representatives Murray and Woods; by request of Governor Gregoire

Companion Bill: 6091

Making 2005-07 transportation appropriations.

Makes 2005-07 transportation appropriations.

-- 2005 REGULAR SESSION --  
 Mar 23 First reading, referred to Transportation.

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**HB 2302** by Representatives McIntire, Kenney, and McCoy; by request of Governor Gregoire

Companion Bill: 6096

Generating revenues to fund Initiative No. 728.

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 2001.

Declares an intent to provide additional funding for Initiative No. 728 by increasing the cigarette tax by twenty cents per pack through June 30, 2007, and eighty cents per pack thereafter.

-- 2005 REGULAR SESSION --  
 Mar 24 First reading, referred to Finance.

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**HB 2303** by Representatives Grant, Armstrong, and McCoy

Companion Bill: 6097

Regarding other tobacco products.

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 Finance.  
 Mar 30 Public hearing in committee.  
 Apr 15 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; do pass.  
 Apr 16 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 House Rules "X" file.

**HB 2304** by Representatives Sommers, McCoy, and Williams; by request of Office of Financial Management

Companion Bill: 6095

Recovering debts owed to the state for medical assistance.

(SUBSTITUTED FOR - SEE 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.

**HB 2304-S** by House Committee on Appropriations (originally sponsored by Representatives Sommers, McCoy, and Williams; by request of Office of Financial Management)

(DIGEST AS ENACTED)

Provides that when an individual receives medical assistance subject to recovery under RCW 43.20B.080 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. The department shall adopt a rule providing prior notice and hearing rights to the record title holder or purchaser under a land sale contract.

Requires the department to present to the county clerk 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.

-- 2005 REGULAR SESSION --  
 Mar 24 First reading, referred to Appropriations.  
 Mar 28 Public hearing in committee.  
 Apr 2 Executive session in committee.  
 APP - Executive action taken by committee.

APP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Apr 4 Passed to Rules Committee for second reading.  
 Apr 18 Placed on second reading.  
 Apr 21 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 56; nays, 41; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Apr 22 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, 40; nays, 9; absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 House concurred in Senate amendments.  
 Passed final passage; yeas, 54; nays, 42; absent, 0; excused, 2.  
 Apr 24 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 May 4 Governor signed.  
 Chapter 292, 2005 Laws.  
 Effective date 7/24/2005.

**HB 2305** by Representatives Hunt, Williams, Green, and Haigh

Changing the voting age.

Amends RCW 29A.08.230 relating to changing the age to vote.

Declares that this act takes effect if the proposed amendment to Article VI, section 1 of the state Constitution allowing persons who are sixteen years of age or older to vote 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 --

Mar 25 First reading, referred to State Government Operations & Accountability.  
 Apr 8 Public hearing in committee.

**HB 2306** by Representative Sommers; by request of Office of Financial Management

Changing provisions affecting sentencing and supervision of adult offenders.

Revises provisions affecting sentencing and supervision of adult offenders.

-- 2005 REGULAR SESSION --

Mar 28 First reading, referred to Appropriations.

**HB 2307** by Representatives Fromhold and Moeller

Modifying the excise taxation of cosmetic medical services.

Revises the excise taxation of cosmetic medical services.

-- 2005 REGULAR SESSION --

Mar 28 First reading, referred to Finance.

**HB 2308** by Representatives Cody, Morrell, Green, and Moeller; by request of Governor Gregoire

Concerning health insurance coverage for children.

Provides that, in the event that available funding is not sufficient to provide the amount, duration, and scope of services

provided to children under medical assistance, the department shall make every effort to define covered services in a manner that provides coverage for clinically proven preventive services.

Provides that enrollment in the children's health program shall not result in expenditures that exceed the amount that has been appropriated for the program in the operating budget. In order to keep expenditures within the appropriated amount, the department may manage enrollments, including imposition of an enrollment freeze.

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

-- 2005 REGULAR SESSION --

Mar 28 First reading, referred to Appropriations.

**HB 2309** by Representative Linville; by request of Office of Financial Management

Companion Bill: 6099

Modifying water right fees.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 2309-S** by House Committee on Appropriations (originally sponsored by Representative Linville; by request of Office of Financial Management)

(DIGEST AS ENACTED)

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.

Creates the water rights tracking system account in the state treasury. Twenty percent of the fees collected by the department of ecology according to RCW 90.03.470 must be deposited in the account. Moneys in the account may be spent only after appropriation. Expenditures from the account may be used by the department of ecology for the development, implementation, and management of a water rights tracking system, including a water rights mapping system and a water rights data base.

-- 2005 REGULAR SESSION --

Mar 29 Public hearing in committee.  
 First reading, referred to Appropriations.

Apr 2 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.

Apr 4 Minority; do not pass.  
 Passed to Rules Committee for second reading.

Apr 18 Placed on second reading.  
 Apr 19 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 62; nays, 35;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --

Apr 21 Held on first reading.  
 Apr 22 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, 32; nays, 16;  
 absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 House concurred in Senate amendments.  
 Passed final passage; yeas, 62; nays, 34;  
 absent, 0; excused, 2.

Apr 24 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.

May 11 Governor signed.  
 Chapter 412, 2005 Laws.  
 Effective date 7/24/2005.

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**HB 2310** by Representatives Sommers, Cody, and Kenney

Prohibiting certain physician referrals.

Provides that a physician may not refer a patient, or direct an employee of or person under contract with the physician to refer a patient, for radiology services at a health care facility in which the physician has a financial relationship.

Provides that no health care services contractor or health plan is responsible for payments for radiology services provided pursuant to an improper referral under this act.

Declares that a violation of this act constitutes unprofessional conduct under chapter 18.130 RCW.

Provides that an osteopathic physician or surgeon may not refer a patient, or direct an employee of or person under contract with the osteopathic physician or surgeon to refer a patient, for radiology services at a health care facility in which the osteopathic physician or surgeon has a financial relationship.

Provides that no health care services contractor or health plan is responsible for payments for radiology services provided pursuant to an improper referral under this act.

Declares that a violation of this act constitutes unprofessional conduct under chapter 18.130 RCW.

-- 2005 REGULAR SESSION --

Mar 30 First reading, referred to Appropriations.  
 Mar 31 Public hearing in committee.

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**HB 2311** by Representatives Murray and Simpson

Authorizing bonds for transportation funding.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, in order to provide funds necessary for the location, design, right of way, and construction of selected projects or improvements that are identified as transportation 2005 projects or improvements in the omnibus transportation budget, there shall be issued and sold upon the request of the department of transportation a total of five billion dollars of general obligation bonds of the state of Washington.

**HB 2311-S** by House Committee on Transportation (originally sponsored by Representatives Murray and Simpson)

(DIGEST AS ENACTED)

Provides that, in order to provide funds necessary for the location, design, right of way, and construction of selected projects or improvements that are identified as transportation 2005 projects or improvements in the omnibus transportation budget, there shall be issued and sold upon the request of the department of transportation a total of five billion one hundred million dollars of general obligation bonds of the state of Washington.

-- 2005 REGULAR SESSION --

Apr 8 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; 1st substitute bill be substituted,  
 do pass.  
 Minority; do not pass.

Apr 13 Passed to Rules Committee for second reading.  
 Apr 23 Placed on second reading.  
 Apr 24 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 62; nays, 36;  
 absent, 0; excused, 0.

-- IN THE SENATE --

Read first time, rules suspended, and placed on second reading calendar.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 32; nays, 14;  
 absent, 0; excused, 3.

-- IN THE HOUSE --

Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

May 9 Governor signed.  
 Chapter 315, 2005 Laws.  
 Effective date 7/1/2005.

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**HB 2312** by Representatives Murray and Simpson

Providing funding and funding options for transportation projects.

(SEE ALSO PROPOSED 1ST SUB)

Provides funding and funding options for transportation projects.

**HB 2312-S** by House Committee on Transportation (originally sponsored by Representatives Murray and Simpson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides funding and funding options for transportation projects.

-- 2005 REGULAR SESSION --

Apr 8 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; 1st substitute bill be substituted,  
 do pass.  
 Minority; do not pass.

Apr 13 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.  
 Rules Committee relieved of further consideration.  
 Referred to Transportation.

**HB 2313** by Representatives Hasegawa, Moeller, Appleton, Chase, Sells, Kirby, Santos, Haigh, Morrell, Dunshee, Pettigrew, Hunt, Darneille, Cody, Roberts, Kenney, Ormsby, McDermott, and Sommers

Raising revenue by restricting or eliminating tax preferences.

Raises revenue by restricting or eliminating tax exemptions, deductions, and credits.

Repeals RCW 82.04.062, 82.04.293, 82.04.315, 82.04.317, 82.04.4292, and 82.04.44525.

Declares an intent to make additional revenue available for appropriation for programs that are not adequately funded in the state budget, such as the following: (1) \$20,000,000 for the state board for community and technical colleges to bring the pay rate for part-time faculty up to sixty-five percent of the pay rate for full-time faculty.

(2) \$5,400,000 for the state board for community and technical colleges for salary increments for faculty and for professional development activities.

(3) \$11,040,000 for the state board for community and technical colleges to provide 5,650 additional full-time equivalent student enrollments.

(4) \$13,000,000 for the department of social and health services to ensure that medicaid recipients are not subject to copays for prescription drugs.

(5) \$3,000,000 for the department of social and health services for the limited English proficiency (LEP) pathways program.

(6) \$1,000,000 for the department of social and health services for efforts to facilitate naturalization of immigrants.

(7) \$13,000,000 for the department of social and health services to increase the vendor rate paid to hospitals.

(8) \$24,000,000 to fund gain sharing under public employee pension plans.

Declares an intent to supersede the holding of the supreme court of the state of Washington in *Puget Sound National Bank v. Department of Revenue*, 123 Wn.2d 284 (1994).

-- 2005 REGULAR SESSION --

Apr 11 First reading, referred to Finance.

**HB 2314** by Representative McIntire

Relating to revenue and taxation.

(SUBSTITUTED FOR - SEE 1ST SUB)

Introduced by title and introductory section only.

**HB 2314-S** by House Committee on Finance (originally sponsored by Representative McIntire)

Modifying revenue and taxation.

(DIGEST AS ENACTED)

Revises provisions relating to revenue and taxation.

-- 2005 REGULAR SESSION --

Apr 12 First reading, referred to Finance.

Apr 21 Public hearing and executive action taken in committee.

FIN - Executive action taken by committee.  
FIN - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Placed on second reading.

1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 51; nays, 47; absent, 0; excused, 0.

Vote on third reading will be reconsidered.

Third reading, passed; yeas, 50; nays, 48; absent, 0; excused, 0.

-- IN THE SENATE --

Apr 22 Read first time, rules suspended, and placed on second reading calendar.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 25; nays, 22; absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 24 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

May 17 Governor signed.

Chapter 514, 2005 Laws.

Effective date 7/1/2005\*.

**HB 2315** by Representatives Hasegawa, Simpson, Moeller, Chase, Appleton, Flannigan, Conway, Morrell, and P. Sullivan

Modifying the business and occupation taxation of investment income received by corporations.

Revises the business and occupation taxation of investment income received by corporations.

-- 2005 REGULAR SESSION --

Apr 12 First reading, referred to Finance.

**HB 2316** by Representatives McIntire and Kenney

Relating to generating revenue for higher education funding.

Introduced by title and introductory section only.

-- 2005 REGULAR SESSION --

Apr 13 First reading, referred to Finance.

**HB 2317** by Representative McIntire

Relating to revenue and taxation.

Introduced by title and introductory section only.

-- 2005 REGULAR SESSION --

Apr 13 First reading, referred to Finance.

**HB 2318** by Representatives Hasegawa, Moeller, Ormsby, Dickerson, Sells, Pettigrew, and Roberts

Imposing a tax on unearned income.

Provides that a one percent tax is imposed on the taxable income of: (1) Individuals; and

(2) Partnerships, limited liability companies, associations, and trusts, the beneficial interest in which is not represented by transferable shares, whose gross interest and dividend income from all sources exceeds three thousand dollars during the taxable year.

Provides that the following exemptions may be deducted from taxable income: (1) Three thousand dollars for each individual taxpayer;

(2) Three thousand dollars for each individual taxpayer's spouse if the taxpayer is entitled to an exemption for the spouse under section 151(b) of the internal revenue code.

Declares that the tax imposed under this title does not apply to: (1) Interest and dividend income received by an employee benefit plan as defined by the employee retirement income security act of 1974, 29 U.S.C. Sec 1002(3), or any successor act enacted for the purpose of regulating employee benefit plans, or an individual retirement arrangement, keogh plan, or any other arrangement pursuant to which payment of federal tax on the income thereof and of the plan sponsors, participants, and beneficiaries is deferred; either to the plan or arrangement or to its sponsors, participants, or beneficiaries, irrespective of when or whether all or any portion of such income is accumulated or

expended for the benefit of, or distributed in any form or manner to, such sponsors, participants, or beneficiaries;

(2) Any amount received from the sale, exchange, or transfer of either a share of corporate stock or any other transferable share under this title, whether by way of liquidation, redemption, or otherwise, and irrespective of the identity of the parties to the sale, exchange, or transfer;

(3) Any distribution of capital, whether in liquidation or otherwise, but accumulated profits shall not be regarded as capital;

(4) Any amount received and used by any educational, religious, or charitable organization incorporated or organized in this state, for the purposes for which it is established as long as none of the income or profits of the organization is divided among stockholders or members or is used for purposes other than those for which it is established, or which is received by any trustee for the use of the state or any of its political subdivisions, or for the use of the organization for these purposes;

(5) Income accumulated in an employee benefit plan, as defined by the employment retirement income security act of 1974, 29 U.S.C. Sec. 1002(3), as amended, or in a trust comprising a part of such a plan.

Provides that any person who knowingly attempts to evade the tax imposed under this act or payment thereof is guilty of a class C felony as provided in chapter 9A.20 RCW.

Provides that any person required to collect tax imposed under this act who knowingly fails to collect, truthfully account for, or pay over the tax is guilty of a class C felony as provided in chapter 9A.20 RCW.

Provides that any person who knowingly fails to pay tax, pay estimated tax, make returns, keep records, or supply information, as required under this act, is guilty of a gross misdemeanor as provided in chapter 9A.20 RCW.

-- 2005 REGULAR SESSION --

Apr 13 First reading, referred to Finance.

**HB 2319** by Representative Darneille

Revising trial court funding provisions.

Revises trial court funding provisions.

-- 2005 REGULAR SESSION --

Apr 13 First reading, referred to Rules.

**HB 2320** by Representative Sommers

Authorizing transfers from certain treasury accounts.

Provides that the legislature may transfer moneys from the health services account to the state general fund for purposes consistent with RCW 43.72.900.

Authorizes the legislature to transfer to the state general fund such amounts as represent the excess balance of the account in RCW 69.50.520.

-- 2005 REGULAR SESSION --

Apr 13 First reading, referred to Appropriations.

**HB 2321** by Representatives Hasegawa, Miloscia, Pettigrew, Cody, McDermott, and Chase

Relating to the taxation of janitorial services.

Introduced by title and introductory section only.

-- 2005 REGULAR SESSION --

Apr 14 First reading, referred to Finance.

**HB 2322** by Representative Ormsby

Limiting the phosphorus content in dishwashing detergent.

(DIGEST AS ENACTED)

Declares that, while significant reductions of phosphorus from laundry detergent have been accomplished, similar progress in reducing phosphorus contributions from dishwashing detergents has not been achieved.

Declares an intent to impose a statewide limit on the phosphorus content of household detergents.

Provides that, after July 1, 2008, a person may not sell or distribute for sale a dishwashing detergent that contains 0.5 percent or more phosphorous by weight.

Does not apply to the sale or distribution of detergents for commercial and industrial uses.

-- 2005 REGULAR SESSION --

Apr 14 First reading, referred to Natural Resources, Ecology & Parks.

-- 2006 REGULAR SESSION --

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

Jan 27 Public hearing in committee.

Jan 31 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; do pass.  
Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading by Rules Committee.

Feb 14 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 71; nays, 26;  
absent, 0; excused, 1.  
Vote on third reading will be reconsidered.  
Third reading, passed; yeas, 78; nays, 19;  
absent, 0; excused, 1.

-- IN THE SENATE --

Feb 16 First reading, referred to Water, Energy & Environment.

Feb 21 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 WEE - Majority; do pass with amendment(s).  
Minority; do not pass.

Passed to Rules Committee for second reading.

Made eligible to be placed on 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, 41; nays, 7;  
absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.

Passed final passage; yeas, 79; nays, 18;  
absent, 0; excused, 1.

Vote on final passage will be reconsidered.

Passed final passage; yeas, 79; nays, 18;  
absent, 0; excused, 1.

Mar 6 Speaker signed.

-- IN THE SENATE --

Mar 7 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 27 Governor signed.  
Chapter 223, 2006 Laws.  
Effective date 6/7/2006.

**HB 2323** by Representatives B. Sullivan, DeBolt, Simpson, Springer, Holmquist, McCune, O'Brien, Sells, Pettigrew, Ahern, Jarrett, Miloscia, Ormsby, Dunn, Priest, Roach, Dunshee, Woods, Ericks, and Hunter

Encouraging affordable rental housing.

(SEE ALSO PROPOSED 1ST SUB)

Declares it is the policy of this state to promote and encourage the creation of accessory dwelling units in a manner that is effective in meeting the needs of its citizens for affordable

housing while protecting and enhancing residential neighborhoods.

Provides that all cities, towns, and counties planning under RCW 36.70A.040 shall adopt or amend by ordinance and incorporate into their development regulations, zoning regulation, or other official control an authorization for the creation of accessory dwelling units that is consistent with this section. Any other city, town, or county may adopt an ordinance authorizing accessory dwelling units consistent with this act.

Provides that all accessory dwelling unit ordinances adopted or amended as required by this act: (1) Shall allow accessory dwelling units as provided for in the ordinance in all single-family residential zoning districts;

(2) Shall provide for accessory dwelling units that are contained within, attached to, or detached from the principal residence on the property; that is, shall provide for both accessory apartments and accessory cottages;

(3) Shall not include restrictions on the type of occupant living in an accessory dwelling unit nor require a relationship to the occupant of the principal residence on the property, but may include a restriction on the maximum number of occupants of an accessory dwelling unit;

(4) May set a reasonable range of floor area to be allowed for accessory dwelling units, in square feet or ratio to the principal residence on the property, or both, provided that written findings be included indicating that the range of floor area reasonably approximates the size range of one-bedroom apartments within or nearby the city, town, or county;

(5) May include a requirement for the provision of off-street parking for the accessory dwelling unit, up to a maximum of one space, and may include a procedure for waiver of this requirement;

(6) Shall provide that applications for the creation of accessory dwelling units are processed, including review and decision, solely through administrative procedures subject to clearly defined standards;

(7) Shall require that the applicable department within the jurisdiction prepare and publish clear procedures and standards not inconsistent with this section that shall apply to the review of and decisions on applications for accessory dwelling units;

(8) May include provisions for the registration of accessory dwelling units within the jurisdiction that were created before any authorizing ordinance or were otherwise not permitted as accessory dwelling units by the applicable jurisdiction;

(9) Shall require that a registration or other form of statement concerning each permitted accessory dwelling unit be filed with the applicable county department of records and elections for the real estate records on the subject property; and

(10) Shall require that the building, planning, or other official of the city, town, or county report annually to the legislative body regarding the permitting and registration of accessory dwelling units.

**HB 2323-S** by House Committee on Local Government (originally sponsored by Representatives B. Sullivan, DeBolt, Simpson, Springer, Holmquist, McCune, O'Brien, Sells, Pettigrew, Ahern, Jarrett, Miloscia, Ormsby, Dunn, Priest, Roach, Dunshee, Woods, Ericks, and Hunter)

Studying the prospect of increasing affordable rental housing through accessory dwelling units.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes the joint select committee on accessory dwelling units.

Requires the committee to examine ways of increasing affordable rental housing through accessory dwelling units by: (1) Reviewing accessory dwelling unit ordinances adopted by jurisdictions planning under RCW 36.70A.040;

(2) Considering policies pertaining to the siting of accessory dwelling units, including policies permitting the units to be sited on all parcels where single-family residences are allowed; and

(3) Considering policies pertaining to occupant requirements, allowable floor areas, off-street parking, processing related permits, unit registration, and applicable state and local codes.

Directs the committee to report its findings and recommendations to the appropriate committees of the legislature by December 1, 2007.

-- 2005 REGULAR SESSION --  
 Apr 14 First reading, referred to Local Government.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Jan 12 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2324** by Representatives Holmquist, Simpson, B. Sullivan, Tom, O'Brien, Springer, McCune, Sells, Pettigrew, Ahern, DeBolt, Jarrett, Miloscia, Ormsby, Dunn, Priest, Roach, Dunshee, Woods, Upthegrove, Hunter, and Ericks  
 Providing incentives to encourage affordable housing.

Finds that incentives offered to private developers are useful in creating public benefit amenities, including affordable housing, within private developments.

Declares that it is the purpose of this act to: (1) Increase the supply of affordable housing within jurisdictions subject to the growth management act;

(2) Promote infill development and diversity of housing within urban growth areas; and

(3) Rely on voluntary participation by private property owners through optional incentives rather than mandatory inclusion standards.

Requires all cities, towns, and counties planning under RCW 36.70A.040 to adopt or amend by ordinance and incorporate into their development regulations, zoning regulation, or other official control an authorization for density bonus incentives for the provision of affordable housing that apply to urban growth areas as designated under RCW 36.70A.110 and that are consistent with this chapter. Any other city, town, or county may adopt an ordinance authorizing density bonus incentives for the provision of affordable housing.

Declares that this act does not require or limit the provision of direct financial aid by the city, town, or county, the provision of publicly owned land, or the waiver or reduction of fees, including impact fees, or of dedication or exaction requirements required under the city, town, or county codes to assist the development of affordable housing.

Provides that the department of community, trade, and economic development shall within one year after the effective date of this act prepare and distribute to cities, towns, and counties that are subject to this chapter a model affordable housing density bonus incentives ordinance that is consistent with this chapter. The department may also prepare and distribute guidelines that are consistent with this chapter to assist cities, towns, and counties in complying with this chapter.

-- 2005 REGULAR SESSION --  
 Apr 14 First reading, referred to Local Government.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in present status.  
 Jan 12 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Appropriations.

**HB 2325** by Representatives Simpson, Tom, B. Sullivan, Springer, Sells, Holmquist, McCune, O'Brien, Pettigrew, Ahern, DeBolt, Jarrett, Appleton, Miloscia, Ormsby, Dunn, Priest, Roach, Dunshee, Woods, Hunter, and Ericks

Companion Bill: 6589

Encouraging the development of affordable housing.

(SUBSTITUTED FOR - SEE 1ST SUB)

Encourages the development of affordable housing.

**HB 2325-S** by House Committee on Local Government (originally sponsored by Representatives Simpson, Tom, B. Sullivan, Springer, Sells, Holmquist, McCune, O'Brien, Pettigrew, Ahern, DeBolt, Jarrett, Appleton, Miloscia, Ormsby, Dunn, Priest, Roach, Dunshee, Woods, Hunter, and Ericks)

(AS OF HOUSE 2ND READING 2/13/06)

Encourages the development of affordable housing.

Finds that there is a large, unmet need for affordable housing in the cities and counties of Washington that is increasing every year.

Finds that many single-family residential neighborhoods were developed at an earlier time at densities less than the maximum allowable under current zoning regulations.

Finds that the growth management act requires increased densities in single-family areas, and that the rising costs of public facilities to accommodate growth coupled with insufficient revenues available for such facilities make infill housing within existing developed areas an economic necessity. The legislature concludes that allowing reasonable development of underutilized parcels of land within urban growth areas has significant potential to provide much-needed affordable ownership housing while also providing resources to existing property owners and their communities.

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.

-- 2005 REGULAR SESSION --

Apr 14 First reading, referred to Local Government.

-- 2006 REGULAR SESSION --

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

Jan 12 Public hearing in committee.

Feb 2 Executive session in committee.

LG - Executive action taken by committee.

LG - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 11 Placed on second reading.

Feb 13 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 97; nays, 1;

absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 Executive session in committee.

First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 16 FHC - Majority; without recommendation.

And refer to Government Operations & Elections.

Referred to Government Operations & Elections.

Feb 22 Public hearing in committee.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2326** by Representatives Bailey, Alexander, Miloscia, Haler, Armstrong, McDonald, Ahern, Skinner, Rodne, Talcott, Clements, Nixon, and Newhouse

Creating the public health improvement account.

Finds that the public health system as defined in RCW 43.70.575 is essential to fulfilling the state's responsibility to protect the health and safety of its citizens. The legislature further finds that local public health departments lack adequate resources even as their duties increase. Rather than risk catastrophic loss of life, the legislature further finds that local public health departments must immediately be given the resources to effectively implement the specific public health improvement standards concerning threats to our drinking water and food supplies, communicable disease, and other first-responder duties unique to local public health departments, pursuant to the requirements in RCW 43.70.520.

-- 2005 REGULAR SESSION --

Apr 14 First reading, referred to Appropriations.

**HB 2327** by Representatives Schual-Berke and Orcutt

Exempting certain health care services provided to government from business and occupation taxation.

Exempts certain health care services provided to government from business and occupation taxation.

-- 2005 REGULAR SESSION --

Apr 15 First reading, referred to Finance.

**HB 2328** by Representatives Lantz and Priest

Changing provisions relating to the insanity defense.

(DIGEST AS ENACTED)

Amends RCW 10.77.020 to provide that in a sanity evaluation conducted under chapter 10.77 RCW, if a defendant refuses to answer questions or to participate 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 --

Apr 18 First reading, referred to Judiciary.

-- 2006 REGULAR SESSION --

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

Jan 11 Public hearing and executive action taken in committee.

JUDI - Executive action taken by committee.

JUDI - Majority; do pass.

Jan 13 Passed to Rules Committee for second reading.

Jan 26 Placed on second reading by Rules Committee.

Feb 8 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 98; nays, 0;

absent, 0; excused, 0.

-- IN THE SENATE --

Feb 9 First reading, referred to Judiciary.

Feb 21 Public hearing and executive action taken in committee.

Feb 23 JUD - Majority; do pass.

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, 47; nays, 0;

absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 17 Governor signed.

Chapter 109, 2006 Laws.

Effective date 6/7/2006.

**HB 2329** by Representatives Hunter, Alexander, Jarrett, Haigh, Nixon, Chase, Haler, Wallace, Kagi, Green, Dunn, and Schual-Berke

Clarifying that the state auditor and the joint legislative audit and review committee are among the entities that are exceptions to the provisions prohibiting disclosure of department of social and health services information.

Declares that it is the intent of the legislature to clarify that the state auditor and the joint legislative audit and review committee are included within the exception to the provisions prohibiting disclosure of department of social and health services information.

Finds that though these entities were intended to be included within the exception, a clarification is necessary to ensure that the state auditor and the joint legislative audit and review committee have full access to the records of the department of social and health services.

-- 2006 REGULAR SESSION --

Dec 20 Prefiled for introduction.  
Jan 9 First reading, referred to State Government Operations & Accountability.  
Jan 11 Public hearing in committee.  
Jan 17 Executive session in committee.  
SGOA - Executive action taken by committee.  
Jan 18 SGOA - Majority; do pass.  
Minority; do not pass.  
Jan 19 Passed to Rules Committee for second reading.

**HB 2330** by Representatives Blake, Buck, Upthegrove, Linville, Sump, and B. Sullivan

Companion Bill: 6157

Modifying provisions concerning the administration of a crab pot buoy tag program.

(DIGEST AS ENACTED)

Amends RCW 77.70.430 relating to a crab pot buoy tag program.

-- 2006 REGULAR SESSION --

Dec 20 Prefiled for introduction.  
Jan 9 First reading, referred to Natural Resources, Ecology & Parks.  
Jan 10 Public hearing and executive action taken in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; do pass.  
Jan 12 Passed to Rules Committee for second reading.  
Jan 18 Placed on second reading by Rules Committee.  
Jan 25 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Jan 26 First reading, referred to Natural Resources, Ocean & Recreation.  
Feb 15 Public hearing in committee.  
Feb 16 Executive session in committee.  
Feb 20 NROR - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 27 Made eligible to be placed on second reading.  
Feb 28 Placed on second reading by Rules Committee.  
Mar 1 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.  
-- IN THE HOUSE --  
Mar 3 Speaker signed.  
-- IN THE SENATE --  
Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.  
Mar 20 Governor signed.  
Chapter 143, 2006 Laws.  
Effective date 6/7/2006.

**HB 2331** by Representatives Blake, Buck, Upthegrove, Sump, and B. Sullivan

Companion Bill: 6158

Concerning public disclosure requirements for sensitive fish and wildlife data.

(AS OF HOUSE 2ND READING 2/07/06)

Declares that sensitive fish and wildlife data may be released to government agencies, public utilities, and their agents, and accredited colleges and universities concerned with fish and wildlife resources.

Provides that sensitive fish and wildlife data pertaining to the management of fish and wildlife resources on private land may be released to the owner of the land, lessee of the land, holder of a right of way or easement on the land, and their agent or agents.

-- 2006 REGULAR SESSION --

Dec 20 Prefiled for introduction.  
Jan 9 First reading, referred to State Government Operations & Accountability.  
Jan 11 Public hearing in committee.  
Jan 20 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Jan 24 Passed to Rules Committee for second reading.  
Jan 26 Placed on second reading by Rules Committee.  
Feb 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --  
Feb 9 First reading, referred to Natural Resources, Ocean & Recreation.  
Feb 15 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 NROR - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Mar 2 Referred to Rules.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2332** by Representatives Buck, Blake, Upthegrove, Haler, and B. Sullivan

Companion Bill: 6159

Concerning recreational fishing for albacore tuna.

(AS OF HOUSE 2ND READING 1/25/06)

Amends RCW 77.32.010 relating to recreational fishing for albacore tuna.

-- 2006 REGULAR SESSION --

Dec 20 Prefiled for introduction.  
Jan 9 First reading, referred to Natural Resources, Ecology & Parks.  
Jan 10 Public hearing and executive action taken in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; do pass.  
Jan 12 Passed to Rules Committee for second reading.  
Jan 18 Placed on second reading by Rules Committee.  
Jan 25 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Jan 26 First reading, referred to Natural Resources, Ocean & Recreation.

Feb 15 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 Feb 20 NROR - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on second reading.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

Effective date 7/1/2006.

**HB 2333** by Representatives Green, Haler, Conway, Curtis, Fromhold, McDonald, Walsh, Strow, Sells, Campbell, Miloscia, Roach, P. Sullivan, Morrell, McDermott, Serben, Darneille, Appleton, Williams, Chase, Moeller, Hasegawa, Rodne, Linville, Santos, Springer, Wallace, Kenney, Cody, Ericksen, O'Brien, Wood, B. Sullivan, Simpson, Ericks, Ormsby, and McCune

Companion Bill: 6145

Providing parity for home care agency workers.

(SUBSTITUTED FOR - SEE 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.

**HB 2333-S** by House Committee on Appropriations (originally sponsored by Representatives Green, Haler, Conway, Curtis, Fromhold, McDonald, Walsh, Strow, Sells, Campbell, Miloscia, Roach, P. Sullivan, Morrell, McDermott, Serben, Darneille, Appleton, Williams, Chase, Moeller, Hasegawa, Rodne, Linville, Santos, Springer, Wallace, Kenney, Cody, Ericksen, O'Brien, Wood, B. Sullivan, Simpson, Ericks, Ormsby, and McCune)

(DIGEST AS ENACTED)

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.

-- 2006 REGULAR SESSION --

Dec 20 Prefiled for introduction.  
 Jan 9 First reading, referred to Appropriations.  
 Feb 4 Public hearing, executive action taken, and  
 executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; without recommendation.  
 Feb 7 Placed on second reading.  
 Feb 8 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.

-- IN THE SENATE --

Feb 10 First reading, referred to Ways & Means.  
 Feb 22 Executive session in committee.  
 Feb 23 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 24 Placed on second reading by Rules Committee.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0;  
 absent, 1; excused, 2.

-- IN THE HOUSE --

Feb 27 Speaker signed.  
 -- IN THE SENATE --  
 Feb 28 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 1 Delivered to Governor.  
 Mar 7 Governor signed.  
 Chapter 9, 2006 Laws.

**HB 2334** by Representatives Appleton, Woods, Sells, Eickmeyer, Flannigan, Strow, B. Sullivan, Priest, Jarrett, Chase, and Moeller

Modifying residential density requirements in fully incorporated island cities.

(SEE ALSO PROPOSED 1ST SUB)

Recognizes that cities coterminous with, and comprised solely of, an island in qualifying counties have unique and valuable qualities that must be preserved. Recognizing the importance of preserving these qualities, as well as the continual changes that accompany population growth, the legislature finds that these island cities must have the authority to determine the residential densities, within the confines of properly accommodating growth, that are best suited to retain the agricultural, rural, residential, and historic character enjoyed by the residents.

**HB 2334-S** by House Committee on Local Government (originally sponsored by Representatives Appleton, Woods, Sells, Eickmeyer, Flannigan, Strow, B. Sullivan, Priest, Jarrett, Chase, and Moeller)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Recognizes that cities coterminous with, and comprised solely of, an island in qualifying counties have unique and valuable qualities that must be preserved. Recognizing the importance of preserving these qualities, as well as the continual changes that accompany population growth, the legislature finds that these island cities must have the authority to determine the residential densities, within the confines of properly accommodating growth, that are best suited to retain the agricultural, rural, residential, and historic character enjoyed by the residents.

Declares that the legislature does not intend for the provisions of this act to affirm, nullify, or otherwise affect decisions by growth management hearings boards or courts pertaining to required minimum densities in urban growth areas.

-- 2006 REGULAR SESSION --

Dec 20 Prefiled for introduction.  
 Jan 9 Public hearing in committee.  
 First reading, referred to Local Government.  
 Jan 30 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted,  
 do pass.  
 Minority; without recommendation.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 2335** by Representatives Appleton, Campbell, Cody, Moeller, Green, Clibborn, Lantz, Morrell, Chase, Murray, Darneille, Santos, Wallace, Dickerson, Kenney, and Schual-Berke

Regulating body piercing.

(SUBSTITUTED FOR - SEE 1ST SUB)

Directs the secretary of health to adopt by rule requirements for standard universal precautions, as recommended by the United States centers for disease control and prevention, for preventing the spread of disease and the sterilization of needles, single-use disposable sharps, reusable sharps, instruments, and jewelry used by a person who practices body piercing or body art.

Declares that a person who practices body piercing or body art must comply with the rules adopted by the department of health under this act.

Provides that a violation of this act is a misdemeanor.

**HB 2335-S** by House Committee on Health Care (originally sponsored by Representatives Appleton,

Campbell, Cody, Moeller, Green, Clibborn, Lantz, Morrell, Chase, Murray, Darneille, Santos, Wallace, Dickerson, Kenney, and Schual-Berke)

(AS OF HOUSE 2ND READING 2/03/06)

Finds and declares that the practices of body piercing and body art involve an invasive procedure with the use of needles, single-use disposable sharps, reusable sharps, instruments, and jewelry. These practices may be dangerous when improperly sterilized, presenting a risk of infecting the client with bloodborne pathogens including, but not limited to, HIV, hepatitis B, and hepatitis C. It is in the interests of the public health, safety, and welfare to establish requirements in the commercial practice of body piercing in this state.

Directs the secretary of health to adopt by rule requirements for standard universal precautions, as recommended by the United States centers for disease control and prevention, for preventing the spread of disease and the sterilization of needles, single-use disposable sharps, reusable sharps, instruments, and jewelry used by a person who practices body piercing or body art.

Declares that a person who practices body piercing or body art must comply with the rules adopted by the department of health under this act.

Provides that a violation of this act is a misdemeanor.

-- 2006 REGULAR SESSION --

Dec 20 Prefiled for introduction.  
 Jan 9 First reading, referred to Health Care.  
 Jan 10 Public hearing in committee.  
 Jan 13 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 17 Passed to Rules Committee for second reading.  
 Feb 2 Rules Committee relieved of further consideration. Placed on second reading.  
 Feb 3 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 86; nays, 10; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 6 First reading, referred to Health & Long-Term Care.  
 Feb 15 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 23 HEA - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2336** by Representatives Appleton, Haler, Hasegawa, B. Sullivan, Sells, Cox, Dunshee, Chase, Miloscia, P. Sullivan, Haigh, Green, Flannigan, Simpson, Moeller, Kilmer, McCoy, Sump, Orcutt, Wallace, Roberts, Holmquist, and Woods  
 Companion Bill: 6198

Changing the state formula for funding allocations for pupil transportation.

Revises the state formula for funding allocations for pupil transportation.

-- 2006 REGULAR SESSION --

Dec 20 Prefiled for introduction.  
 Jan 9 First reading, referred to Education.  
 Jan 25 Public hearing in committee.  
 Jan 26 Public hearing in committee.

**HB 2337** by Representatives Linville, Strow, Dunshee, Appleton, Haler, Chase, McCoy, Blake, Wallace, Ericksen, Ericks, Simpson, Green, Morrell, Ormsby, Kristiansen, and Schual-Berke; by request of Department of Community, Trade, and Economic Development and Public Works Board

Companion Bill: 6150

Authorizing projects recommended by the public works board.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes projects recommended by the public works board.

**HB 2337-S** by House Committee on Capital Budget (originally sponsored by Representatives Linville, Strow, Dunshee, Appleton, Haler, Chase, McCoy, Blake, Wallace, Ericksen, Ericks, Simpson, Green, Morrell, Ormsby, Kristiansen, and Schual-Berke; by request of Department of Community, Trade, and Economic Development and Public Works Board)

(AS OF HOUSE 2ND READING 1/18/06)

Authorizes projects recommended by the public works board.

-- 2006 REGULAR SESSION --

Dec 20 Prefiled for introduction.  
 Jan 9 Public hearing in committee.  
 First reading, referred to Capital Budget.  
 Jan 11 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; 1st substitute bill be substituted, do pass.  
 Jan 13 Passed to Rules Committee for second reading.  
 Jan 17 Rules Committee relieved of further consideration. Placed on second reading.  
 Jan 18 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Jan 19 First reading, referred to Ways & Means.  
 Feb 22 Executive session in committee.  
 Feb 23 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2338** by Representatives Kirby, Roach, Chase, Dickerson, Ericks, Simpson, Upthegrove, and Schual-Berke; by request of Department of Financial Institutions

Companion Bill: 6167

Extending the mortgage lending fraud prosecution account.

(DIGEST AS ENACTED)

Extends the mortgage lending fraud prosecution account to June 30, 2011.

-- 2006 REGULAR SESSION --

Dec 20 Prefiled for introduction.  
 Jan 9 First reading, referred to Financial Institutions & Insurance.  
 Jan 12 Public hearing and executive action taken in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; do pass.  
 Jan 16 Passed to Rules Committee for second reading.  
 Jan 18 Placed on second reading by Rules Committee.  
 Jan 25 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Jan 26 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Feb 21 Public hearing and executive action taken in committee.  
 Feb 23 FHC - Majority; do pass.  
 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, 0; absent, 2; excused, 1.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 9 Governor signed.  
 Chapter 21, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2339** by Representatives Kirby, Roach, and Chase; by request of Department of Financial Institutions

Companion Bill: 6168

Regulating business development companies and the participation of financial institutions and nondepository lenders in economic development within the state.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions relating to business development companies and the participation of financial institutions and nondepository lenders in economic development within the state.

Repeals RCW 31.24.040, 31.24.050, 31.24.060, and 31.24.180.

**HB 2339-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kirby, Roach, and Chase; by request of Department of Financial Institutions)

(AS OF HOUSE 2ND READING 2/07/06)

Revises provisions relating to business development companies and the participation of financial institutions and nondepository lenders in economic development within the state.

Repeals RCW 31.24.040, 31.24.050, 31.24.060, and 31.24.180.

-- 2006 REGULAR SESSION --  
 Dec 20 Prefiled for introduction.  
 Jan 9 First reading, referred to Financial Institutions & Insurance.  
 Jan 12 Public hearing in committee.  
 Jan 17 Public hearing in committee.  
 Jan 18 Executive session in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 23 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Feb 7 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2340** by Representatives Kirby, Roach, Chase, Kenney, and Simpson; by request of Department of Financial Institutions

Companion Bill: 6166

Regulating mortgage brokers and loan originators.

(DIGEST AS ENACTED)

Revises provisions regulating mortgage brokers and loan originators.

-- 2006 REGULAR SESSION --  
 Dec 20 Prefiled for introduction.  
 Jan 9 First reading, referred to Financial Institutions & Insurance.  
 Jan 12 Public hearing and executive action taken in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; do pass.  
 Jan 16 Referred to Appropriations.  
 Jan 24 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 11 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 89; nays, 6; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Feb 21 Public hearing and executive action taken in committee.  
 Feb 23 FHC - Majority; do pass.  
 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, 48; nays, 0; absent, 1; excused, 0.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 9 Governor signed.  
 Chapter 19, 2006 Laws.  
 Effective date 1/1/2007.

**HB 2341** by Representatives Moeller, Hinkle, Williams, Sells, Upthegrove, Lantz, Morrell, Clibborn, Conway, Kenney, and Campbell

Modifying optometry licensing requirements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises optometry licensing requirements of RCW 18.53.010.

Declares that the optometry board may adopt rules under this act authorizing an inactive license status.

Provides that an inactive license may be placed in an active status upon compliance with rules established by the optometry board.

Declares that provisions relating to disciplinary action against a person with a license are applicable to a person with an inactive license, except that when disciplinary proceedings against a person with an inactive license have been initiated, the license will remain inactive until the proceedings have been completed.

**HB 2341-S** by House Committee on Health Care (originally sponsored by Representatives Moeller, Hinkle, Williams, Sells, Upthegrove, Lantz, Morrell, Clibborn, Conway, Kenney, and Campbell)

(AS OF HOUSE 2ND READING 2/07/06)

Revises optometry licensing requirements of RCW 18.53.010.

Declares that the secretary of health may adopt rules under this act authorizing an inactive license status.

Provides that an inactive license may be placed in an active status upon compliance with rules established by the secretary of health.

Declares that provisions relating to disciplinary action against a person with a license are applicable to a person with an inactive license, except that when disciplinary proceedings against a person with an inactive license have been initiated, the license will remain inactive until the proceedings have been completed.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 9 First reading, referred to Health Care.  
 Jan 12 Public hearing in committee.  
 Jan 13 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 17 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Feb 7 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Health & Long-Term Care.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2342** by Representatives Moeller, Appleton, Nixon, Hunt, Curtis, Lantz, Morrell, Springer, Wallace, Fromhold, Kagi, Roberts, Cody, Ericks, Green, and Ormsby

Establishing a health care declarations registry.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent to establish an electronic registry to improve access to health care decision-making documents. The registry would support, not supplant, the current systems for advance directives and mental health advance directives by improving access to these documents.

Declares an intent that the registry would be consulted by health care providers in every instance where there may be a question about the patient's wishes for periods of incapacity and the existence of a document that may clarify a patient's intentions.

Directs the department of health to establish and maintain a statewide health care declarations registry containing the health care declarations identified in this act as submitted by residents of Washington. The department shall digitally reproduce and store health care declarations in the registry. The department may establish standards for individuals to submit digitally reproduced health care declarations directly to the registry, but is not required to review the health care declarations that it receives to ensure they comply with the particular statutory requirements applicable to the document.

Provides that any physician, advanced registered nurse practitioner, health care provider acting under the direction of a physician or an advanced registered nurse practitioner, or health care facility, as defined in chapter 70.122 RCW or in chapter 71.32 RCW, and its personnel who make a good faith health care decision in reliance on the provisions of an apparently genuine and valid health care declaration received from the registry shall be immune from legal liability, including civil, criminal, or professional conduct sanctions, unless the physician, health care provider, or health care facility and its personnel have actual knowledge that the declaration has been changed, revoked, or is legally invalid or is otherwise negligent.

Provides that, except for acts of gross negligence, willful misconduct, or intentional wrongdoing, the department of health is not subject to civil liability for any claims or demands arising out of the administration or operation of the health care declarations registry established in this act.

**HB 2342-S** by House Committee on Health Care (originally sponsored by Representatives Moeller, Appleton,

Nixon, Hunt, Curtis, Lantz, Morrell, Springer, Wallace, Fromhold, Kagi, Roberts, Cody, Ericks, Green, and Ormsby)

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent to establish an electronic registry to improve access to health care decision-making documents. The registry would support, not supplant, the current systems for advance directives and mental health advance directives by improving access to these documents.

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Provides that, except for acts of gross negligence, willful misconduct, or intentional wrongdoing, the department of health is not subject to civil liability for any claims or demands arising out of the administration or operation of the health care declarations registry established in this act.

**HB 2342-S2** by House Committee on Appropriations (originally sponsored by Representatives Moeller, Appleton, Nixon, Hunt, Curtis, Lantz, Morrell, Springer, Wallace, Fromhold, Kagi, Roberts, Cody, Ericks, Green, and Ormsby)

(DIGEST AS ENACTED)

Declares an intent to establish an electronic registry to improve access to health care decision-making documents. The registry would support, not supplant, the current systems for advance directives and mental health advance directives by improving access to these documents.

Declares an intent that the registry would be consulted by health care providers in every instance where there may be a question about the patient's wishes for periods of incapacity and the existence of a document that may clarify a patient's intentions.

Directs the department of health to establish and maintain a statewide health care declarations registry containing the health care declarations identified in this act as submitted by residents of Washington. The department shall digitally reproduce and store health care declarations in the registry. The department may establish standards for individuals to submit digitally reproduced health care declarations directly to the registry, but is not required to review the health care declarations that it receives to ensure they comply with the particular statutory requirements applicable to the document.

Provides that, by December 1, 2008, the department shall report to the house and senate committees on health care the following information: (1) Number of participants in the registry;

(2) Number of health care declarations submitted by type of declaration as defined in this act;

(3) Number of health care declarations revoked and the method of revocation;

(4) Number of providers and facilities, by type, that have been provided access to the registry;

(5) Actual costs of operation of the registry;

(6) Donations received by the department for deposit into the health care declarations registry account, created in this act by type of donor.

Declares that the establishment of a health care declarations registry does not create any new or distinct obligation for a provider to determine whether a patient has a health care declaration.

Declares that a provider is not subject to civil or criminal liability or sanctions for unprofessional conduct under the uniform disciplinary act, chapter 18.130 RCW, when in good faith and without negligence: (1) The provider provides, does not provide, withdraws, or withholds treatment to a patient in the absence of actual knowledge of the existence of a health care declaration stored in the health care declarations registry established in this act;

(2) The provider provides, does not provide, withdraws, or withholds treatment pursuant to a health care declaration stored in the health care declarations registry established in this act in the absence of actual knowledge of the revocation of the declaration;

(3) The provider provides, does not provide, withdraws, or withholds treatment according to a health care declaration stored in the health care declarations registry established in this act in good faith reliance upon the validity of the health care declaration and the declaration is subsequently found to be invalid; or

(4) The provider provides, does not provide, withdraws, or withholds treatment according to the patient's health care declaration stored in the health care declarations registry established in this act.

Provides that, except for acts of gross negligence, willful misconduct, or intentional wrongdoing, the department of health is not subject to civil liability for any claims or demands arising out of the administration or operation of the health care declarations registry established in this act.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 9 First reading, referred to Health Care.  
 Jan 12 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 24 Referred to Appropriations.  
 Jan 31 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading.  
 Rules Committee relieved of further consideration. Placed on second reading.  
 Feb 8 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 10 First reading, referred to Health & Long-Term Care.  
 Feb 15 Public hearing in committee.  
 Feb 20 Executive session in committee.  
 Feb 21 HEA - Majority; do pass.  
 Minority; without recommendation.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 1; absent, 1; excused, 0.

-- IN THE HOUSE --

Mar 6 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 17 Governor signed.

Chapter 108, 2006 Laws.

Effective date 6/7/2006.

**HB 2343** by Representatives Moeller, Appleton, Hasegawa, and Roberts

Modifying juvenile waiver of rights.

Declares 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. Because a parent or guardian is most often in a position to provide a juvenile with guidance in matters of great importance to a juvenile, it is the intent of the legislature to assist parents in their ability to aid and guide their children when making important legal decisions, including the decision to waive legal rights during custodial interrogations.

Declares an intent to provide children in police custody the opportunity to seek and receive consultation with his or her parents.

Requires that, when a law enforcement officer takes a juvenile into custody, the officer must make reasonable attempts to notify a parent, guardian, or custodian that the juvenile is in custody and where the juvenile is being held.

Provides that when a parent, guardian, or custodian requests to consult with a juvenile in custody and makes himself or herself immediately available, he or she shall be permitted to consult with the juvenile immediately upon his or her request, unless: (1) The juvenile objects to the consultation while in the presence of the parent, guardian, or custodian; or

(2) The parent, guardian, or custodian is a codefendant or victim of the juvenile.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 9 First reading, referred to Juvenile Justice & Family Law.  
 Jan 11 Public hearing in committee.

**HB 2344** by Representatives Kessler, Buck, Kagi, Curtis, Takko, Blake, and Kenney

Authorizing three superior court judges in Clallam county.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes an additional superior court judge in Clallam county.

Declares that the additional judicial position for Clallam county created by this act is effective only if Clallam county through its duly constituted legislative authority documents its approval of the additional position and its agreement that it will pay out of county funds, without reimbursement from the state, the expenses of the existing and additional judicial positions as provided by statute and the state Constitution.

**HB 2344-S** by House Committee on Judiciary (originally sponsored by Representatives Kessler, Buck, Kagi, Curtis, Takko, Blake, and Kenney)

Increasing the number of superior court judicial positions in Clallam and Cowlitz counties.

(DIGEST AS ENACTED)

Authorizes an additional superior court judge in Clallam county and an additional superior court judge in Cowlitz county.

Declares that the additional judicial positions for Clallam county and Cowlitz county created by this act is effective only if

Clallam county and Cowlitz county through their duly constituted legislative authority documents their approval of the additional position and their agreement that it will pay out of county funds, without reimbursement from the state, the expenses of the existing and additional judicial positions as provided by statute and the state Constitution.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 9 First reading, referred to Judiciary.  
 Jan 10 Public hearing and executive action taken in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Jan 12 Referred to Appropriations.  
 Jan 24 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Judiciary.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 9 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 10 First reading, referred to Judiciary.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 JUD - Majority; do pass.  
 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, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 9 Governor signed.  
 Chapter 20, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2345** by Representatives Simpson, Rodne, Appleton, and Haler

Companion Bill: 6163

Addressing regional fire protection service authorities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions relating to regional fire protection service authorities.

**HB 2345-S** by House Committee on Local Government (originally sponsored by Representatives Simpson, Rodne, Appleton, and Haler)

(DIGEST AS ENACTED)

Revises provisions relating to regional fire protection service authorities.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 9 Public hearing in committee.  
 First reading, referred to Local Government.  
 Feb 1 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.

Feb 11 Placed on second reading.  
 Feb 13 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Government Operations & Elections.  
 Feb 20 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 GO - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Mar 2 Committee amendment not adopted.  
 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 6 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Mar 7 Speaker signed.  
 -- IN THE SENATE --  
 Mar 8 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 200, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2346** by Representatives Simpson, Appleton, Williams, and Schual-Berke

Companion Bill: 6164

Regulating fire-safe cigarettes.

Requires 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.

Requires the state director of fire protection to issue, keep current, and make available to the public a list of the cigarette varieties determined by the state director of fire protection to be fire safe.

Authorizes the state director of fire protection, by rule or upon application, to approve cigarette package or carton markings, stickers, labeling, or other devices that identify a cigarette variety as 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.

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.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 9 First reading, referred to Commerce & Labor.

**HB 2347** by Representatives Morris, Hudgins, Kilmer, McCoy, Linville, P. Sullivan, Wallace, Roberts, B. Sullivan, Morrell, Ericks, Upthegrove, Sells, O'Brien, and Green

Promoting the growth of research in the science and technology fields.

Recognizes the difficulty in attracting and retaining top quality graduate students in Washington state, particularly in the science and technology fields. In order to promote the growth of research in these fields, the legislature intends to help colleges and universities raise additional moneys for graduate fellowships by creating a graduate fellowship trust fund program for the sciences.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
Jan 9 First reading, referred to Higher Ed & Workforce Ed.  
Jan 20 Public hearing in committee.

**HB 2348** by Representatives Morris, Ericksen, Condotta, Linville, Conway, Sump, Haler, Orcutt, Wallace, Ericks, B. Sullivan, O'Brien, Dunn, and Holmquist

Extending tax relief for aluminum smelters.

(DIGEST AS ENACTED)

Extends tax relief for aluminum smelters to January 1, 2012.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
Jan 9 First reading, referred to Technology, Energy & Communications.  
Jan 10 Public hearing and executive action taken in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; do pass.  
Minority; do not pass.  
Jan 12 Referred to Finance.  
Feb 2 Public hearing in committee.  
Feb 6 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass.  
Feb 7 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 10 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 90; nays, 8; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 13 First reading, referred to International Trade & Economic Development.  
Feb 16 Public hearing in committee.  
Feb 21 Executive session in committee.  
Feb 23 ITED - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.  
Feb 24 Public hearing in committee.  
Feb 27 Executive session in committee.  
WM - Majority; do pass with amendment(s) by International Trade & Economic Development.  
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, 40; nays, 8; absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 93; nays, 4; absent, 0; excused, 1.  
Mar 6 Speaker signed.  
-- IN THE SENATE --  
Mar 7 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.  
Mar 23 Governor signed.

Chapter 182, 2006 Laws.  
Effective date 6/7/2006.

**HB 2349** by Representatives Morris, Hudgins, Chase, Murray, Darneille, Dickerson, B. Sullivan, and Sells  
Providing new renewable energy standards.

(SUBSTITUTED FOR - SEE 2ND SUB)

Establishes the following new renewable energy standards for state agencies: (1) By July 1, 2006, state agencies must buy at least five percent of their total electricity from qualified alternative energy resources.

(2) By July 1, 2007, state agencies must buy at least ten percent of their total electricity from qualified alternative energy resources.

(3) By July 1, 2008, state agencies must buy at least fifteen percent of their total electricity from qualified alternative energy resources.

(4) By July 1, 2009, state agencies must buy at least twenty percent of their total electricity from qualified alternative energy resources.

**HB 2349-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, Hudgins, Chase, Murray, Darneille, Dickerson, B. Sullivan, and Sells)

(SUBSTITUTED FOR - SEE 2ND SUB)

Establishes the following new renewable energy standards for state agencies: (1) By July 1, 2006, state agencies must buy at least five percent of their total electricity from qualified alternative energy resources.

(2) By July 1, 2007, state agencies must buy at least ten percent of their total electricity from qualified alternative energy resources.

(3) By July 1, 2008, state agencies must buy at least fifteen percent of their total electricity from qualified alternative energy resources.

(4) By July 1, 2009, state agencies must buy at least twenty percent of their total electricity from qualified alternative energy resources.

Provides that if another state law exceeds the renewable energy standards contained in this act, this act will become void in its entirety.

**HB 2349-S2** by House Committee on Appropriations (originally sponsored by Representatives Morris, Hudgins, Chase, Murray, Darneille, Dickerson, B. Sullivan, and Sells)

(AS OF HOUSE 2ND READING 2/13/06)

Provides that the state agency with the largest electricity load in its service territory must, at the request of the generator to the agency in writing, purchase all available anaerobic digester power from their local utility to the extent that it does not exceed the agency's local annual electricity consumption. State agencies shall pay for anaerobic digester power at a rate no less than the retail price of a qualified alternative energy product that their local utility charges its customers under RCW 19.29A.090.

Provides that state agencies are not required to purchase all available anaerobic digester power from their local utility if their utility is exempt from offering a qualified alternative energy product.

Provides that, to the extent that a utility purchases power from an anaerobic digestion power producer in its service territory, the utility must pay the anaerobic digestion power producer for electricity produced at a rate no less than the retail price the utility charges its customers for a qualified alternative energy product under RCW 19.29A.090 minus administrative costs.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
Jan 9 First reading, referred to Technology, Energy & Communications.

Jan 10 Public hearing in committee.  
 Jan 13 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 18 Referred to Appropriations.  
 Jan 26 Public hearing in committee.  
 Feb 4 Executive session and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 13 2nd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 61; nays, 36;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Water, Energy & Environment.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 WEE - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2350** by Representatives Morris, Hudgins, and B. Sullivan  
 Limiting the disclosure of energy infrastructure information.  
 (SEE ALSO PROPOSED 1ST SUB)

Limits disclosure of geographic information system mapping data containing the location and selected attributes of gas transmission and hazardous liquid transmission pipelines, and liquified natural gas facilities, over two hundred fifty pounds per square inch gauge, created or obtained by the utilities and transportation commission, except for assistance to pipeline operators, first responders, local governments, and one-number locator services as provided under RCW 81.88.080 and chapter 19.122 RCW.

**HB 2350-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Morris, Hudgins, and B. Sullivan)  
 (DIGEST OF PROPOSED 1ST SUBSTITUTE)

Limits the disclosure of information revealing the location of the pipeline of natural gas and hazardous liquid pipelines, and information revealing the location of pipeline pressure regulators, compressor stations, metering facilities, taps, breakout tanks, cathodic protection test sites, or valves. However, natural gas and hazardous liquid pipeline location information contained on maps or map images of no greater detail than a scale of one to twenty-four thousand is not exempt. This information continues to be exempt from public disclosure if an agency: (1) Provides to a pipeline operator pipeline information, otherwise exempt under this subsection, relating to that operator's pipeline; or  
 (2) Shares pipeline information with another agency.

-- 2006 REGULAR SESSION --  
 Dec 21 Prefiled for introduction.  
 Jan 9 First reading, referred to State Government Operations & Accountability.  
 Jan 11 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.  
 Feb 14 Rules Committee relieved of further consideration. Placed on second reading.  
 Referred to Rules 2 Consideration.

**HB 2351** by Representatives Morris, Hudgins, Murray, Takko, B. Sullivan, Morrell, Ericks, Sells, O'Brien, and Green  
 Concerning energy resource planning and renewable energy standards.

Declares an intent to establish a goal of encouraging the construction and development of renewable energy in the state of Washington to meet increasing demands for affordable and reliable electricity. Since electricity supply may lag behind electricity demand, the result may be a sharp increase in electricity prices.

Finds that it is desirable to shorten the time it takes to bring new electricity generation to market. Washington is a leader in the development of renewable energy technologies and the legislature acknowledges that encouraging the development of renewable technologies in meeting increased electricity demand will create jobs for Washington's citizens.

-- 2006 REGULAR SESSION --  
 Dec 21 Prefiled for introduction.  
 Jan 9 First reading, referred to Technology, Energy & Communications.  
 Jan 10 Public hearing in committee.

**HB 2352** by Representatives Morris, Hudgins, and B. Sullivan  
 Modifying net metering provisions.  
 (SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 80.60.010, 80.60.020, and 80.60.030 relating to net metering.

**HB 2352-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, Hudgins, and B. Sullivan)  
 (DIGEST AS ENACTED)

Amends RCW 80.60.010, 80.60.020, and 80.60.030 relating to net metering.

-- 2006 REGULAR SESSION --  
 Dec 21 Prefiled for introduction.  
 Jan 9 First reading, referred to Technology, Energy & Communications.  
 Jan 13 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 25 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 10 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 1;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Water, Energy & Environment.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 WEE - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.

- Third reading, passed; yeas, 46; nays, 1; absent, 1; excused, 1.  
 -- IN THE HOUSE --
- Mar 6 House concurred in Senate amendments. Passed final passage; yeas, 96; nays, 1; absent, 0; excused, 1.  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Mar 8 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 201, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2353** by Representatives Pettigrew, Shabro, Kessler, Priest, Cox, Conway, Haler, P. Sullivan, Appleton, Walsh, Kenney, Green, Armstrong, Hasegawa, Kagi, Hunt, McCoy, Buri, Fromhold, Strow, Curtis, McDermott, Williams, Hudgins, Moeller, Sells, Lantz, Kilmer, Chase, McDonald, Morrell, Murray, Linville, Santos, Springer, Wallace, Dickerson, Roberts, Cody, B. Sullivan, Simpson, Ericks, Upthegrove, Campbell, Ormsby, and O'Brien

Providing collective bargaining for family child care providers.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares that the purpose of this act is to improve access to and the quality of family child care services. Thousands of Washington families depend upon family child care providers to care for their children while the parents are at work or school.

Finds that to ensure that children receive the highest quality services from these providers, it is necessary to achieve and maintain a stable, well-trained work force. To accomplish these goals, it is the policy of this state to encourage family child care providers and licensees to have a voice in the development of child care assistance and other programs through collective bargaining and other joint activities.

**HB 2353-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Pettigrew, Shabro, Kessler, Priest, Cox, Conway, Haler, P. Sullivan, Appleton, Walsh, Kenney, Green, Armstrong, Hasegawa, Kagi, Hunt, McCoy, Buri, Fromhold, Strow, Curtis, McDermott, Williams, Hudgins, Moeller, Sells, Lantz, Kilmer, Chase, McDonald, Morrell, Murray, Linville, Santos, Springer, Wallace, Dickerson, Roberts, Cody, B. Sullivan, Simpson, Ericks, Upthegrove, Campbell, Ormsby, and O'Brien)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that, in addition to the entities listed in RCW 41.56.020, this act applies to the governor with respect to family child care providers. Solely for the purposes of collective bargaining and as expressly limited under this act, the governor is the public employer of family child care providers who, solely for the purposes of collective bargaining, are public employees. The public employer shall be represented for bargaining purposes by the governor or the governor's designee appointed under chapter 41.80 RCW.

Declares that this act does not create or modify: (1) The parents' or legal guardians' right to choose and terminate the services of any family child care provider that provides care for their child or children;

(2) The secretary of the department of social and health services' right to adopt requirements under RCW 74.15.030, except for requirements related to grievance procedures and collective negotiations on personnel matters as specified in this act;

(3) Chapter 26.44 RCW, RCW 43.43.832, 43.20A.205, and 74.15.130; and

(4) The legislature's right to make programmatic modifications to the delivery of state services through child care subsidy programs, including standards of eligibility of parents,

legal guardians, and family child care providers participating in child care subsidy programs, and the nature of services provided.

Provides that, upon meeting the requirements of this act, the governor must submit, as a part of the proposed biennial or supplemental operating budget submitted to the legislature under RCW 43.88.030, a request for funds necessary to implement the compensation and benefit provisions of a collective bargaining agreement entered into under this act or for legislation necessary to implement such agreement.

Declares that solely for the purposes of negotiated rule making pursuant to RCW 34.05.310(2)(a) and 74.15.030, a statewide unit of all family child care licensees is appropriate. As of the effective date of this act, the exclusive representative of family child care licensees in the statewide unit shall be the representative selected as the majority representative in the election held under the directive of the governor to the secretary of the department of social and health services, dated September 16, 2005. If family child care licensees seek to select a different representative thereafter, the family child care licensees may request that the American arbitration association conduct an election and certify the results of the election.

Declares that, in enacting this act, the legislature intends to provide state action immunity under federal and state antitrust laws for the joint activities of family child care licensees and their exclusive representative to the extent such activities are authorized by this act.

**HB 2353-S2** by House Committee on Appropriations (originally sponsored by Representatives Pettigrew, Shabro, Kessler, Priest, Cox, Conway, Haler, P. Sullivan, Appleton, Walsh, Kenney, Green, Armstrong, Hasegawa, Kagi, Hunt, McCoy, Buri, Fromhold, Strow, Curtis, McDermott, Williams, Hudgins, Moeller, Sells, Lantz, Kilmer, Chase, McDonald, Morrell, Murray, Linville, Santos, Springer, Wallace, Dickerson, Roberts, Cody, B. Sullivan, Simpson, Ericks, Upthegrove, Campbell, Ormsby, and O'Brien)

(DIGEST AS ENACTED)

Provides that, in addition to the entities listed in RCW 41.56.020, this act applies to the governor with respect to family child care providers. Solely for the purposes of collective bargaining and as expressly limited under this act, the governor is the public employer of family child care providers who, solely for the purposes of collective bargaining, are public employees. The public employer shall be represented for bargaining purposes by the governor or the governor's designee appointed under chapter 41.80 RCW.

Declares that this act governs the collective bargaining relationship between the governor and family child care providers, except as follows: (1) A statewide unit of all family child care providers is the only unit appropriate for purposes of collective bargaining under RCW 41.56.060.

(2) The exclusive bargaining representative of family child care providers in the unit specified in (a) of this subsection shall be the representative chosen in an election conducted pursuant to RCW 41.56.070.

(3) "Collective bargaining" means the performance of the mutual obligations of the public employer and the exclusive bargaining representative to meet at reasonable times, to confer and negotiate in good faith, and to execute a written agreement with respect to grievance procedures and collective negotiations on personnel matters, including but not limited to: (a) Economic compensation, such as manner and rate of subsidy and reimbursement, including tiered reimbursements; (b) health and welfare benefits; (c) professional development and training; and (d) labor-management committees. By such obligation neither party shall be compelled to agree to a proposal or be required to make a concession unless otherwise provided in this act.

Declares that this act does not create or modify: (1) The parents' or legal guardians' right to choose and terminate the services of any family child care provider that provides care for their child or children;

(2) The secretary of the department of social and health services' right to adopt requirements under RCW 74.15.030, except for requirements related to grievance procedures and

collective negotiations on personnel matters as specified in this act;

(3) Chapter 26.44 RCW, RCW 43.43.832, 43.20A.205, and 74.15.130; and

(4) The legislature's right to make programmatic modifications to the delivery of state services through child care subsidy programs, including standards of eligibility of parents, legal guardians, and family child care providers participating in child care subsidy programs, and the nature of services provided.

Provides that, upon meeting the requirements of this act, the governor must submit, as a part of the proposed biennial or supplemental operating budget submitted to the legislature under RCW 43.88.030, a request for funds necessary to implement the compensation and benefit provisions of a collective bargaining agreement entered into under this act or for legislation necessary to implement such agreement.

Declares that solely for the purposes of negotiated rule making pursuant to RCW 34.05.310(2)(a) and 74.15.030, a statewide unit of all family child care licensees is appropriate. As of the effective date of this act, the exclusive representative of family child care licensees in the statewide unit shall be the representative selected as the majority representative in the election held under the directive of the governor to the secretary of the department of social and health services, dated September 16, 2005. If family child care licensees seek to select a different representative thereafter, the family child care licensees may request that the American arbitration association conduct an election and certify the results of the election.

Declares that, in enacting this act, the legislature intends to provide state action immunity under federal and state antitrust laws for the joint activities of family child care licensees and their exclusive representative to the extent such activities are authorized by this act.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 9 First reading, referred to Commerce & Labor.  
 Jan 16 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 2 Referred to Appropriations.  
 Feb 3 Public hearing in committee.  
 Feb 4 Executive session and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 10 2nd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 84; nays, 14; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Labor, Commerce, Research & Development.  
 Feb 20 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 Executive session in committee.  
 LCRD - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 27 WM - Majority; do pass with amendments(s) by Labor, Commerce, Research & Development.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 40; nays, 8; absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 84; nays, 13; absent, 0; excused, 1.  
 Vote on final passage will be reconsidered.  
 Passed final passage; yeas, 86; nays, 11; absent, 0; excused, 1.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 15 Governor signed.  
 Chapter 54, 2006 Laws.  
 Effective date 6/7/2006\*.

**HB 2354** by Representatives Williams and Chase

Adding provisions that define "survey," "surveying," "the practice of land surveying," and "responsible charge."

Adds provisions that define "survey," "surveying," "the practice of land surveying," and "responsible charge" to RCW 18.43.020.

Provides that the review, approval, or examination by a governmental entity of survey data, documents prepared, or services performed by a person authorized to practice land surveying must be by, or under the direct supervision of, another person authorized to practice land surveying.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 9 First reading, referred to Commerce & Labor.  
 Jan 11 Public hearing in committee.

**HB 2355** by Representatives Williams, Chase, Hunt, Dickerson, and Green

Creating the Washington state combined fund drive foundation.

Declares that it is in the public interest to create a nonprofit foundation to provide a method for individuals and groups to contribute to the support of the beneficiaries of the Washington state combined fund drive.

Declares that the purpose of the Washington state combined fund drive foundation is to solicit support for the combined fund drive, cooperate with other organizations, and encourage gifts to support and reduce the administrative cost of the combined fund drive.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
 Jan 9 First reading, referred to State Government Operations & Accountability.

**HB 2356** by Representative Williams

Modifying provisions with regard to recreational activities on certain lands.

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, not to exceed ten dollars per person, per day, and not to exceed three hundred fifty dollars annually per person, for access to publicly or privately owned lands for the purposes of outdoor recreation where all revenues are devoted to land management costs reasonably related to providing the recreational access. Compensable land management costs are limited to: Road maintenance; waste removal; repair and maintenance of gates, signs, trails, and access

support facilities; enforcement presence; printing of maps and brochures; and costs of fee collection, if any.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
Jan 9 First reading, referred to Judiciary.  
Jan 11 Public hearing in committee.

**HB 2357** by Representatives Williams, Appleton, Hasegawa, Upthegrove, and O'Brien

Modifying work programs at correctional institutions.

Declares that chapter 72.09 RCW does not permit a unit of local government to execute or renew a contract to purchase class II through IV correctional industries services if: (1) The services have been customarily and historically provided by classified public employees before the effective date of this act; and

(2) The purchase of such services will have the effect of terminating classified public employees or positions existing at the time the contract was executed or renewed.

Declares that this act applies to all class II through IV correctional industries contracts entered into with a unit of local government on or after the effective date of this act.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.  
Jan 9 First reading, referred to Criminal Justice & Corrections.  
Jan 10 Public hearing in committee.

**HB 2358** by Representatives Haigh, Hunt, Nixon, McDermott, Miloscia, Moeller, Chase, Morrell, Springer, Wallace, Ormsby, and Schual-Berke; by request of Public Disclosure Commission

Companion Bill: 6152

Regarding penalties for violations of the public disclosure act.

(AS OF HOUSE 2ND READING 2/07/06)

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, and to make the agency's penalty authority for violations of chapter 42.17 RCW 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 21 Prefiled for introduction.  
Jan 9 First reading, referred to State Government Operations & Accountability.  
Jan 11 Public hearing in committee.  
Jan 17 Executive session in committee.  
SGOA - Executive action taken by committee.  
Jan 18 SGOA - Majority; do pass.  
Jan 19 Passed to Rules Committee for second reading.  
Jan 26 Placed on second reading by Rules Committee.  
Feb 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 3; absent, 0; excused, 1.

-- IN THE SENATE --

Feb 9 First reading, referred to Government Operations & Elections.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2359** by Representatives Appleton, Williams, Moeller, Morrell, Lantz, Darneille, McIntire, Simpson, Green, and Ormsby

Penalizing unlicensed makers of small loans.

Requires the director to ban from participation in the affairs of any licensee any director, officer, sole proprietor, partner,

controlling person, or employee of an entity that engaged in the business of small loans without being licensed. This ban must be for a minimum of ten years. It may extend for the lifetime of the banned person. In determining the length of the ban, the director may consider the number of consumers, the number of loans, the total amount loaned, and any other relevant information.

-- 2006 REGULAR SESSION --

Dec 22 Prefiled for introduction.  
Jan 9 First reading, referred to Financial Institutions & Insurance.  
Jan 31 Public hearing in committee.

**HB 2360** by Representatives Appleton, Moeller, Morrell, Lantz, Darneille, McIntire, and Green

Studying small loans.

(SEE ALSO PROPOSED 1ST SUB)

Finds that there is inadequate information to determine the fairness or reasonableness of fees and interest associated with small loans, also known as payday loans.

Requires the director of the department of financial institutions to study the economics and business models associated with small loans and report the findings to the legislature.

Authorizes the director to include recommendations based upon the findings in the report. The report must be submitted to the legislature by November 30, 2006.

**HB 2360-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Appleton, Moeller, Morrell, Lantz, Darneille, McIntire, and Green)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that there is inadequate information to determine the fairness or reasonableness of fees and interest associated with small loans, also known as payday loans.

Requires the director of the department of financial institutions to study the economics, business models, and practices associated with the small loan business operations of lenders with small loan endorsements under chapter 31.45 RCW. The director must determine break-even points for small loan businesses included in the study, grouped by size of operation and/or volume of business, where the revenue from small loan operations equals the expenses associated with small loan operations.

Authorizes the director to request from licensees information required to complete the study and report to the legislature. Licensees are required to provide the information requested. A licensee's unreasonable failure to provide the information requested by the director shall be grounds for an enforcement action against the licensee under RCW 31.45.110(1)(j) and the imposition of the sanctions set forth in RCW 31.45.110(2).

Requires the director to report the findings of this study to the legislature no later than November 30, 2006. The director may also study other issues related to small loans and include those issues in the report. The director may include recommendations based upon the findings in the report.

-- 2006 REGULAR SESSION --

Dec 22 Prefiled for introduction.  
Jan 9 First reading, referred to Financial Institutions & Insurance.  
Jan 31 Public hearing in committee.  
Feb 2 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 2361** by Representatives Appleton, Moeller, Morrell, Lantz, McIntire, and Green

Establishing a minimum duration for small loans.

Provides that a borrower must be allowed a minimum of thirty days to pay off a small loan. A licensee may not charge an additional fee or interest if the borrower pays off the loan within thirty days.

-- 2006 REGULAR SESSION --

Dec 22 Prefiled for introduction.  
Jan 9 First reading, referred to Financial Institutions & Insurance.

**HB 2362** by Representatives Appleton, Moeller, Morrell, Lantz, McIntire, Green, and Schual-Berke

Establishing a minimum duration for small loans.

Provides that a borrower must be allowed a minimum of thirty days to pay off a small loan. A licensee may not charge an additional fee or interest if the borrower pays off the loan within forty-five days.

-- 2006 REGULAR SESSION --

Dec 22 Prefiled for introduction.  
Jan 9 First reading, referred to Financial Institutions & Insurance.

**HB 2363** by Representatives Appleton, Moeller, Morrell, Lantz, McIntire, Schual-Berke, and Green

Using postdated checks or drafts as security for small loans.

Requires a licensee to deposit all postdated checks or drafts as soon as practicable after the date of the check or draft has passed.

-- 2006 REGULAR SESSION --

Dec 22 Prefiled for introduction.  
Jan 9 First reading, referred to Financial Institutions & Insurance.

**HB 2364** by Representatives Santos, Orcutt, McIntire, Hunter, Armstrong, Morrell, Roach, Kenney, Fromhold, Ericks, and McDermott

Companion Bill: 6132

Creating a use tax exemption when converting or merging a federal, foreign, or out-of-state credit union into a state charter.

(DIGEST AS ENACTED)

Creates a use tax exemption when converting or merging a federal, foreign, or out-of-state credit union into a state charter.

-- 2006 REGULAR SESSION --

Dec 22 Prefiled for introduction.  
Jan 9 First reading, referred to Financial Institutions & Insurance.  
Jan 12 Public hearing in committee.  
Jan 19 Public hearing in committee.  
Jan 24 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; do pass.  
Minority; do not pass.  
Jan 27 Referred to Finance.  
Feb 1 Public hearing and executive action taken in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading by Rules Committee.  
Feb 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 87; nays, 8; absent, 0; excused, 3.

-- IN THE SENATE --

Feb 14 First reading, referred to Ways & Means.  
Feb 21 Executive session in committee.  
Feb 22 WM - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 24 Placed on second reading by Rules Committee.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.  
-- IN THE HOUSE --  
Feb 27 Speaker signed.  
-- IN THE SENATE --  
Feb 28 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 1 Delivered to Governor.  
Mar 7 Governor signed.  
Chapter 11, 2006 Laws.  
Effective date 6/7/2006\*.

**HB 2365** by Representatives Chase, Skinner, Hunt, Clements, Grant, Chandler, Eickmeyer, Quall, Newhouse, Morrell, Kristiansen, Linville, Clibborn, McCoy, Blake, Holmquist, Hinkle, Appleton, Moeller, Kenney, and Dunn

Companion Bill: 6170

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 this act 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 Finance.  
Jan 11 Public hearing in committee.

**HB 2366** by Representatives B. Sullivan, Appleton, Moeller, Buck, Haler, Fromhold, Ericks, Strow, Simpson, Campbell, and Ormsby

Making certain communications between fire fighters and peer support group counselors privileged.

(DIGEST AS ENACTED)

Makes certain communications between fire fighters and peer support group counselors privileged.

-- 2006 REGULAR SESSION --

Dec 22 Prefiled for introduction.  
Jan 9 First reading, referred to Judiciary.  
Jan 11 Public hearing in committee.  
Jan 18 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; do pass.  
Jan 20 Passed to Rules Committee for second reading.  
Jan 26 Placed on second reading by Rules Committee.  
Feb 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 9 First reading, referred to Judiciary.  
Feb 22 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 JUD - Majority; do pass.  
Passed to Rules Committee for second reading.  
Mar 1 Placed on second reading by Rules Committee.  
Mar 2 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 202, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2367** by Representatives O'Brien, Kirby, Strow, McCoy, and B. Sullivan; by request of Criminal Justice Training Commission

Companion Bill: 6404

Regarding the certification of tribal police officers.

(DIGEST AS ENACTED)

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 --  
 Dec 22 Prefiled for introduction.  
 Jan 9 First reading, referred to Criminal Justice & Corrections.  
 Jan 10 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Minority; without recommendation.  
 Jan 24 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Jan 27 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 78; nays, 20; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Jan 31 First reading, referred to Judiciary.  
 Feb 21 Executive session in committee.  
 Feb 23 JUD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 24 Placed on second reading by Rules Committee.  
 Feb 28 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 44; nays, 4; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 9 Governor signed.  
 Chapter 22, 2006 Laws.  
 Effective date 1/1/2007.

**HB 2368** by Representatives B. Sullivan, Jarrett, Morris, and Springer

Authorizing development rights demonstration projects.

(SEE ALSO PROPOSED 1ST SUB)

Finds that it is in the best interest of the state to find innovative and economically sustainable ways to protect the state's dwindling natural resource lands from development or other conversion from working lands or wildlife habitat.

Finds that working natural resource and wildlife habitat lands can be conserved through properly functioning transfer of development rights programs. However, to be successful, a transfer of development rights program must be established in a fashion that facilitates an economically robust market in which development credits from natural resource lands are in demand and can be traded openly in a market.

Finds that a number of geographically limited demonstration projects should be established to create a template for the protection of natural resources that can be emulated by other areas within the state.

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

**HB 2368-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Jarrett, Morris, and Springer)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that it is in the best interest of the state to find innovative and economically sustainable ways to protect the state's dwindling natural resource lands from development or other conversion from working lands or wildlife habitat.

Finds that working natural resource and wildlife habitat lands can be conserved through properly functioning transfer of development rights programs. However, to be successful, a transfer of development rights program must be established in a fashion that facilitates an economically robust market in which development credits from natural resource lands are in demand and can be traded openly in a market.

Finds that a number of geographically limited demonstration projects should be established to create a template for the protection of natural resources that can be emulated by other areas within the state.

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

-- 2006 REGULAR SESSION --  
 Dec 22 Prefiled for introduction.  
 Jan 9 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 13 Public hearing in committee.  
 Jan 19 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Jan 23 Referred to Appropriations.  
 Jan 30 Public hearing in committee.

**HB 2369** by Representatives Quall, Conway, Clibborn, P. Sullivan, and Simpson; by request of Horse Racing Commission

Companion Bill: 6382

Authorizing 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.

(SEE ALSO PROPOSED 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.

**HB 2369-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Quall,

Conway, Clibborn, P. Sullivan, and Simpson; by request of Horse Racing Commission)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 --
- Dec 27 Prefiled for introduction.  
 Jan 9 First reading, referred to Commerce & Labor.  
 Jan 11 Public hearing in committee.  
 Jan 23 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 26 Referred to Appropriations.

**HB 2370** by Representatives Green, Williams, Kessler, Kilmer, Chase, Blake, Morrell, Appleton, Moeller, Hasegawa, Murray, Linville, Conway, P. Sullivan, Springer, Takko, Lantz, Dickerson, Kenney, Fromhold, Kagi, McIntire, Ericksen, B. Sullivan, Simpson, Ericks, Sells, Upthegrove, Ormsby, McDermott, and Schual-Berke; by request of Governor Gregoire

Companion Bill: 6285

Funding low-income home energy assistance.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides funding for low-income home energy assistance.

**HB 2370-S** by House Committee on Appropriations (originally sponsored by Representatives Green, Williams, Kessler, Kilmer, Chase, Blake, Morrell, Appleton, Moeller, Hasegawa, Murray, Linville, Conway, P. Sullivan, Springer, Takko, Lantz, Dickerson, Kenney, Fromhold, Kagi, McIntire, Ericksen, B. Sullivan, Simpson, Ericks, Sells, Upthegrove, Ormsby, McDermott, and Schual-Berke; by request of Governor Gregoire)

(DIGEST AS ENACTED)

Provides funding for low-income home energy assistance.

Provides that due to the extraordinarily high winter energy costs, during the 2005-2007 fiscal biennium, no more than seven million six hundred thousand dollars, as appropriated in this act, shall be payable out of the public service revolving fund to provide energy assistance to customers in accordance with the low-income energy assistance program.

- 2006 REGULAR SESSION --
- Dec 27 Prefiled for introduction.  
 Jan 9 Public hearing and executive action taken in committee.  
 First reading, referred to Appropriations.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Jan 10 Placed on second reading.  
 Jan 11 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Read first time, rules suspended, and placed on second reading calendar.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Jan 12 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Governor signed.

Chapter 3, 2006 Laws.

Effective date 1/12/2006.

**HB 2371** by Representatives B. Sullivan, Wallace, and Morris  
 Studying the statewide procurement of technical assistance.

Appropriates the sum of fifty thousand dollars, or as much thereof as may be necessary, from the general fund to the department of community, trade, and economic development for the fiscal year ending June 30, 2007, as a pilot project to contract with a statewide procurement technical assistance program based in Snohomish county to expand procurement technical assistance services.

Requires the department of community, trade, and economic development to report to the legislature on the results of the pilot project. The report shall include the number of businesses served, contracts written, monetary value of contracts, and a plan for sustainable and ongoing funding. The department shall report to the appropriate legislative committees by January 1, 2007.

-- 2006 REGULAR SESSION --

- Dec 27 Prefiled for introduction.  
 Jan 9 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 17 Public hearing in committee.  
 Jan 18 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; do pass.  
 Jan 20 Referred to Appropriations.

**HB 2372** by Representatives Cox, Buri, Williams, Blake, Moeller, Buck, Conway, Sump, P. Sullivan, Springer, Haler, Ericks, Kretz, Simpson, Dunn, and Ormsby

Encouraging volunteers to teach hunter education courses.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, to encourage the participation of an adequate number of instructors for the training program, all volunteer instructors committing to teach at least two full classes, with at least one class being held between August 15th and November 30th, shall be given the opportunity to purchase one multiple season big game permit under RCW 77.32.450 for each year he or she teaches the qualifying classes.

**HB 2372-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Cox, Buri, Williams, Blake, Moeller, Buck, Conway, Sump, P. Sullivan, Springer, Haler, Ericks, Kretz, Simpson, Dunn, and Ormsby)

(DIGEST AS ENACTED)

Provides that, to encourage the participation of an adequate number of instructors for the training program, the commission shall develop nonmonetary incentives available to individuals who commit to serving as an instructor. The incentives may include additional hunting opportunities for instructors.

-- 2006 REGULAR SESSION --

- Dec 28 Prefiled for introduction.  
 Jan 9 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 10 Public hearing in committee.  
 Jan 24 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Jan 27 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.

Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --

Feb 10 First reading, referred to Natural Resources,  
Ocean & Recreation.

Feb 15 Public hearing in committee.

Feb 16 Executive session in committee.

Feb 20 NROR - Majority; do pass.  
Passed to Rules Committee for second reading.

Feb 24 Placed on second reading by Rules Committee.

Feb 28 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 0;  
absent, 0; excused, 4.  
-- IN THE HOUSE --

Mar 1 Speaker signed.  
-- IN THE SENATE --

Mar 3 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 9 Governor signed.  
Chapter 23, 2006 Laws.  
Effective date 6/7/2006.

**HB 2373** by Representatives Pearson, Buck, Sump, Haler,  
Kristiansen, and Kretz  
Concerning riparian flood damages.

Requires the department to, when reviewing applications for hydraulic projects under RCW 77.55.021 specifically intended by the applicant to eliminate or reduce damages to upland properties caused by potential floods, give equal consideration to protecting fish life, public safety, and private property.

Authorizes any person who suffers damages to his or her property due to flooding of a riparian area to bring an action against the department of fish and wildlife as a state agency, along with a personal action against the director of the department of fish and wildlife, in a court of competent jurisdiction for exemplary damages of up to three times the actual damages sustained in the flooding event, plus reasonable fees for attorney expenses and expenses incurred in proving flood damages, if the department of fish and wildlife had, in the ten years preceding the flood event, denied or unreasonably conditioned a hydraulic project approval under chapter 77.55 RCW for a hydraulic project that would have prevented or lessened the flood damage.

-- 2006 REGULAR SESSION --

Dec 28 Prefiled for introduction.

Jan 9 First reading, referred to Natural Resources,  
Ecology & Parks.

Jan 10 Public hearing in committee.

**HB 2374** by Representatives Pearson, Condotta, Haler,  
Kristiansen, Kretz, McCune, and Holmquist

Requiring public motorized access plans for department of natural resources' lands.

Requires the department to prepare, maintain, and administer individual public motorized access plans for all public lands, other than aquatic lands, contained within each of the department's administrative units.

Requires the access plans to: (1) Estimate the number of miles of road or trail within each administrative unit that were open for public motorized access in 2003;

(2) Ensure that changes in road access within each administrative unit are implemented so that there is not a net loss of road or trail miles available for public motorized access within each administrative unit from the 2003 levels identified in the access plan; and

(3) Ensure that all future road or trail access closure decisions within an administrative unit are coupled by the opening of an

equal number of road or trail miles for public motorized access within the same administrative district.

Requires the initial individual public motorized access plans for each administrative district to be completed by April 1, 2007, with implementation completed by August 1, 2007.

-- 2006 REGULAR SESSION --

Dec 28 Prefiled for introduction.

Jan 9 First reading, referred to Natural Resources,  
Ecology & Parks.

Jan 12 Public hearing in committee.

**HB 2375** by Representatives Williams, Priest, Rodne, and  
Haler; by request of Statute Law Committee

Companion Bill: 6208

Simplifying session law publication.

(AS OF HOUSE 2ND READING 2/07/06)

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 --

Dec 28 Prefiled for introduction.

Jan 9 First reading, referred to Judiciary.

Jan 10 Public hearing and executive action taken in  
committee.  
JUDI - Majority; do pass.

Jan 12 Passed to Rules Committee for second reading.

Jan 26 Placed on second reading by Rules Committee.

Feb 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --

Feb 9 First reading, referred to Judiciary.

Feb 21 Executive session in committee.

Feb 23 JUD - Majority; do pass.  
Passed to Rules Committee for second reading.

Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 2376** by Representatives Clibborn, Morrell, Murray,  
Wallace, Cody, Schual-Berke, Simpson, Green,  
Sells, Ormsby, Appleton, Fromhold, Hunt, Kenney, Kessler,  
Lantz, Miloscia, Moeller, and Williams; by request of Governor  
Gregoire

Repealing cost-sharing in medical programs.

(SUBSTITUTED FOR - SEE 1ST SUB)

Deletes cost-sharing in medical programs.

**HB 2376-S** by House Committee on Health Care (originally  
sponsored by Representatives Clibborn, Morrell,  
Murray, Wallace, Cody, Schual-Berke, Simpson, Green, Sells,  
Ormsby, Appleton, Fromhold, Hunt, Kenney, Kessler, Lantz,  
Miloscia, Moeller, and Williams; by request of Governor  
Gregoire)

Prohibiting the department of social and health services from imposing premiums on children in households with income at or below two hundred percent of the federal poverty level.

(DIGEST AS ENACTED)

Prohibits the department of social and health services from imposing premiums on children in households with income at or below two hundred percent of the federal poverty level.

-- 2006 REGULAR SESSION --

Dec 28 Prefiled for introduction.

Jan 9 First reading, referred to Health Care.

Jan 12 Public hearing in committee.

Jan 13	Executive session in committee. HC - Executive action taken by committee. HC - Majority; 1st substitute bill be substituted, do pass.	Provides that, if the owner revokes the later beneficiary designation, and there is no other provision controlling the disposition of the asset, the asset shall be treated as any other general asset of the owner's estate, subject to disposition under the other applicable provisions of the will.
Jan 18	Referred to Appropriations.	
Jan 30	Public hearing in committee.	
Jan 31	Executive session in committee. APP - Executive action taken by committee. APP - Majority; do pass 1st substitute bill proposed by Health Care.	-- 2006 REGULAR SESSION --
Feb 3	Passed to Rules Committee for second reading.	Dec 29 Prefiled for introduction.
Feb 6	Placed on second reading by Rules Committee.	Jan 9 First reading, referred to Judiciary.
Feb 8	1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 72; nays, 26; absent, 0; excused, 0. Vote on third reading will be reconsidered. Third reading, passed; yeas, 74; nays, 24; absent, 0; excused, 0. -- IN THE SENATE --	Jan 10 Public hearing and executive action taken in committee. JUDI - Executive action taken by committee. JUDI - Majority; do pass.
Feb 10	First reading, referred to Health & Long-Term Care.	Jan 12 Passed to Rules Committee for second reading.
Feb 20	Public hearing in committee.	Jan 18 Placed on second reading by Rules Committee.
Feb 22	Executive session in committee.	Jan 25 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0. -- IN THE SENATE --
Feb 23	HEA - Majority; do pass. Minority; do not pass. And refer to Ways & Means. Referred to Ways & Means.	Jan 26 First reading, referred to Judiciary.
Feb 27	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.	Feb 16 Public hearing in committee.
Feb 28	Placed on second reading by Rules Committee. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 34; nays, 11; absent, 0; excused, 4. -- IN THE HOUSE --	Feb 21 Executive session in committee.
Mar 1	Speaker signed. -- IN THE SENATE --	Feb 24 JUD - Majority; do pass. Passed to Rules Committee for second reading.
Mar 3	President signed. -- OTHER THAN LEGISLATIVE ACTION --	Feb 27 Made eligible to be placed on second reading.
Mar 8	Delivered to Governor.	Feb 28 Placed on second reading by Rules Committee.
Mar 9	Governor signed. Chapter 24, 2006 Laws. Effective date 6/7/2006.	Mar 2 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2. -- IN THE HOUSE --
		Mar 3 Speaker signed. -- IN THE SENATE --
		Mar 4 President signed. -- OTHER THAN LEGISLATIVE ACTION --
		Mar 6 Delivered to Governor.
		Mar 24 Governor signed. Chapter 203, 2006 Laws. Effective date 6/7/2006.
<b>HB 2377</b>	by Representatives Kirby, Dunn, Nixon, Condotta, and Orcutt Repealing the additional cigarette tax enacted in 2005. Repeals RCW 82.24.026. -- 2006 REGULAR SESSION --	<b>HB 2380</b> by Representatives Serben, Lantz, Rodne, Haler, and Schual-Berke Changing the threshold age of minors under the uniform transfers to minors act.  <u>(DIGEST AS ENACTED)</u> Revises the threshold age of minors under the uniform transfers to minors act.  -- 2006 REGULAR SESSION --
Dec 29	Prefiled for introduction.	Dec 29 Prefiled for introduction.
Jan 9	First reading, referred to Finance.	Jan 9 First reading, referred to Judiciary.
		Jan 10 Public hearing in committee.
<b>HB 2378</b>	by Representatives Kirby, Dunn, Nixon, Condotta, and Orcutt Repealing the additional liquor tax enacted in 2005. Repeals the additional liquor tax enacted in 2005. -- 2006 REGULAR SESSION --	Jan 18 Executive session in committee. JUDI - Executive action taken by committee. JUDI - Majority; do pass. Minority; do not pass.
Dec 29	Prefiled for introduction.	Jan 20 Passed to Rules Committee for second reading.
Jan 9	First reading, referred to Finance.	Jan 26 Placed on second reading by Rules Committee.
		Feb 7 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0. -- IN THE SENATE --
		Feb 9 First reading, referred to Judiciary.
		Feb 16 Public hearing in committee.
		Feb 21 Executive session in committee.
		Feb 23 JUD - Majority; do pass. Passed to Rules Committee for second reading.
		Feb 27 Made eligible to be placed on second reading.
		Mar 1 Placed on second reading by Rules Committee.
<b>HB 2379</b>	by Representatives Lantz, Serben, and Rodne Disposing of nonprobate assets under will. <u>(DIGEST AS ENACTED)</u>	Mar 2 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 44; nays, 0; absent, 1; excused, 4. -- IN THE HOUSE --

Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 204, 2006 Laws.  
 Effective date 7/1/2007.

**HB 2381** by Representatives Kretz, Blake, Sump, Buri, Haler, Ericks, and Holmquist

Authorizing a beaver relocation permit.

(DIGEST AS PASSED LEGISLATURE)

Finds that beavers have historically played a significant role in maintaining the health of watersheds in the Pacific Northwest and act as key agents in riparian ecology. The live trapping and relocating of beavers has long been recognized as a beneficial wildlife management practice, and has been successfully utilized to restore and maintain stream ecosystems for over fifty years.

Declares that the benefits of active beaver populations include reduced stream sedimentation, stream temperature moderation, higher dissolved oxygen levels, overall improved water quality, increased natural water storage capabilities within watersheds, and reduced stream velocities.

Finds that relocating beavers into their historic habitat provides a natural mechanism for improving the environmental conditions in Washington's riparian ecosystems without having to resort to governmental regulation or expensive publicly funded engineering projects.

Provides that, whenever the department undertakes the trapping of nuisance or problem-causing beavers, the department must, if the option is available, capture the beavers with a live trap and work with the holders of beaver relocation permits issued under this act to relocate the beavers onto properties that have requested their placement.

VETO MESSAGE ON HB 2381

March 28, 2006

To the Honorable Speaker and Members,  
 The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval, House Bill No. 2381 entitled:

House Bill 2381 would require Washington State's Department of Fish and Wildlife (WDFW) to issue a permit to individuals for the capture of live beavers in areas of the state where beaver populations are considered a nuisance. The permit also allows the transport and release of beavers within the state on property owned by the permit holder.

I understand that some landowners wish to have beavers released on their property, and that beavers can contribute positively to stream restoration and wildlife habitat. Certainly, in circumstances where relocation can be achieved without causing harm to adjacent properties, WDFW should be responsive, and should exercise its existing authority to trap beavers in problem areas and relocate them. The issue that House Bill 2381 addresses is not about the need for legislative authority so much as it is about receiving priority attention within WDFW.

While I am vetoing this bill, I have secured a commitment from WDFW to take three steps to be more responsive to landowner requests for beaver relocation.

WDFW has committed in writing to:

1. Instruct WDFW field staff to work more aggressively with interested landowners to relocate beavers on appropriate private

properties where the benefits clearly outweigh the potential risks associated with future beaver-related damage;

2. The WDFW's Director will work with senior WDFW enforcement staff to identify a point person responsible for development and implementation of an effective beaver relocation process, and;

3. The WDFW will deliver to the Office of the Governor and all relevant legislative committees of the Washington State House and Senate, a report on beaver relocation activity conducted during 2006. The report will be delivered by January 1, 2007, and shall include information on the number of landowner requests for beavers, the number of requests that were filled, and the number of beavers actually relocated.

I believe these steps will address the underlying frustration behind House Bill No. 2381. I look forward to tracking WDFW's performance according to above-noted measures.

For these reasons, I have vetoed House Bill No. 2381 in its entirety.

Respectfully submitted,  
 Christine O. Gregoire  
 Governor

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
 Jan 9 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 10 Public hearing in committee.  
 Jan 19 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; do pass.  
 Jan 23 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Feb 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Natural Resources, Ocean & Recreation.  
 Feb 16 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 NROR - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Feb 27 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, 45; nays, 0;  
 absent, 1; excused, 3.  
 -- IN THE HOUSE --  
 Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 94; nays, 3; absent, 0; excused, 1.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 28 Governor vetoed.

**HB 2382** by Representatives Kretz, Haler, and Holmquist

Providing limited liability immunity for injuries at bovine handling facilities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that an owner, operator, or manager of a bovine handling facility, and the owner of bovine handled at or processed through a bovine handling facility, are not liable for an injury to or the death of a person who knowingly and voluntarily participates in bovine handling activities at a bovine handling facility or knowingly and voluntarily enters onto the premises of a

bovine handling facility as a spectator of bovine handling activities.

Declares that nothing in this act prevents or limits the liability of an owner, operator, or manager of a bovine handling facility, or an owner of bovine handled at or processed through a bovine handling facility, if the owner, operator, or manager of the bovine handling facility, or the bovine owner: (1) Intentionally injures the participant or spectator or commits an act or omission that constitutes willful or wanton disregard for the safety of the participant or spectator and that act or omission caused the injury;

(2) Owns, leases, rents, or otherwise is in lawful possession and control of the land or facilities upon which the participant or spectator sustained injuries because of a dangerous latent condition which was known to or should have been known to the owner, operator, or manager of the bovine handling facility, or the bovine owner, and for which warning signs have not been conspicuously posted; or

(3) Is liable under chapter 16.04 or 16.24 RCW.

**HB 2382-S** by House Committee on Judiciary (originally sponsored by Representatives Kretz, Haler, and Holmquist)

(DIGEST AS ENACTED)

Provides that an owner, operator, or manager of a bovine handling facility, and the owner of bovine handled at or processed through a bovine handling facility, are not liable for an injury to or the death of a person who knowingly and voluntarily participates in bovine handling activities at a bovine handling facility or knowingly and voluntarily enters onto the premises of a bovine handling facility as a spectator of bovine handling activities.

Declares that nothing in this act prevents or limits the liability of an owner, operator, or manager of a bovine handling facility, or an owner of bovine handled at or processed through a bovine handling facility, if the owner, operator, or manager of the bovine handling facility, or the bovine owner: (1) Intentionally injures the participant or spectator or commits an act or omission that constitutes willful or wanton disregard for the safety of the participant or spectator and that act or omission caused the injury;

(2) Owns, leases, rents, or otherwise is in lawful possession and control of the land or facilities upon which the participant or spectator sustained injuries because of a dangerous latent condition which was known to or should have been known to the owner, operator, or manager of the bovine handling facility, or the bovine owner, and for which warning signs have not been conspicuously posted; or

(3) Is liable under chapter 16.04 or 16.24 RCW.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
Jan 9 First reading, referred to Judiciary.  
Jan 17 Public hearing in committee.  
Jan 24 Executive session in committee.  
JUDI - Executive action taken by committee.  
Jan 25 JUDI - Majority; 1st substitute bill be substituted, do pass.  
Jan 26 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading by Rules Committee.  
Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 10 First reading, referred to Judiciary.  
Feb 23 Public hearing and executive action taken in committee.  
Feb 24 JUD - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Mar 1 Placed on second reading by Rules Committee.  
Mar 2 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 41; nays, 3; absent, 1; excused, 4.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

Mar 6 Speaker signed.

-- IN THE SENATE --

Mar 7 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 20 Governor signed.  
Chapter 158, 2006 Laws.  
Effective date 6/7/2006.

**HB 2383** by Representatives B. Sullivan, McCoy, Conway, Ericks, Strow, Upthegrove, Ormsby, and O'Brien

Companion Bill: 6328

Creating a joint legislative task force on aerospace manufacturing.

(SEE ALSO PROPOSED 1ST SUB)

Finds that the aerospace sector, as the state's largest manufacturing and exporting industry, has made a significant contribution to local, regional, state, and national economies.

Finds that airports of regional significance in both eastern and western Washington have underutilized property and facilities that could become substantial tools for economic development.

Declares an intent to examine and determine how untapped capacity at airports of regional significance can be used to expand manufacturing, research and development, education, and training for the aerospace industry.

Establishes the joint legislative task force on aerospace manufacturing.

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.

**HB 2383-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives B. Sullivan, McCoy, Conway, Ericks, Strow, Upthegrove, Ormsby, and O'Brien)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the aerospace sector, as the state's largest manufacturing and exporting industry, has made a significant contribution to local, regional, state, and national economies.

Finds that airports of regional significance in both eastern and western Washington have underutilized property and facilities that could become substantial tools for economic development.

Declares an intent to examine and determine how untapped capacity at airports of regional significance can be used to expand manufacturing, research and development, education, and training for the aerospace industry.

Establishes the joint legislative task force on aerospace manufacturing.

Requires the task force to report its findings and recommendations to the legislature by June 30, 2007.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
Jan 9 First reading, referred to Economic Development, Agriculture & Trade.  
Jan 25 Public hearing in committee.  
Jan 27 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Jan 30 Passed to Rules Committee for second reading.

**HB 2384** by Representatives Dickerson, Buck, Blake, and B. Sullivan; by request of Department of Natural Resources

Companion Bill: 6176

Concerning the state geological survey.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent that the survey place primary emphasis on the statutory objectives of recognition and mitigation of geologic hazards and risks affecting public health and safety and the promotion of economic development of the mineral resources, including, but not limited to, metals, oil, natural gas, coal, coalbed methane, geothermal energy, and aggregate, of Washington. Economic development projects proposed or undertaken must involve basic and applied surface and subsurface geologic research and mapping similar to that undertaken by geological surveys in other states and be designed to encourage the mitigation of geologic hazards and resource exploration and development by industry.

Requires the map and study to: (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.

Requires the survey to prepare printed and published reports, pamphlets, charts, and maps embracing the matters addressed in this act. All maps, charts, special bulletins, and other publications are for public distribution, but the survey may make a reasonable charge to cover publication and distribution costs. Publications should be made available either in print or digital media.

Repeals RCW 43.30.600, 43.92.020, 43.92.040, 43.92.060, and 43.92.070.

**HB 2384-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Dickerson, Buck, Blake, and B. Sullivan; by request of Department of Natural Resources)

(DIGEST AS ENACTED)

Declares an intent that there be an effective state geological survey that can produce essential information that provides for the health, safety, and economic well-being of the citizens.

In addition to the objectives stated in RCW 43.92.020, the geological survey must conduct and maintain an assessment of seismic, landslide, and tsunami hazards in Washington. This assessment must include the identification and mapping of volcanic, seismic, landslide, and tsunami hazards, an estimation of potential consequences, and the likelihood of occurrence.

Provides that the maintenance of this assessment must include technical assistance to state and local government agencies on the proper interpretation and application of the results of this assessment.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
Jan 9 First reading, referred to Natural Resources, Ecology & Parks.  
Jan 12 Public hearing in committee.  
Jan 13 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.  
Jan 17 Referred to Appropriations.  
Jan 24 Public hearing in committee.  
Jan 25 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Natural Resources, Ecology & Parks.

Jan 30 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading suspension calendar.  
Feb 10 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 13 First reading, referred to Natural Resources, Ocean & Recreation.  
Feb 16 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 NROR - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.  
Feb 27 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendments(s) by Natural Resources, Ocean & Recreation.  
Passed to Rules Committee for second reading.  
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, 47; nays, 0; absent, 0; excused, 2.  
-- IN THE HOUSE --  
Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
Mar 6 Speaker signed.  
-- IN THE SENATE --  
Mar 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 8 Delivered to Governor.  
Mar 30 Governor signed.  
Chapter 340, 2006 Laws.  
Effective date 6/7/2006.

**HB 2385** by Representatives Kretz, Blake, B. Sullivan, Sump, and Haler; by request of Department of Natural Resources

Companion Bill: 6178

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, Ecology & Parks.

**HB 2386** by Representatives B. Sullivan and Chase; by request of Department of Natural Resources

Companion Bill: 6179

Modifying provisions related to the commercial harvest of geoduck clams.

(DIGEST AS ENACTED)

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, Ecology & Parks.  
Jan 12 Public hearing in committee.  
Jan 27 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; do pass.

Jan 30 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading suspension calendar.  
 Feb 10 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Natural Resources,  
 Ocean & Recreation.  
 Feb 16 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 23 NROR - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 49; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 20 Governor signed.  
 Chapter 144, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2387** by Representatives B. Sullivan and Chase; by request of Department of Natural Resources

Companion Bill: 6180

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.

**HB 2387-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan and Chase; 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,  
 Ecology & Parks.  
 Jan 12 Public hearing in committee.  
 Jan 24 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be  
 substituted, do pass.  
 Jan 27 Referred to Capital Budget.  
 Feb 1 Public hearing in committee.

**HB 2388** by Representatives Conway, Chase, Moeller, Clibborn, Kenney, Wood, Simpson, and Green; by request of Employment Security Department

Companion Bill: 6359

Ensuring employers do not evade their contribution rate.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 2388-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Chase, Moeller, Clibborn, Kenney, Wood, Simpson, and Green; by request of Employment Security Department)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
 Jan 9 First reading, referred to Commerce & Labor.  
 Jan 12 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted,  
 do pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2389** by Representatives Kagi and Moeller

Adding porphyria to the list of disabilities for special parking privileges.

(SUBSTITUTED FOR - SEE 1ST SUB)

Applies to persons with acute sensitivity to light.

Declares that persons who have been issued the parking privileges based on a diagnosis of porphyria may only park in places reserved for persons with physical disabilities from one-half hour before sunrise to one-half hour after sunset.

**HB 2389-S** by House Committee on Transportation (originally sponsored by Representatives Kagi and Moeller)

(AS OF HOUSE 2ND READING 2/09/06)

Applies to persons with acute sensitivity to light.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
 Jan 9 First reading, referred to Transportation.  
 Jan 16 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted,  
 do pass.

Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 9 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.

-- IN THE SENATE --

Feb 10 First reading, referred to Transportation.  
 Feb 24 Public hearing in committee.  
 Feb 27 Executive session in committee.  
 TRAN - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2390** by Representatives Kagi, Moeller, Kenney, and McIntire

Companion Bill: 6155

Modifying requirements for licensing of facilities serving children and persons with developmental disabilities.

Requires consideration of the suitability of the location of the facility, and whether the location of the facility could adversely impact the persons served by the facility. In making this determination, the secretary shall consider whether the existence of similar facilities in the proposed location may adversely impact the persons to be served by the facility including, but not limited to, the ability of those persons to be integrated into the community.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
 Jan 9 First reading, referred to Children & Family  
 Services.  
 Jan 18 Public hearing in committee.

**HB 2391** by Representatives Campbell, Flannigan, McCune, Williams, Nixon, McDonald, Morrell, Moeller, Rodne, Springer, Tom, Green, Ericks, and Dunn

Authorizing blood or breath tests of persons involved in fatal motor vehicle accidents.

Provides that any person who operates a motor vehicle within this state and is involved in a motor vehicle accident in which there is a death or reasonable likelihood of death to another person shall, at the direction of a law enforcement officer, submit to a test of his or her breath or blood for the purpose of determining the alcohol concentration or presence of any drug in his or her breath or blood. The person's consent is not required.

Requires the law enforcement officer to forward the results of the breath or blood alcohol test to the chief of the Washington state patrol to be used as provided under RCW 46.52.060.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
 Jan 9 First reading, referred to Judiciary.  
 Jan 11 Public hearing in committee.

**HB 2392** by Representatives Dickerson, Appleton, Moeller, Hasegawa, Darneille, Conway, Roberts, Kenney, Kagi, Flannigan, Cody, and Green

Companion Bill: 6185

Modifying the family and medical leave act.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions of the family and medical leave act.

**HB 2392-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Dickerson, Appleton, Moeller, Hasegawa, Darneille, Conway, Roberts, Kenney, Kagi, Flannigan, Cody, and Green)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions of the family and medical leave act.  
 Repeals provisions of chapter 49.78 RCW.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
 Jan 9 First reading, referred to Commerce & Labor.  
 Jan 16 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted,  
 do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 2393** by Representatives Dunshee, Jarrett, Ormsby, Cox, Ericks, Newhouse, Kilmer, Chase, McCoy, Morrell, Moeller, Conway, P. Sullivan, Walsh, Springer, Buri, Haler, Wallace, Grant, Dickerson, Morris, B. Sullivan, Simpson, Upthegrove, Sells, and Green

Funding energy freedom projects.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides funding for energy freedom projects.

**HB 2393-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Dunshee, Jarrett, Ormsby, Cox, Ericks, Newhouse, Kilmer, Chase, McCoy, Morrell, Moeller, Conway, P. Sullivan, Walsh, Springer, Buri, Haler, Wallace, Grant, Dickerson, Morris, B. Sullivan, Simpson, Upthegrove, Sells, and Green)

Concerning energy freedom projects.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides funding for energy freedom projects.

**HB 2393-S2** by House Committee on Capital Budget (originally sponsored by Representatives Dunshee, Jarrett, Ormsby, Cox, Ericks, Newhouse, Kilmer, Chase, McCoy, Morrell, Moeller, Conway, P. Sullivan, Walsh, Springer, Buri, Haler, Wallace, Grant, Dickerson, Morris, B. Sullivan, Simpson, Upthegrove, Sells, and Green)

Establishing an energy freedom program.

(AS OF HOUSE 2ND READING 1/30/06)

Provides funding for energy freedom projects.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
 Jan 9 First reading, referred to Technology, Energy  
 & Communications.  
 Jan 12 Public hearing in committee.  
 Jan 13 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be  
 substituted, do pass.  
 Jan 18 Referred to Capital Budget.  
 Jan 19 Executive session in committee.

CB - Majority; 2nd substitute bill be substituted, do pass.  
 Jan 23 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Jan 30 2nd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 89; nays, 7; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 1 First reading, referred to Water, Energy & Environment.  
 Feb 16 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 Feb 22 WEE - Majority; do pass with amendment(s). Minority; do not pass.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2394** by Representatives Dickerson, Morrell, Appleton, Moeller, Lantz, Hasegawa, Williams, Darneille, Santos, Haler, Wallace, Walsh, McIntire, and Simpson

Companion Bill: 6305

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.

**HB 2394-S** by House Committee on Children & Family Services (originally sponsored by Representatives Dickerson, Morrell, Appleton, Moeller, Lantz, Hasegawa, Williams, Darneille, Santos, Haler, Wallace, Walsh, McIntire, and Simpson)

(DIGEST AS ENACTED)

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.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
 Jan 9 First reading, referred to Children & Family Services.

Jan 16 Public hearing in committee.  
 Jan 19 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Jan 24 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Feb 8 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Human Services & Corrections.  
 Feb 21 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HSC - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 107, 2006 Laws.  
 Effective date 1/1/2007.

**HB 2395** by Representatives Dickerson, Williams, Hasegawa, Darneille, Morrell, Roberts, Kagi, Flannigan, B. Sullivan, and Miloscia

Addressing the impact of domestic violence on children.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that there is a lack of common understanding among victim advocates, child welfare authorities, law enforcement, and the courts in dealing with the effects of domestic violence on families. Problems raised by domestic violence are compounded by differing perspectives about how to address its impact on families.

Finds that discussion and resolution of these perspectives is essential to the common goal of protecting children. Efforts to enhance the safety and support of nonoffending parents lead to increased safety and well-being for children.

Finds that in cases of child abuse or neglect, reasonable intervention should include routine screening for domestic violence and, in cases where domestic violence is indicated, reasonable intervention should also include a comprehensive assessment regarding the risk posed by the offender, and referrals to appropriate services and relevant intervention for every family member.

Acknowledges the efforts of the Washington state gender and justice commission in its work on the Washington state coordinated response protocol project and the template for coordinated response to child maltreatment and domestic violence.

**HB 2395-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Dickerson, Williams, Hasegawa, Darneille, Morrell, Roberts, Kagi, Flannigan, B. Sullivan, and Miloscia)

(AS OF HOUSE 2ND READING 2/09/06)

Finds that there is a lack of common understanding among victim advocates, child welfare authorities, law enforcement, and the courts in dealing with the effects of domestic violence on families. Problems raised by domestic violence are compounded by differing perspectives about how to address its impact on families.

Finds that discussion and resolution of these perspectives is essential to the common goal of protecting children. Efforts to enhance the safety and support of nonoffending parents lead to increased safety and well-being for children.

Finds that in cases of child abuse or neglect, reasonable intervention should include appropriate training for individuals in agencies involved with domestic violence, routine screening for domestic violence, and referrals to appropriate services and relevant intervention for every family member. The legislature acknowledges the efforts of the Washington state gender and justice commission in its work on the Washington state coordinated response protocol project and developing a template for regional and local protocols for coordinated response to child maltreatment and domestic violence.

Acknowledges the efforts of the Washington state gender and justice commission in its work on the Washington state coordinated response protocol project and the template for coordinated response to child maltreatment and domestic violence.

Provides that the department shall, in collaboration with experts in the field of domestic violence and advocates for victims of domestic violence, review its current policies and procedures for intake, risk assessment, referrals, and investigation to determine whether they provide an adequate and appropriate means of screening cases to determine the presence, extent, and impact of domestic violence on the health, safety, and welfare of the children who are the subjects of the reports of alleged abuse and neglect. The review shall include, but is not limited to, methods and tools for: (1) Identifying indicators of domestic violence;

(2) Interviewing techniques that do not increase the risk of danger to the adult victim of domestic violence or child;

(3) Identifying protective factors and behaviors that may reduce the risk of harm to the child;

(4) Appropriate interventions and referrals for members of the family.

Requires the department to report to the Washington state coordinated response protocol project by June 1, 2007, regarding the results of its review and what changes the department made or will be making to improve its screening and investigation of cases, to determine if domestic violence is a contributing factor to child abuse or neglect and any training needed to implement the changes. The Washington state coordinated response protocol project shall report the information received from the department to the legislature by July 1, 2007.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
Jan 9 First reading, referred to Juvenile Justice & Family Law.  
Jan 27 Public hearing in committee.  
Jan 31 Executive session in committee.  
JJFL - Executive action taken by committee.  
JJFL - Majority; 1st substitute bill be substituted, do pass.  
Feb 2 Referred to Appropriations.  
Feb 3 Committee relieved of further consideration.  
Referred to Rules 2 Review.  
Feb 7 Placed on second reading.  
Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Human Services & Corrections.  
Feb 23 Public hearing in committee.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2396** by Representatives Dickerson, Williams, Appleton, Moeller, Hasegawa, Darneille, Morrell, Roberts, Kagi, Flannigan, and Upthegrove

Convening a work group to evaluate issues relating to school security professionals.

(SEE ALSO PROPOSED 1ST SUB)

Provides that the work group shall evaluate and make recommendations to the legislature regarding, at least the following: (1) A model policy regarding the duties and roles of school security professionals within the educational environment, including the use of force by such professionals, that provides necessary flexibility for schools with different needs and differing demographic, geographic, cultural, and other characteristics;

(2) What minimum skills and abilities a school security professional should possess to effectively perform the essential job functions of such a position, and what minimum training should be required of school security professionals;

(3) Whether benefit would be gained by developing a school security license or licenses and, if so, what the minimum requirements for such licensure should be;

(4) Whether a limited law enforcement commission for school security professionals should be developed and, if so, what the essential job functions of and qualifications for such a commission should be; and

(5) A model policy regarding supervision of school security professionals.

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.

**HB 2396-S** by House Committee on Education (originally sponsored by Representatives Dickerson, Williams, Appleton, Moeller, Hasegawa, Darneille, Morrell, Roberts, Kagi, Flannigan, and Upthegrove)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the work group shall evaluate and make recommendations to the legislature regarding, at least the following: (1) A model policy regarding the duties and roles of school security professionals within the educational environment, including the use of force by such professionals, that provides necessary flexibility for schools with different needs and differing demographic, geographic, cultural, and other characteristics;

(2) What minimum skills and abilities a school security professional should possess to effectively perform the essential job functions of such a position, and what minimum training should be required of school security professionals;

(3) Whether benefit would be gained by developing a school security license or licenses and, if so, what the minimum requirements for such licensure should be;

(4) Whether a limited law enforcement commission for school security professionals should be developed and, if so, what the essential job functions of and qualifications for such a commission should be; and

(5) A model policy regarding supervision of school security professionals.

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.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
Jan 9 First reading, referred to Education.  
Jan 18 Public hearing in committee.  
Feb 1 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Feb 3 Passed to Rules Committee for second reading.

**HB 2397** by Representatives Dickerson, Williams, Moeller, Hasegawa, Darneille, Morrell, Wallace, Flannigan, Green, Miloscia, and B. Sullivan

Establishing a pilot program to deliver mental health treatment to children.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, to the extent funding is appropriated in the operating budget, the department shall establish a pilot program to support collaborative local efforts to select, implement, and ensure quality evidence-based mental health services provided to children by December 2006.

Requires the department to utilize the University of Washington school of medicine's department of psychiatry and behavioral sciences division of public behavioral health and justice to provide support and assistance in all phases of the pilot program including initiating, implementing, and monitoring the pilot program.

Requires that, beginning in July 2007, the Washington state institute for public policy shall conduct a study of the pilot program measuring improvements in the delivery of mental health services to children. The institute shall issue a report containing its preliminary findings to the legislature by December 1, 2007, and a final report by December 1, 2008.

Declares that implementation of this program is subject to the availability of funds.

**HB 2397-S** by House Committee on Children & Family Services (originally sponsored by Representatives Dickerson, Williams, Moeller, Hasegawa, Darneille, Morrell, Wallace, Flannigan, Green, Miloscia, and B. Sullivan)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, to the extent funding is appropriated in the operating budget, the mental health division of the health and recovery services administration, in collaboration with the children's administration, within the department shall establish a pilot program to support collaborative local efforts to select, implement, and ensure quality evidence-based mental health services provided to children by December 2006.

Requires that, beginning in July 2007, the Washington state institute for public policy shall conduct a study of the pilot program measuring improvements in the delivery of mental health services to children. The institute shall issue a report containing its preliminary findings to the legislature by December 1, 2007, and a final report by December 1, 2008.

Declares that implementation of this program is subject to the availability of funds.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
Jan 9 First reading, referred to Children & Family Services.  
Jan 12 Public hearing in committee.  
Jan 25 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Jan 27 Referred to Appropriations.

**HB 2398** by Representatives Cody, Morrell, Appleton, Hasegawa, Clibborn, Hudgins, Dickerson, Kagi, Green, and Schual-Berke

Expanding participation in state purchased health care programs.

(AS OF HOUSE 2ND READING 2/11/06)

Provides for expansion of participation in state purchased health care programs.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.  
Jan 9 First reading, referred to Health Care.  
Jan 10 Public hearing in committee.  
Jan 13 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.

Minority; do not pass.

Jan 17 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading by Rules Committee.  
Feb 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 53; nays, 42; absent, 0; excused, 3.

-- IN THE SENATE --

Feb 14 First reading, referred to Health & Long-Term Care.  
Feb 23 Public hearing and executive action taken in committee.  
Feb 24 HEA - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 27 Placed on second reading by Rules Committee.  
Mar 8 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.

**HB 2399** by Representatives Cody, Morrell, Green, and Schual-Berke

Creating a survey for health care providers.

(SEE ALSO PROPOSED 2ND SUB)

Authorizes the department, in collaboration with the work force training and education coordinating board, to 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. The department may adopt a schedule for distributing surveys by profession so that each profession is surveyed every two years. In developing the survey, the department may seek advice from researchers that are likely to use the survey data.

Requires the department to process the surveys that it receives in such a way that the identity of individual providers remains confidential. Data elements related to the identification of individual providers are confidential and are exempt from RCW 42.56.040 through 42.56.570 and 42.17.350 through 42.17.450, except as provided in a data-sharing agreement approved by the department pursuant to this act.

**HB 2399-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Morrell, Green, and Schual-Berke)

Providing a survey for health care providers.

(SEE ALSO PROPOSED 2ND SUB)

Authorizes the department, in collaboration with the work force training and education coordinating board, to 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. The department may adopt a schedule for distributing surveys by profession so that each profession is surveyed every two years. In developing the survey, the department may seek advice from researchers that are likely to use the survey data.

Requires the department to process the surveys that it receives in such a way that the identity of individual providers remains confidential. Data elements related to the identification of individual providers are confidential and are exempt from RCW 42.56.040 through 42.56.570 and 42.17.350 through 42.17.450, except as provided in a data-sharing agreement approved by the department pursuant to this act.

**HB 2399-S2** by House Committee on Appropriations (originally sponsored by Representatives Cody, Morrell, Green, and Schual-Berke)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Requires the department, in collaboration with the work force training and education coordinating board, to 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.

The department must adopt a schedule for distributing surveys by profession so that each profession is surveyed every two years. In developing the survey, the department may seek advice from researchers that are likely to use the survey data.

Requires the department to process the surveys that it receives in such a way that the identity of individual providers remains confidential. Data elements related to the identification of individual providers are confidential and are exempt from RCW 42.56.040 through 42.56.570 and 42.17.350 through 42.17.450, except as provided in a data-sharing agreement approved by the department pursuant to this act.

Provides 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 --

Dec 29 Prefiled for introduction.  
 Jan 9 First reading, referred to Health Care.  
 Jan 13 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 24 Referred to Appropriations.  
 Jan 31 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 11 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 2400** by Representatives Morris, Morrell, Hasegawa, Murray, Hudgins, Dickerson, B. Sullivan, Ericks, Sells, O'Brien, and Green

Creating a sustainable energy trust.

Declares an intent to promote the development of sustainable energy resources, including new energy technologies, and to improve system reliability by establishing a fund that can be used to reduce the cost of deploying distributive generation projects in the state.

Provides that all electric and natural gas companies must collect a system benefit charge from all of the retail electricity consumers within its service area for a period of ten years.

Requires funds collected by an electric or natural gas company through system benefit charges to be deposited in the sustainable energy trust fund, established in this act.

Establishes a grant program to support sustainable energy projects in the state. The purpose of the program is to foster the growth, development, and commercialization of distributive generation projects and related enterprises and to stimulate demand for distributive generation sources that serve end use customers in this state.

Requires the department to establish performance benchmarks against which the program will be evaluated. The grants program must be reviewed periodically by the department. The department must report annually to the appropriate standing committees of the legislature on grants awarded and as appropriate on program review conducted by the department.

-- 2006 REGULAR SESSION --

Dec 30 Prefiled for introduction.  
 Jan 9 First reading, referred to Technology, Energy & Communications.  
 Jan 13 Public hearing in committee.

**HB 2401** by Representatives Morris and B. Sullivan  
 Developing regional compacts for siting transmission lines.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent to create a regional process for siting of new transmission lines that cross state borders in order to encourage neighboring states to act regionally when proposing new transmission projects. This regional process will facilitate the siting of new cross borders electrical transmission lines by providing a "one stop" licensing process. This act calls for the creation of an interstate body to govern the agreement and activities between the states.

**HB 2401-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris and B. Sullivan)

(AS OF HOUSE 2ND READING 2/10/06)

Declares an intent to create a regional process for the siting of new electric transmission lines related to the national energy policy act of 2005. This regional process will facilitate the siting of new cross borders electric transmission lines by providing a "one stop" licensing process. This act calls for the creation of a legislative task force to establish an interstate compact to assert jurisdiction over national interest electric transmission corridors.

-- 2006 REGULAR SESSION --

Dec 30 Prefiled for introduction.  
 Jan 9 First reading, referred to Technology, Energy & Communications.  
 Jan 10 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 24 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Feb 10 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Water, Energy & Environment.  
 Feb 15 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2402** by Representatives Morris, Hudgins, and B. Sullivan  
 Providing for expedited processing of energy facilities and alternative energy resources.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides for expedited processing of energy facilities and alternative energy resources.

**HB 2402-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, Hudgins, and B. Sullivan)

(DIGEST AS ENACTED)

Provides for expedited processing of energy facilities and alternative energy resources.

-- 2006 REGULAR SESSION --

Dec 30 Prefiled for introduction.  
 Jan 9 First reading, referred to Technology, Energy & Communications.  
 Jan 10 Public hearing in committee.  
 Jan 12 Executive session in committee.  
 TEC - Executive action taken by committee.

TEC - Majority; 1st substitute bill be substituted, do pass.

Jan 17 Passed to Rules Committee for second reading.

Jan 18 Placed on second reading by Rules Committee.

Feb 7 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 93; nays, 3; absent, 0; excused, 2.  
-- IN THE SENATE --

Feb 9 First reading, referred to Water, Energy & Environment.

Feb 15 Public hearing in committee.

Feb 16 Executive session in committee.

Feb 17 WEE - Majority; do pass.  
Passed to Rules Committee for second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 3 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.  
-- IN THE HOUSE --

Mar 6 House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.  
Speaker signed.  
-- IN THE SENATE --  
President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 24 Governor signed.  
Chapter 205, 2006 Laws.  
Effective date 6/7/2006.

**HB 2403** by Representatives Morris, B. Sullivan, and Miloscia

Promoting distributive generation.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes a utility to solicit power purchase agreements to sell the qualifying facilities output to any other Washington utility. The local utility has the option to match the proposed price or must wheel the qualifying facility's output at a flat rate price not to exceed ten percent of the value of the power actually delivered under the contracted price. For purposes of this act, a qualifying facility is any generation facility having five hundred kilowatt capacity or less.

**HB 2403-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, B. Sullivan, and Miloscia)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes a utility to solicit power purchase agreements to sell the qualifying facilities output to any other Washington utility. The local utility has the option to match the proposed price or must wheel the qualifying facility's output at a flat rate price not to exceed ten percent of the value of the power actually delivered under the contracted price. For purposes of this act, a qualifying facility is any generation facility having five hundred kilowatt capacity or less.

-- 2006 REGULAR SESSION --

Dec 30 Prefiled for introduction.

Jan 9 First reading, referred to Technology, Energy & Communications.

Jan 13 Public hearing in committee.

Jan 24 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.

Jan 26 Passed to Rules Committee for second reading.

**HB 2404** by Representatives Cody and Morrell; by request of Insurance Commissioner

Companion Bill: 6212

Regulating retainer health care practices.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that a retainer health care practice may not accept periodic payment for health care services to retainer subscribers.

Authorizes a retainer practice to charge a retainer fee as consideration for being available to provide and providing primary care services to a retainer subscriber during a specified service period if the retainer health care practice deposits the fee in one or more identifiable trust accounts and distributes the fee to the retainer practice at the end of the specified service period.

Requires every retainer health care practice to maintain the following records for a period of five years, and upon request must make the following records available to the commissioner for review: (1) Forms of contracts between the retainer practice and retainer subscribers;

(2) Documents relating to the creation and maintenance of any retainer fee trust accounts;

(3) All advertising relating to the retainer practice and its services; and

(4) All records relating to retainer fees received by the retainer health care practice.

**HB 2404-S** by House Committee on Health Care (originally sponsored by Representatives Cody and Morrell; by request of Insurance Commissioner)

(AS OF HOUSE 2ND READING 2/09/06)

Provides that a retainer health care practice may not accept periodic payment for health care services to retainer subscribers.

Authorizes a retainer practice to charge a retainer fee as consideration for being available to provide and providing primary care services to a retainer subscriber during a specified service period if the retainer health care practice deposits the fee in one or more identifiable trust accounts and distributes the fee to the retainer practice at the end of the specified service period.

Requires every retainer health care practice to maintain the following records for a period of five years, and upon request must make the following records available to the commissioner for review: (1) Forms of contracts between the retainer practice and retainer subscribers;

(2) Documents relating to the creation and maintenance of any retainer fee trust accounts;

(3) All advertising relating to the retainer practice and its services; and

(4) All records relating to retainer fees received by the retainer health care practice.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.

Jan 9 First reading, referred to Health Care.

Jan 13 Public hearing in committee.

Jan 27 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.

Feb 1 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 3; absent, 0; excused, 0.  
-- IN THE SENATE --

Feb 10 First reading, referred to Health & Long-Term Care.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 HEA - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.

Mar 8 Referred to Rules.  
By resolution, returned to House Rules  
Committee for third reading.

**HB 2405** by Representatives Kirby and Roach; by request of  
Insurance Commissioner

Companion Bill: 6181

Regulating the compensation paid by an insurer to an insurance  
broker.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 48.17.270 to regulate the compensation paid  
by an insurer to an insurance broker.

**HB 2405-S** by House Committee on Financial Institutions &  
Insurance (originally sponsored by  
Representatives Kirby and Roach; by request of Insurance  
Commissioner)

(AS OF HOUSE 2ND READING 2/07/06)

Amends RCW 48.17.270 to regulate the compensation paid  
by an insurer to an insurance broker.

Declares that, for purposes of this act, "insurer" includes an  
insurer authorized under chapter 48.05 RCW, a health care  
service contractor registered under chapter 48.44 RCW, and a  
health maintenance organization under chapter 48.46 RCW.  
"Insured" means the policyholder.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
Jan 9 First reading, referred to Financial Institutions  
& Insurance.  
Jan 10 Public hearing in committee.  
Jan 12 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted,  
do pass.  
Jan 16 Passed to Rules Committee for second reading.  
Jan 18 Placed on second reading by Rules Committee.  
Feb 7 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.  
-- IN THE SENATE --  
Feb 9 First reading, referred to Financial Institutions,  
Housing & Consumer Protection.  
Feb 21 Public hearing and executive action taken in  
committee.  
Feb 23 FHC - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 2406** by Representatives Roach and Kirby; by request of  
Insurance Commissioner

Changing insurance statutes, generally.

(DIGEST AS ENACTED)

Revises insurance statutes, generally.  
Repeals RCW 48.05.490 and 48.43.365.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
Jan 9 First reading, referred to Financial Institutions  
& Insurance.  
Jan 10 Public hearing in committee.  
Jan 12 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; do pass.  
Jan 16 Passed to Rules Committee for second reading.  
Jan 17 Rules Committee relieved of further  
consideration. Placed on second reading.

Jan 18 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0;  
absent, 0; excused, 2.

-- IN THE SENATE --

Jan 19 First reading, referred to Financial Institutions,  
Housing & Consumer Protection.

Feb 16 Public hearing and executive action taken in  
committee.

Feb 17 FHC - Majority; do pass.  
Passed to Rules Committee for second reading.

Feb 24 Placed on second reading by Rules Committee.

Feb 28 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 0;  
absent, 0; excused, 4.

-- IN THE HOUSE --

Mar 1 Speaker signed.

-- IN THE SENATE --

Mar 3 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 9 Governor signed.

Chapter 25, 2006 Laws.  
Effective date 6/7/2006\*.

**HB 2407** by Representatives Lovick, Strow, O'Brien, Ericks,  
Dunshee, Linville, Grant, Lantz, Kessler, Williams,  
Blake, Morrell, Rodne, Hunt, Conway, P. Sullivan, Springer,  
Takko, Kilmer, Fromhold, B. Sullivan, Hunter, Simpson, Green,  
Miloscia, Sells, Upthegrove, Campbell, and Ormsby

Revising provisions relating to electronic monitoring of sex  
offenders.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that if the department is required to electronically  
monitor an offender convicted of an offense listed in RCW  
9.94A.712(1)(a) committed prior to the effective date of this act,  
or if the department chooses to impose electronic monitoring on  
such an offender administratively, the department shall  
electronically monitor the offender utilizing a global positioning  
system, or similar tracking system, that actively monitors,  
identifies, and timely reports the offender's location.

**HB 2407-S** by House Committee on Criminal Justice &  
Corrections (originally sponsored by  
Representatives Lovick, Strow, O'Brien, Ericks, Dunshee,  
Linville, Grant, Lantz, Kessler, Williams, Blake, Morrell, Rodne,  
Hunt, Conway, P. Sullivan, Springer, Takko, Kilmer, Fromhold,  
B. Sullivan, Hunter, Simpson, Green, Miloscia, Sells,  
Upthegrove, Campbell, and Ormsby)

(DIGEST AS ENACTED)

Provides that a court shall impose electronic monitoring as a  
condition of community custody for an offender sentenced under  
RCW 9.94A.712, or an offender convicted of a violation of RCW  
9A.44.130(10)(a), unless the court finds electronic monitoring  
impracticable or inappropriate given the individual circumstances  
of the offender.

Requires the department to carry out any electronic  
monitoring ordered under this act using the most appropriate  
technology given the individual circumstances of the offender.  
The department may require an offender to pay all or part of the  
costs for electronic monitoring imposed under this act dependent  
upon the offender's ability to pay.

Provides that the department, monitoring agency, local law  
enforcement, and any employee of the department, monitoring  
agency, or law enforcement acting within the scope of his or her  
employment are immune from civil liability resulting from acts or  
omissions relating to electronic monitoring of offenders under this  
act, unless the department or employee acted with gross  
negligence or in bad faith.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.

Jan 9 First reading, referred to Criminal Justice & Corrections.

Jan 13 Public hearing in committee.

Jan 31 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Public hearing in committee.  
Referred to Appropriations.

Feb 4 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Criminal Justice & Corrections.

Feb 7 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading suspension calendar.

Feb 11 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.  
-- IN THE SENATE --

Feb 14 First reading, referred to Human Services & Corrections.

Feb 20 Public hearing in committee.

Feb 23 Executive session and executive action taken in committee.

Feb 24 HSC - Majority; do pass with amendment(s).  
On motion, referred to Ways & Means.

Feb 27 Executive session in committee.  
WM - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.  
Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.  
-- IN THE HOUSE --

Mar 6 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 20 Governor signed.  
Chapter 130, 2006 Laws.  
Effective date 6/7/2006.

**HB 2408** by Representatives O'Brien, Rodne, Ericks, Lovick, Anderson, Jarrett, Nixon, McDonald, Williams, Darneille, Buck, Conway, P. Sullivan, Tom, Takko, Lantz, Kilmer, Fromhold, B. Sullivan, Morrell, Simpson, Springer, Green, Miloscia, Sells, Campbell, and Ormsby

Modifying the statute of limitations toll for felony sex offenses.

(AS OF HOUSE 2ND READING 2/09/06)

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 one year from the date on which the identity of the suspect is conclusively established by deoxyribonucleic acid testing, whichever is later.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.

Jan 9 First reading, referred to Criminal Justice & Corrections.

Jan 13 Public hearing in committee.

Jan 31 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 9 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --

Feb 10 First reading, referred to Judiciary.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2409** by Representatives O'Brien, Rodne, Ericks, Lovick, Anderson, Jarrett, Nixon, McDonald, Williams, Darneille, Buck, Conway, P. Sullivan, Tom, Takko, Lantz, Kilmer, Fromhold, B. Sullivan, Morrell, Simpson, Springer, Green, Miloscia, Sells, and Ormsby

Changing the provisions relating to sex and kidnapping offender registration.

(DIGEST AS ENACTED)

Strengthens the sex and kidnapping offender registration statute by decreasing the amount of time within which returning or out-of-state registrants must register after establishing residence in Washington, requiring offenders with fixed residences to provide their complete residential addresses when registering, requiring homeless offenders, when they check in weekly, to inform the county sheriff where they have been over the past week and where they plan to be in the forthcoming week, requiring offenders to sign the written notice they provide to the county sheriff when they change residences or cease to have a fixed residence, and clarifies that any violation of RCW 9A.44.130 is a crime.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.

Jan 9 First reading, referred to Criminal Justice & Corrections.

Jan 13 Public hearing in committee.

Jan 31 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading suspension calendar.

Feb 11 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --

Feb 14 First reading, referred to Human Services & Corrections.

Feb 20 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 HSC - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Mar 1 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, 45; nays, 1; absent, 1; excused, 2.  
-- IN THE HOUSE --

Mar 4 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --

Mar 7 Senate 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, 47; nays, 0; absent, 0; excused, 2.  
-- IN THE HOUSE --

Mar 8 House concurred in Senate amendments.

Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 20 Governor signed.  
Chapter 126, 2006 Laws.  
Effective date 6/7/2006\*\*\*.

**HB 2410** by Representatives O'Brien, Rodne, Ericks, Lovick, Anderson, Jarrett, McDonald, Williams, Clibborn, Buck, Conway, P. Sullivan, Tom, Takko, Lantz, Kilmer, Fromhold, B. Sullivan, Morrell, Simpson, Springer, Green, Miloscia, Sells, and Campbell

Companion Bill: 6465

Changing provisions relating to sex offenders.

Designates the crime of possessing depictions of a minor engaged in sexually explicit conduct as a sex offense.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
Jan 9 First reading, referred to Criminal Justice & Corrections.  
Jan 13 Public hearing in committee.  
Jan 31 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 2411** by Representatives O'Brien, Rodne, Ericks, Lovick, Anderson, Jarrett, Nixon, McDonald, Williams, Clibborn, Linville, Buck, Conway, P. Sullivan, Tom, Takko, Lantz, Kilmer, Fromhold, B. Sullivan, Morrell, Simpson, Springer, Green, Miloscia, Sells, Campbell, and Ormsby

Changing the provisions relating to punishment for certain sex offenses.

Imposes more severe punishment for certain sex offenses against children by increasing the minimum sentences for rape of a child in the first degree and child molestation in the first degree, when the offender was unknown to the victim prior to the crime, and rape in the first degree, rape in the second degree, indecent liberties by forcible compulsion, and kidnapping in the first degree with sexual motivation, when the victim was under a certain age at the time of the crime.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
Jan 9 First reading, referred to Criminal Justice & Corrections.  
Jan 12 Public hearing in committee.

**HB 2412** by Representatives O'Brien, Rodne, Ericks, Lovick, Anderson, Jarrett, Nixon, McDonald, Williams, Darneille, Conway, P. Sullivan, Tom, Takko, Lantz, Kilmer, Fromhold, B. Sullivan, Morrell, Simpson, Springer, Green, Miloscia, Sells, Upthegrove, and Ormsby

Changing the penalty provisions for violating the registration statute.

(SEE ALSO PROPOSED 1ST SUB)

Increases the penalty for violating the registration statute by imposing a term of mandatory community custody upon the first offense and assigning the second offense a seriousness level.

**HB 2412-S** by House Committee on Criminal Justice & Corrections (originally sponsored by

Representatives O'Brien, Rodne, Ericks, Lovick, Anderson, Jarrett, Nixon, McDonald, Williams, Darneille, Conway, P. Sullivan, Tom, Takko, Lantz, Kilmer, Fromhold, B. Sullivan, Morrell, Simpson, Springer, Green, Miloscia, Sells, Upthegrove, and Ormsby)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Increases the penalty for violating the registration statute by imposing a term of mandatory community custody upon the first offense and assigning the second offense a seriousness level.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
Jan 9 First reading, referred to Criminal Justice & Corrections.  
Jan 13 Public hearing in committee.  
Jan 31 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.  
Feb 3 Public hearing in committee.  
Referred to Appropriations.  
Feb 4 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Criminal Justice & Corrections.  
Feb 7 Passed to Rules Committee for second reading.

**HB 2413** by Representatives Lovick, Rodne, O'Brien, Ericks, Anderson, Kessler, Jarrett, Nixon, Williams, Clibborn, Linville, Hunt, Conway, P. Sullivan, Tom, Fromhold, Dunshee, Morrell, Simpson, Springer, Green, Miloscia, Sells, Upthegrove, Campbell, and Ormsby

Requiring the department of corrections to electronically monitor offenders.

Requires the department to, in consultation with the Washington association of sheriffs and police chiefs, conduct a pilot project to evaluate the effectiveness and cost of electronically monitoring sex offenders using an active global positioning system. The department shall electronically monitor, using an active global positioning system or similar system that is designed to actively monitor, identify, and timely report a person's location, all offenders who: (1) Are serving a term of community custody on or after the effective date of this act;

(2) Are required to register under RCW 9A.44.130 pursuant to a conviction for a sex offense committed against a victim under the age of eighteen; and

(3) Have been designated as risk level three or have registered as lacking a fixed residence.

Provides that, by December 1, 2007, the department must report to the governor and the appropriate committees of the legislature the results of the pilot project.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
Jan 9 First reading, referred to Criminal Justice & Corrections.  
Jan 13 Public hearing in committee.

**HB 2414** by Representatives Haler, Talcott, and McCune

Companion Bill: 6532

Regarding Washington's academic assessment system.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires the superintendent of public instruction to revise the Washington state accountability plan required under section 1111 of P.L. 107-110, the no child left behind act of 2001, to incorporate the following changes to the state academic assessment system: (1) Assessments administered in grades three, five, six, and eight shall assess students learning in reading, mathematics, and science as required by P.L. 107-110 without

relying on subjective, open-ended extended responses to test questions; and

(2) The assessment system shall incorporate a combination of statewide and locally selected assessments, as permitted by P.L. 107-110, to provide options other than the Washington assessment of student learning 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 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.

**HB 2414-S** by House Committee on Education (originally sponsored by Representatives Haler, Talcott, and McCune)

Regarding local control and flexibility in the state assessment system.

(DIGEST AS ENACTED)

Requires that, before the beginning of the 2006-07 school year, the superintendent of public instruction shall request flexibility from the United States department of education to conduct a pilot project with a limited number of local school districts regarding the academic assessments administered for the purpose of complying with P.L. 107-110, the no child left behind act of 2001. The superintendent shall request the flexibility to pilot, with no more than six school districts and for a specified length of time, an assessment other than the Washington assessment of student learning in grades three, five, six, and eight for reading and mathematics. The purpose of the pilot project is to determine whether a different assessment provides greater local control and flexibility while maintaining the testing standards and continuity of student performance measurement expected by the federal law.

Provides that, if the request for flexibility is granted, the superintendent shall revise the Washington state accountability plan required under section 1111 of P.L. 107-110 to incorporate the pilot project into the plan, and school districts participating in the pilot project shall not be required to administer the Washington assessment of student learning in grades three, five, six, and eight in reading and mathematics during the pilot project. At the end of the pilot project, the superintendent shall evaluate whether the assessment under the pilot project can be used on a statewide basis to comply with P.L. 107-110 and shall forward findings and recommendations to the legislature and to the United States department of education.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
 Jan 9 First reading, referred to Education.  
 Jan 19 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 9 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.  
 Feb 23 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 EKHE - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.

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

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 22 Governor signed.

Chapter 175, 2006 Laws.

Effective date 6/7/2006.

**HB 2415** by Representatives Ericks, Roach, Kirby, Morrell, Green, Nixon, McDonald, Hasegawa, Conway, Simpson, Ormsby, and Schual-Berke; by request of Insurance Commissioner

Companion Bill: 6182

Compensating the victims of uninsured and underinsured motorists.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 2415-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Ericks, Roach, Kirby, Morrell, Green, Nixon, McDonald, Hasegawa, Conway, Simpson, Ormsby, and Schual-Berke; by request of Insurance Commissioner)

(DIGEST AS ENACTED)

Provides that, if the covered person seeking underinsured motorist coverage under this act was the intended victim of the tortfeasor, 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.

Declares that, 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.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.

Jan 9 First reading, referred to Financial Institutions & Insurance.

Jan 10 Public hearing in committee.

Jan 12 Executive session in committee.

FII - Executive action taken by committee.

FII - Majority; 1st substitute bill be substituted, do pass.

Jan 16 Passed to Rules Committee for second reading.

Jan 17 Rules Committee relieved of further consideration. Placed on second reading.

Jan 18 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Jan 19 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; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Feb 24 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, 48; nays, 0;  
absent, 0; excused, 1.  
-- IN THE HOUSE --  
Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 0; absent,  
0; excused, 1.  
Mar 6 Speaker signed.  
-- IN THE SENATE --  
Mar 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 8 Delivered to Governor.  
Mar 24 Governor signed.  
Chapter 187, 2006 Laws.  
Effective date 6/7/2006.

**HB 2416** by Representatives Kessler, Hasegawa, Hunt,  
Haigh, McIntire, Dunshee, B. Sullivan, and Takko

Establishing an optional state parks vehicle registration fee.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, in addition to the vehicle license fees required under RCW 46.16.0621, there shall be paid and collected at the time of initial or renewal registration for each motor vehicle an additional fee of five dollars. The fee shall be deposited in the state parks renewal and stewardship account established in RCW 79A.05.215 to be used for the operation and maintenance of state parks.

Provides that a person who registers a vehicle under this act may, at the time of initial or renewal registration, certify that the person does not intend to use the vehicle to visit state parks. If a person certifies that they do not intend to use the vehicle to visit state parks, the department shall not collect the additional fee in this act.

**HB 2416-S** by House Committee on Natural Resources,  
Ecology & Parks (originally sponsored by  
Representatives Kessler, Hasegawa, Hunt, Haigh, McIntire,  
Dunshee, B. Sullivan, and Takko)

Concerning state park fees.

(DIGEST AS ENACTED)

Provides that the commission may not charge fees for general park access or parking.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
Jan 9 First reading, referred to Natural Resources,  
Ecology & Parks.  
Jan 13 Public hearing in committee.  
Jan 17 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be  
substituted, do pass.  
Jan 20 Referred to Appropriations.  
Feb 1 Public hearing in committee.  
Feb 2 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill  
proposed by Natural Resources, Ecology &  
Parks.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 13 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 2;  
absent, 0; excused, 2.

-- IN THE SENATE --

Feb 14 First reading, referred to Natural Resources,  
Ocean & Recreation.  
Feb 20 Public hearing in committee.  
Feb 24 Executive session in committee.  
NROR - Majority; do pass.  
Minority; do not pass.  
And refer to Ways & Means.  
Referred to Ways & Means.  
Feb 27 Public hearing and executive action taken in  
committee.  
WM - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Feb 28 Placed on second reading by Rules Committee.  
Committee amendment adopted as amended.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 40; nays, 5;  
absent, 0; excused, 4.  
-- IN THE HOUSE --  
Mar 4 House refuses to concur in Senate  
amendments. Asks Senate to recede from  
amendments.  
-- IN THE SENATE --  
Mar 7 Senate 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, 43; nays, 4;  
absent, 0; excused, 2.  
-- IN THE HOUSE --  
House concurred in Senate amendments.  
Passed final passage; yeas, 96; nays, 2; absent,  
0; excused, 0.  
Mar 8 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Mar 20 Governor signed.  
Chapter 141, 2006 Laws.  
Effective date 4/9/2006.

**HB 2417** by Representatives Buri, Morrell, Rodne, Pettigrew,  
Linville, Cox, Skinner, Buck, Sump, Newhouse,  
Walsh, Springer, Ahern, Haler, Serben, Grant, Kristiansen,  
Ericksen, Schindler, Ericks, Kretz, B. Sullivan, Armstrong, Dunn,  
McCune, and Holmquist

Providing excise tax relief for farm machinery and equipment.

Provides excise tax relief for farm machinery and equipment.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
Jan 9 First reading, referred to Finance.  
Jan 10 Public hearing in committee.

**HB 2418** by Representatives Springer, Miloscia, Chase,  
Morrell, Hasegawa, Darneille, Santos, P. Sullivan,  
Kagi, Green, Sells, Ormsby, and O'Brien

Increasing the availability of affordable housing.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that while the rapid increase in housing values has exacerbated the affordable housing crisis, the phenomena has also dramatically benefited the state's general fund, the growth of which is directly attributable to increased proceeds from the real estate excise tax.

Declares that a portion of the increased revenue generated from the real estate excise tax must be used to support affordable housing programs that assist low-income households obtain and

retain housing. It is the intent of the legislature to appropriate funds for the purposes and amounts identified in this act in the fiscal years ending on June 30, 2007, June 30, 2008, June 30, 2009, and June 30, 2010.

**HB 2418-S** by House Committee on Housing (originally sponsored by Representatives Springer, Miloscia, Chase, Morrell, Hasegawa, Darneille, Santos, P. Sullivan, Kagi, Green, Sells, Ormsby, and O'Brien)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that while the rapid increase in housing values has exacerbated the affordable housing crisis, the phenomena has also dramatically benefited the state's general fund, the growth of which is directly attributable to increased proceeds from the real estate excise tax.

Declares that a portion of the increased revenue generated from the real estate excise tax must be used to support affordable housing programs that assist low-income households obtain and retain housing. It is the intent of the legislature to appropriate funds as follows: (1) For the energy matchmaker program, the amount appropriated in section 5(3) of this act in the fiscal year ending June 30, 2007;

(2) For the backlog of housing trust fund projects identified by the department as eligible under this chapter or chapter 43.185A RCW, the amount appropriated in section 5(1) of this act in the fiscal year ending June 30, 2007, and the amounts appropriated in section 5 (1) and (3) of this act in the fiscal years ending June 30, 2008, June 30, 2009, and June 30, 2010; and

(3) For the purposes and amounts identified in section 5 (2) and (4) through (9) of this act, the amounts appropriated in section 5 (2) and (4) through (9) of this act in the fiscal years ending June 30, 2007, June 30, 2008, June 30, 2009, and June 30, 2010.

**HB 2418-S2** by House Committee on Capital Budget (originally sponsored by Representatives Springer, Miloscia, Chase, Morrell, Hasegawa, Darneille, Santos, P. Sullivan, Kagi, Green, Sells, Ormsby, and O'Brien)

(DIGEST AS ENACTED)

Finds that Washington is experiencing an affordable housing crisis and that this crisis is growing exponentially every year as the population of the state expands and housing values increase at a rate that far exceeds most households' proportionate increase in income.

Finds that the fiscal and societal costs of the lack of adequate affordable housing are high for both the public and private sectors. Current levels of funding for affordable housing programs are inadequate to meet the housing needs of many low-income Washington households.

Requires the legislature to authorize a transfer of up to twenty-five million dollars for the fiscal year ending June 30, 2006, into the Washington housing trust fund created in RCW 43.185.030.

Provides that the department must report to the appropriate committees of the legislature how appropriated funds were utilized on a county or city specific basis no later than December 31, 2007.

Provides that the interagency council on homelessness, as defined in RCW 43.185C.010, shall be convened not later than August 31, 2006, and shall meet at least two times each year and report to the appropriate committees of the legislature annually by December 31st on its activities.

Provides that the Washington homeless client management information system shall serve as an online information and referral system to enable local governments and providers to connect homeless persons in the data base with available housing and other support services. Local governments shall develop a capacity for continuous case management, including independent living plans, when appropriate, to assist homeless persons.

Requires the department, the housing finance commission, the affordable housing advisory board, and all local governments, housing authorities, and other nonprofits receiving state housing funds or financing through the housing finance commission to, by December 31, 2006, and annually thereafter, review current

housing reporting requirements related to housing programs and services and give recommendations to streamline and simplify all planning and reporting requirements to the department of community, trade, and economic development, which will compile and present the recommendations annually to the legislature.

VETO MESSAGE ON E2SHB 2418

March 30, 2006

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Sections 9, 10 and 14, Engrossed Second Substitute House Bill No. 2418 entitled:

The Department of Community, Trade, and Economic Development (CTED) is required in Section 9 of the bill to conduct a study to evaluate the potential development of a voluntary statewide, low-income housing waiting list database. The database would include information on all low-income households requesting housing assistance, for the purpose of connecting such households with appropriate housing opportunities. CTED is also required in Section 10 to create or purchase, and implement by December 31, 2009, a master affordable housing database that includes specific information about existing affordable rental housing stock in the state of Washington. The activities outlined in Sections 9 and 10 of the bill are likely to create funding pressures for future biennial budgets.

Section 14 requires specific funding to be transferred from the General Fund to the Washington Housing Trust Fund by June 30, 2006, or the Act will be null and void. However, the transfer authorized by the Legislature in the Operating Budget bill occurs after June 30, 2006.

As funding provided in the Operating Budget related to this bill is insufficient, CTED will not be able to implement all of the activities contemplated. Notwithstanding this, CTED should do all that it can with the funding available to achieve the objectives of this bill.

For these reasons, I have vetoed Sections 9, 10 and 14 of Engrossed Second Substitute House Bill No. 2418.

With the exception of Sections 9, 10 and 14, Engrossed Second Substitute House Bill No. 2418 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2006 REGULAR SESSION --

Jan 3	Prefiled for introduction.
Jan 9	First reading, referred to Housing.
Jan 11	Public hearing in committee.
Jan 19	Executive session in committee. HOUS - Executive action taken by committee. HOUS - Majority; 1st substitute bill be substituted, do pass. Minority; without recommendation.
Jan 24	Referred to Capital Budget.
Feb 2	Public hearing in committee.
Feb 7	Executive session in committee. CB - Executive action taken by committee. CB - Majority; 2nd substitute bill be substituted, do pass. Minority; do not pass. Placed on second reading.
Feb 11	2nd substitute bill substituted. Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 72; nays, 24;  
absent, 0; excused, 2.  
-- IN THE SENATE --

Feb 14 First reading, referred to Financial Institutions,  
Housing & Consumer Protection.

Feb 15 Executive session in committee.

Feb 16 FHC - Majority; without recommendation.  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 22 Public hearing in committee.

Feb 27 Executive session in committee.  
WM - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 3 Committee amendment adopted with no other  
amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 1;  
absent, 0; excused, 0.  
-- IN THE HOUSE --

Mar 6 House concurred in Senate amendments.  
Passed final passage; yeas, 74; nays, 24;  
absent, 0; excused, 0.

Mar 7 Speaker signed.  
-- IN THE SENATE --

Mar 8 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.

Mar 30 Governor partially vetoed.  
Chapter 349, 2006 Laws PV.  
Effective date 6/7/2006.

**HB 2419** by Representatives Haigh, Nixon, Clibborn, and  
McDermott; by request of Lieutenant Governor

Companion Bill: 6245

Raising funds for hosting a national conference of statewide  
elected officials.

(SUBSTITUTED FOR - SEE 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.

**HB 2419-S** by House Committee on State Government  
Operations & Accountability (originally  
sponsored by Representatives Haigh, Nixon, Clibborn, and  
McDermott; by request of Lieutenant Governor)

Raising funds for hosting the national conference of lieutenant  
governors.

(DIGEST AS ENACTED)

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.

Provides that, when soliciting gifts, grants, or donations solely  
for the purpose of hosting the 2006 official conference of the

national lieutenant governors' association to be held in Seattle,  
Washington, as approved by the lieutenant governor of the state  
of Washington, the lieutenant governor, and his or her staff  
designated by the lieutenant governor for this purpose, are  
presumed not to be in violation of the solicitation, receipt of gift,  
and conflict of interests with official duties provisions in chapter  
42.52 RCW. For the purposes of this section, the national  
lieutenant governors' association must include among its  
membership the Washington state lieutenant governor. The  
solicitation of gifts, grants, or donations for the purpose of hosting  
the 2006 lieutenant governors' conference is considered an  
official duty.

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.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.

Jan 9 First reading, referred to State Government  
Operations & Accountability.

Jan 13 Public hearing in committee.

Jan 25 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be  
substituted, do pass.

Jan 27 Placed on second reading.

Jan 30 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 93; nays, 2;  
absent, 0; excused, 3.  
-- IN THE SENATE --

Jan 31 Read first time, rules suspended, and placed on  
second reading calendar.

Feb 1 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 0;  
absent, 1; excused, 06236.  
-- IN THE HOUSE --

Feb 3 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Feb 6 Delivered to Governor.

Feb 7 Governor signed.  
Chapter 5, 2006 Laws.  
Effective date 2/7/2006.

**HB 2420** by Representatives Kessler and Haigh; by request of  
Lieutenant Governor

Companion Bill: 6246

Outlining the duties of the lieutenant governor.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 2420-S** by House Committee on State Government  
Operations & Accountability (originally  
sponsored by Representatives Kessler and Haigh; by request of  
Lieutenant Governor)

(AS OF HOUSE 2ND READING 2/09/06)

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.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
 Jan 9 First reading, referred to State Government Operations & Accountability.  
 Jan 17 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 9 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 10 First reading, referred to Government Operations & Elections.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2421** by Representatives Williams, Campbell, Hunt, Moeller, Upthegrove, Appleton, Hasegawa, Simpson, and Springer

Prohibiting the force-feeding of certain birds.

Declares that a person may not force-feed a bird, or hire another person to force-feed a bird, for the purposes of enlarging the bird's liver beyond normal size.

Does not apply if the person force-feeds a bird for the purpose of improving the bird's health.

Provides that a person may not sell or offer to sell any foie gras or any product containing foie gras unless the foie gras or product containing foie gras originated from a state or other jurisdiction that prohibits the practice of force-feeding birds to produce foie gras.

Provides that any person who violates this act is subject to a civil penalty of one thousand dollars per violation for each day the violation continues. Moneys collected under this provision shall be deposited into the state general fund.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
 Jan 9 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2422** by Representatives B. Sullivan, Chase, and Conway  
 Providing funding for state and local parks.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the state parks and recreation commission has identified over three hundred million dollars in projects to eliminate the backlog of deferred maintenance projects, improve state park facilities, and provide new investments to implement the state park's centennial 2013 plan.

Finds that significant investments in state parks facilities are necessary to protect public health and safety, reduce current operating and maintenance costs, improve basic park services, and protect valuable cultural and natural resources.

Finds that revenues to the youth athletic facilities account to fund local parks projects have not materialized. Therefore, the

legislature finds that new revenue sources are needed to support state and local parks for the benefit of all Washington citizens.

Provides that, in addition to the vehicle license fees required under RCW 46.16.0621, there shall be paid and collected at the time of initial or renewal registration for each motor vehicle an additional fee of five dollars. The fee shall be deposited as described in this act in the state parks renewal and stewardship account established in RCW 79A.05.215 and the state parks centennial account created in this act to be used for the operation and maintenance of state parks.

Authorizes a person who registers a vehicle under this act to, at the time of initial or renewal registration, certify that the person does not intend to use the vehicle to visit state parks. If a person certifies that they do not intend to use the vehicle to visit state parks, the department shall not collect the additional fee.

**HB 2422-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Chase, and Conway)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the state parks and recreation commission has identified over three hundred million dollars in projects to eliminate the backlog of deferred maintenance projects, improve state park facilities, and provide new investments to implement the state park's centennial 2013 plan.

Finds that significant investments in state parks facilities are necessary to protect public health and safety, reduce current operating and maintenance costs, improve basic park services, and protect valuable cultural and natural resources.

Finds that revenues to the youth athletic facilities account to fund local parks projects have not materialized. Therefore, the legislature finds that new revenue sources are needed to support state and local parks for the benefit of all Washington citizens.

Creates the state parks centennial account in the state treasury. All receipts directed to the account from RCW 82.45.060 must be deposited in the account. Expenditures from the account require an appropriation and may be made only for implementation of the state parks' 2013 centennial plan and for capital improvements of the state parks system.

**HB 2422-S2** by House Committee on Appropriations (originally sponsored by Representatives B. Sullivan, Chase, and Conway)

(AS OF HOUSE 2ND READING 2/13/06)

Finds that the state parks and recreation commission has identified over three hundred million dollars in projects to eliminate the backlog of deferred maintenance projects, improve state park facilities, and provide new investments to implement the state park's centennial 2013 plan.

Finds that significant investments in state parks facilities are necessary to protect public health and safety, reduce current operating and maintenance costs, improve basic park services, and protect valuable cultural and natural resources.

Finds that revenues to the youth athletic facilities account to fund local parks projects have not materialized. Therefore, the legislature finds that new revenue sources are needed to support state and local parks for the benefit of all Washington citizens.

Creates the state parks centennial account in the state treasury. All receipts directed to the account from RCW 82.45.060 must be deposited in the account. Expenditures from the account require an appropriation and may be made only for implementation of the state parks' 2013 centennial plan and for capital improvements of the state parks system.

Requires the transfer of at least \$500,000 per year from the stadium and exhibition center account to the youth athletic facilities account.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.  
 Jan 9 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 13 Public hearing in committee.  
 Jan 24 Executive session in committee.

	NREP - Executive action taken by committee. NREP - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.	Mar 8	By resolution, returned to House Rules Committee for third reading.
Jan 30	Referred to Appropriations.		
Feb 3	Public hearing in committee.		
Feb 4	Executive session in committee. APP - Executive action taken by committee. APP - Majority; 2nd substitute bill be substituted, do pass. Minority; do not pass.		<b>HB 2424</b> by Representatives Grant, Kessler, Williams, Morrell, Condotta, Clibborn, Linville, Cox, Hunt, Buck, Conway, Haigh, Sump, P. Sullivan, Walsh, Springer, Buri, Haler, Newhouse, Ericksen, Morris, Ericks, Kretz, Strow, B. Sullivan, Dunn, Upthegrove, Ormsby, McDermott, Holmquist, and Takko
Feb 7	Passed to Rules Committee for second reading.		Providing sales and use tax exemptions for users of farm fuel.
Feb 8	Placed on second reading.		<u>(DIGEST AS ENACTED)</u>
Feb 13	2nd substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 62; nays, 36; absent, 0; excused, 0. -- IN THE SENATE --		Declares that the tax levied by RCW 82.08.020 does not apply to sales of diesel fuel, or aircraft fuel as defined in RCW 82.42.010(5), to a farm fuel user for nonhighway use. Declares that the provisions of chapter 82.12 RCW do not apply with respect to the nonhighway use of diesel fuel, or aircraft fuel as defined in RCW 82.42.010(5), by a farm fuel user. Fuel used for space or water heating for human habitation is not exempt under this act.
Feb 15	First reading, referred to Natural Resources, Ocean & Recreation.		-- 2006 REGULAR SESSION --
Feb 20	Public hearing in committee.	Jan 3	Prefiled for introduction.
Mar 8	By resolution, returned to House Rules Committee for third reading.	Jan 9	First reading, referred to Finance.
		Jan 10	Public hearing and executive action taken in committee. FIN - Executive action taken by committee. FIN - Majority; do pass. Placed on second reading.
<b>HB 2423</b>	by Representatives Anderson, Talcott, Rodne, and Hunter	Jan 11	Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 96; nays, 1; absent, 0; excused, 1. -- IN THE SENATE --
	Encouraging the creation of a comprehensive guidance, counseling, and planning program in schools.	Jan 12	First reading, referred to Agriculture & Rural Economic Development.
	<u>(SUBSTITUTED FOR - SEE 1ST SUB)</u>	Jan 16	Public hearing in committee.
	Encourages each middle school, junior high school, and high school to implement a comprehensive guidance, counseling, and planning program for all students. The purpose of the program is to support students as they navigate their education and plan their future; encourage an ongoing and personal relationship between each student and an adult in the school; and involve parents in students' educational decisions and plans.	Jan 17	Executive session in committee.
		Jan 19	ARED - Majority; do pass. And refer to Ways & Means. Referred to Ways & Means.
		Feb 2	Public hearing in committee.
		Feb 7	Executive session in committee. WM - Majority; do pass with amendment(s). 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 3	Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 44; nays, 4; absent, 1; excused, 0. -- IN THE HOUSE -- House concurred in Senate amendments. Passed final passage; yeas, 97; nays, 1; absent, 0; excused, 0. Speaker signed. -- IN THE SENATE -- President signed.
			-- OTHER THAN LEGISLATIVE ACTION --
			Delivered to Governor.
		Mar 6	Governor signed. Chapter 7, 2006 Laws. Effective date 3/6/2006.
<b>HB 2423-S</b>	by House Committee on Education (originally sponsored by Representatives Anderson, Talcott, Rodne, and Hunter)		
	<u>(AS OF HOUSE 2ND READING 2/09/06)</u>		
	Encourages each middle school, junior high school, and high school to implement a comprehensive guidance, counseling, and planning program for all students. The purpose of the program is to support students as they navigate their education and plan their future; encourage an ongoing and personal relationship between each student and an adult in the school; and involve parents in students' educational decisions and plans.		
	Provides that, by January 1, 2009, the superintendent of public instruction shall report to the education committees of the legislature regarding the impact of comprehensive guidance, counseling, and planning programs on student performance.		
	-- 2006 REGULAR SESSION --		
Jan 3	Prefiled for introduction.		
Jan 9	First reading, referred to Education.		
Jan 18	Public hearing in committee.		
Feb 1	Executive session in committee. ED - Executive action taken by committee. ED - Majority; 1st substitute bill be substituted, do pass.		
Feb 3	Passed to Rules Committee for second reading.		
Feb 7	Placed on second reading.		
Feb 9	1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 95; nays, 3; absent, 0; excused, 0. -- IN THE SENATE --		
Feb 11	First reading, referred to Early Learning, K-12 & Higher Education.		
			<b>HB 2425</b> by Representatives Kirby, Morrell, Talcott, Darneille, Conway, Walsh, Grant, Green, Ericks, Campbell, and O'Brien
			Requiring offenders to be released in the county in which they were convicted.
			Requires offenders to be released in the county in which they were convicted.

-- 2006 REGULAR SESSION --  
 Jan 3 Prefiled for introduction.  
 Jan 9 First reading, referred to Criminal Justice & Corrections.  
 Jan 17 Public hearing in committee.

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**HB 2426** by Representative Morris; by request of Utilities & Transportation Commission  
 Companion Bill: 6174  
 Modifying utilities and transportation commission provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises utilities and transportation commission provisions.

**HB 2426-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representative Morris; by request of Utilities & Transportation Commission)

(DIGEST AS ENACTED)

Revises utilities and transportation commission provisions.

Provides that the commission may, by rule or order, delegate to designated assistants any of the powers and duties vested in or imposed upon the commission by law except matters governed by chapter 34.05 RCW; however, a matter may not be delegated to a person who has worked as an advocate on the same docket. Delegated powers and duties may be exercised in the name of the commission. The commission by rule shall implement a process by which notice shall be provided of matters designated for delegation. Any such matter shall be heard or reviewed by commissioners at the request of any commissioner or any affected person.

Provides that when a commissioner has heard all or a substantial part of an adjudicative proceeding and leaves office before entry of a final order in the proceeding, at the request of the remaining commissioners the commissioner leaving office may be appointed by the governor as commissioner pro tempore to complete the proceeding.

Provides that the administrative law judges appointed under this act are not subject to chapter 41.06 RCW; however, they are subject to discipline and termination, for cause, by the executive secretary of the commission. Upon written request of the person so disciplined or terminated, the executive secretary shall state the reasons for such action in writing. The person affected has a right of review by the superior court of Thurston county on petition for reinstatement or other remedy filed within thirty days of receipt of the written reasons.

-- 2006 REGULAR SESSION --  
 Jan 3 Prefiled for introduction.  
 Jan 9 First reading, referred to Technology, Energy & Communications.  
 Jan 20 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 11 Placed on second reading.  
 Feb 14 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 16 First reading, referred to Water, Energy & Environment.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 WEE - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Feb 27 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 40; nays, 9; absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 30 Governor signed.  
 Chapter 346, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2427** by Representatives Dunshee, Kessler, Morrell, Appleton, Hasegawa, Rodne, Santos, P. Sullivan, Tom, Grant, Dickerson, Hunter, Green, Takko, and Schual-Berke  
 Providing restrictions on the exercise of eminent domain.

Provides that private property shall only be taken by the state for a public use. The term "public use" shall only mean the possession, occupation, or enjoyment of the property by the general public or by the state, or a county, city, town, or other municipality; or the use of land for the creation or functioning of public utilities or common carriers such as railroads, utilities, or toll roads; or the acquisition of property to cure a concrete harmful effect of the current use of the land, including the removal of public nuisances or structures that are beyond repair or unfit for human habitation or use; or the acquisition of abandoned property; or the redevelopment or rehabilitation of blighted areas.

Declares that the taking of private property by the state for economic development does not constitute a public use where the primary purpose of such development is for an increase in tax base, tax revenues, employment, or general economic health.

-- 2006 REGULAR SESSION --  
 Jan 3 Prefiled for introduction.  
 Jan 9 First reading, referred to Judiciary.  
 Jan 20 Public hearing in committee.

**HB 2428** by Representatives Kretz, Sump, and Morris; by request of Department of Natural Resources

Companion Bill: 6177

Authorizing oil and gas regulatory cost-reimbursements.

Provides that the department may 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. Cost-reimbursement agreements are considered an interim measure until oil and gas development activities necessitate additional department staffing resources.

Requires cost-reimbursement agreements to be initiated at the request of an applicant for the purpose of assisting the department in expediting and facilitating the permitting and compliance processes. The cost-reimbursement agreement must identify the specific tasks, costs, and schedule for work to be conducted under the agreement.

-- 2006 REGULAR SESSION --  
 Jan 4 Prefiled for introduction.  
 Jan 9 First reading, referred to Technology, Energy & Communications.  
 Jan 20 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.

Feb 14 Referred to Rules 2 Consideration.

**HB 2429** by Representatives Halder, Hasegawa, Talcott, Santos, and McCune

Regarding Washington's academic assessment system.

Declares that, since the passage of the federal no child left behind act in 2001, there has been rapid implementation of additional components to the state assessment system. As a result, a comprehensive analysis of Washington's assessment system following the implementation of the no child left behind act of 2001 has not been conducted. There has also not been adequate attention paid to how the system affects the authority and control of locally elected school directors. Therefore, the legislature intends to commission a comprehensive review of Washington's academic assessment system and ensure additional local flexibility within that system.

Requires the joint legislative audit and review committee and its contractor to submit a report containing the results of the review of the alternative assessment tools to the Washington assessment of student learning by September 30, 2006, and a final report covering the other subjects reviewed under this section to the education committees of the legislature by December 1, 2007.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.

Jan 9 First reading, referred to Education.

**HB 2430** by Representatives Halder, Talcott, Ericksen, and McCune

Regarding diagnostic assessments.

Provides that, beginning with the 2006-07 school year, school districts shall administer annual diagnostic assessments to all students in the third, fifth, sixth, eighth, and ninth grades in the content areas of reading, mathematics, and science. School districts shall select the diagnostic assessments from those made available by the office of the superintendent of public instruction under this act. Results of the assessments and relevant student, school, and district characteristics shall be compiled by the superintendent of public instruction to permit research and analysis.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.

Jan 9 First reading, referred to Education.

**HB 2431** by Representatives Campbell, Morrell, Ericks, Moeller, Springer, B. Sullivan, Simpson, Green, Sells, O'Brien, and Lantz

Requiring background checks on persons licensed as health care professionals.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires background checks on persons licensed as health care professionals.

**HB 2431-S** by House Committee on Appropriations (originally sponsored by Representatives Campbell, Morrell, Ericks, Moeller, Springer, B. Sullivan, Simpson, Green, Sells, O'Brien, and Lantz)

(AS OF HOUSE 2ND READING 2/14/06)

Requires background checks on persons licensed as health care professionals.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.

Jan 9 First reading, referred to Health Care.

Jan 24 Public hearing in committee.

Jan 27 Executive session in committee.

HC - Executive action taken by committee.

HC - Majority; do pass.

Minority; do not pass.

Jan 30 Referred to Appropriations.

Feb 3 Public hearing in committee.

Feb 4 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; 1st substitute bill be

substituted, do pass.

Minority; do not pass.

Feb 7 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading.

Feb 14 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 83; nays, 13;

absent, 0; excused, 2.

-- IN THE SENATE --

Feb 16 First reading, referred to Health & Long-Term Care.

Feb 20 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 HEA - Majority; do pass with amendment(s).

Passed to Rules Committee for second reading.

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, 47; nays, 0;

absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 4 House refuses to concur in the Senate amendments. Asks Senate for Conference thereon.

Conference committee appointed.

Representatives Morrell, Campbell, Hinkle.

-- IN THE SENATE --

Mar 8 Senate insists on its position and asks House to concur.

-- IN THE HOUSE --

Referred to Rules 3 Consideration.

**HB 2432** by Representatives Campbell, Morrell, McCune, McCoy, Appleton, Talcott, Linville, Conway, Sump, Springer, Green, Ericks, Dunn, and Sells

Modifying property tax exemptions for persons with disabilities related to the performance of military duties.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises property tax exemptions for persons with disabilities related to the performance of military duties.

**HB 2432-S** by House Committee on Finance (originally sponsored by Representatives Campbell, Morrell, McCune, McCoy, Appleton, Talcott, Linville, Conway, Sump, Springer, Green, Ericks, Dunn, and Sells)

(AS OF HOUSE 2ND READING 2/07/06)

Revises property tax exemptions for persons with disabilities related to the performance of military duties.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.

Jan 9 First reading, referred to Finance.

Jan 27 Public hearing in committee.

Jan 30 Executive session in committee.

FIN - Executive action taken by committee.

FIN - Majority; 1st substitute bill be

substituted, do pass.

Feb 2 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 7 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 98; nays, 0;

absent, 0; excused, 0.

-- IN THE SENATE --

Feb 9 First reading, referred to Ways & Means.  
Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 2433** by Representatives Campbell, McCune, Ericks, McDonald, Appleton, Linville, Conway, Wallace, Morrell, Dunn, Sells, and O'Brien

Providing property tax relief for senior citizens and persons retired by reason of physical disability.

Provides property tax relief for senior citizens and persons retired by reason of physical disability.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
Jan 9 First reading, referred to Finance.

**HB 2434** by Representatives Kirby, Campbell, Chase, McDonald, Blake, Morrell, Moeller, Linville, Conway, and Schual-Berke

Limiting the use of consumer credit histories for personal insurance renewal decisions.

(SEE ALSO PROPOSED 1ST SUB)

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 history in determining premium increases, or to prevent inclusion of a policyholder's prior credit history in premium decisions at renewal.

**HB 2434-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kirby, Campbell, Chase, McDonald, Blake, Morrell, Moeller, Linville, Conway, and Schual-Berke)

Reviewing the impact of consumer credit histories on consumers.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that it is known that the federal trade commission is currently studying the issue of credit-based insurance scores and its effect on consumers. The insurance commissioner is directed to obtain this report when completed, and review the findings as they may apply to Washington consumers and make any recommendations to the legislature necessary to protect Washington consumers no later than one hundred eighty days after receipt of the federal trade commission report.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
Jan 9 First reading, referred to Financial Institutions & Insurance.  
Jan 18 Public hearing in committee.  
Feb 2 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 2435** by Representative Kirby

Regulating when candidates may solicit or accept campaign contributions.

Provides that no candidate for state office may solicit or accept contributions from a political committee, a person required to be registered with the commission as a lobbyist under RCW 42.17.150, or a person meeting the definition of a lobbyist's employer under RCW 42.17.020 during the period beginning on

the thirtieth day before the date a regular legislative session convenes and continuing thirty days past the date of final adjournment, and during the period beginning on the date a special legislative session convenes and continuing through the date that session adjourns.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
Jan 9 First reading, referred to State Government Operations & Accountability.

**HB 2436** by Representatives Hudgins and O'Brien

Protecting communities from terrorist attacks at unattended service stations.

Requires the Washington state patrol, in consultation with the state fire protection policy board and the director of fire protection, to adopt permanent rules to ensure the safe operation of unattended gasoline service stations.

Designates minimum requirements for the rules.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
Jan 9 First reading, referred to Commerce & Labor.

**HB 2437** by Representatives Hudgins, Chase, Dunshee, and Uptegrove

Providing guidelines for state-owned refueling stations.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires that, when planning for the renovation of a state-owned refueling station, state agencies must, to the extent practicable, make renovations to ensure that: (1) Alternative fuels are readily available; and

(2) The station is accessible to the public.

Requires that, when planning for the capital construction of a new, state-owned refueling station, state agencies must, to the extent practicable, offer alternative fuels. Any new facility should be sited near a major state highway and be accessible to the public.

Requires the director of general administration to submit a report to the legislature by December 1, 2006, on the specific actions state agencies have taken to make alternative fuels available at existing and future state-owned refueling stations. The director of general administration must submit a second report by December 1, 2010, on the progress that has been made since the initial report to make alternative fuels available at state-owned refueling stations.

**HB 2437-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Hudgins, Chase, Dunshee, and Uptegrove)

(AS OF HOUSE 2ND READING 2/11/06)

Provides that state agencies that own and operate refueling stations shall provide the following information to the legislature by December 31, 2007: (1) At which refueling sites it is practicable to offer alternative fuels for use by other state agencies and, if it is not practicable, why not. Include a priority list on which stations would be most feasible to offer alternative fuels;

(2) At which refueling sites it is practicable to offer alternative fuels for public use, and why or why not. Include a priority list on which stations would be most feasible to offer alternative fuels to the public. Include any concerns for offering alternative fuels to the public including, but not limited to, liability and tax issues;

(3) Details of the agency's plans for renovating existing refueling stations or construction of new refueling stations and the associated costs;

(4) The cost to reconfigure existing refueling stations or construction of new refueling stations to include alternative fuels,

and to offer alternative fuels at those stations to other state agencies.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
 Jan 9 First reading, referred to State Government Operations & Accountability.  
 Jan 17 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 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, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Water, Energy & Environment.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 WEE - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2438** by Representatives Hudgins, Nixon, Upthegrove, and McDermott

Prohibiting employers from requesting applicant social security numbers.

Provides that an employer may not compel or coerce a person into providing a social security number on an employment application or through any other means until the employer gives the person an offer of employment. Any request for a social security number before an offer of employment must be in writing, and must state that disclosure of a social security number before an offer of employment is voluntary.

Provides that an employer may not discriminate against a person because he or she does not provide a social security number before an offer of employment.

Provides that, if the director determines that an employer violated this act, the employer is subject to a civil penalty of at least one hundred dollars and not more than two hundred fifty dollars for each violation.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
 Jan 9 First reading, referred to Commerce & Labor.

**HB 2439** by Representatives Hudgins, Kilmer, McCoy, Morrell, Appleton, Moeller, Rodne, Linville, Conway, P. Sullivan, Morris, B. Sullivan, Green, Ericks, Upthegrove, and Ormsby

Providing support for military families by exempting home sales resulting from military relocation orders from real estate excise taxes.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides support for military families by exempting home sales resulting from military relocation orders from real estate excise taxes.

**HB 2439-S** by House Committee on Finance (originally sponsored by Representatives Hudgins, Kilmer, McCoy, Morrell, Appleton, Moeller, Rodne, Linville, Conway, P. Sullivan, Morris, B. Sullivan, Green, Ericks, Upthegrove, and Ormsby)

(AS OF HOUSE 2ND READING 2/07/06)

Provides support for military families by exempting home sales resulting from military relocation orders from real estate excise taxes.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
 Jan 9 First reading, referred to Finance.  
 Jan 20 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Jan 27 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 7 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Ways & Means.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2440** by Representatives Hudgins, Hasegawa, and Simpson

Requiring persons doing business with the state and municipalities to report use of offshore items.

Provides that, when competitive bids are solicited for public contract, the solicitation shall set forth, in addition to the terms and specifications thereof, a requirement that the bidder shall furnish, upon completion of the contract, a statement certified by the bidder setting forth the nature and source of offshore items in excess of two thousand five hundred dollars that have been used in the performance of the contract.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
 Jan 9 First reading, referred to Commerce & Labor.

**HB 2441** by Representatives Hudgins, Chase, and Santos

Increasing the availability of nonhazardous motor fuels.

Declares that it shall be an unfair or deceptive act or practice or an unfair method of competition and therefore unlawful and a violation of this chapter for any person to: (1) Prohibit or in any way prevent a motor fuel retailer from offering and selling, consistent with all other applicable federal or state laws, any nonhazardous motor fuel for use in self-propelled motor vehicles.

(2) Discriminate between motor fuel retailers based on a motor fuel retailer's decision to offer and sell, consistent with all other applicable federal or state laws, any nonhazardous motor fuel for use in self-propelled motor vehicles.

Provides that, in addition to other remedies available under chapter 19.120 RCW, violations of this act shall be subject to a civil penalty of not less than five thousand dollars.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
 Jan 9 First reading, referred to Commerce & Labor.

**HB 2442** by Representatives Hudgins, Chase, Morrell, Appleton, Moeller, Murray, Kagi, Simpson, Sells, Upthegrove, and O'Brien

Increasing the availability of alternative fuels.

Enhances the availability of alternative fuel at retail gasoline stations.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.

Jan 9 First reading, referred to Commerce & Labor.

**HB 2443** by Representatives Hudgins, Hasegawa, and McDermott

Requiring consumer reports procured for employment to be transmitted to the consumer.

(SEE ALSO PROPOSED 1ST SUB)

Requires consumer reports procured for employment to be transmitted to the consumer.

**HB 2443-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Hudgins, Hasegawa, and McDermott)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires consumer reports procured for employment to be transmitted to the consumer.

Provides that if the consumer requests a copy of the consumer report, the person must furnish the consumer report to the consumer to whom the consumer report relates within a reasonable time and less than one week after receipt.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
Jan 9 First reading, referred to Commerce & Labor.  
Feb 1 Public hearing in committee.  
Feb 2 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 2444** by Representative Hudgins

Creating the taxpayer business contractor act.

Provides that a contract for the purchase of goods or services entered into with a private sector contractor must contain a clause substantially including the following requirement: The contractor agrees to identify and make reasonably available an employee of the contractor who is knowledgeable about this contract to appear before, and to answer questions of, the Washington state legislature about the performance of this contract's obligations.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
Jan 9 First reading, referred to State Government Operations & Accountability.

**HB 2445** by Representatives Hudgins, Hasegawa, Darneille, and Santos

Ensuring that all taxpayers are eligible for state services.

Provides that any individual who resides in this state and pays a state or local tax assessed pursuant to state law is eligible to receive any service offered to individuals under a program funded in whole or in part by state or local funds, if otherwise eligible under such program.

-- 2006 REGULAR SESSION --

Jan 4 Prefiled for introduction.  
Jan 9 First reading, referred to State Government Operations & Accountability.

**HB 2446** by Representatives Buri, Sump, and Haler

Permitting certain school district substitute employee contracts.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the provisions of RCW 42.23.030 do not apply 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, if the terms of the contract are commensurate with the pay plan or collective bargaining agreement operating in the district.

**HB 2446-S** by House Committee on Local Government (originally sponsored by Representatives Buri, Sump, and Haler)

(DIGEST AS ENACTED)

Declares that the provisions of RCW 42.23.030 do not apply 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, if the terms of the contract are commensurate with the pay plan or collective bargaining agreement operating in the district and the board of directors has found, consistent with the written policy under RCW 28A.330.240, that there is a shortage of substitute teachers in the school district.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
Jan 9 First reading, referred to Local Government.  
Jan 16 Public hearing in committee.  
Jan 25 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.  
Jan 30 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading by Rules Committee.  
Feb 14 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 15 First reading, referred to Early Learning, K-12 & Higher Education.  
Feb 22 Public hearing and executive action taken in committee.  
Feb 23 EKHE - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 24 Executive session in committee.  
Feb 28 Placed on second reading by Rules Committee.  
Mar 3 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 6 Speaker signed.  
-- IN THE SENATE --  
President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.  
Mar 20 Governor signed.  
Chapter 121, 2006 Laws.  
Effective date 6/7/2006.

**HB 2447** by Representatives Condotta and Armstrong

Extending the expiration date for funding the construction of new regional centers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that the governing body of a public facilities district created before September 1, 2006, under chapter 35.57 or 36.100 RCW that commences construction of a new regional center, before April 1, 2007, may impose a sales and use tax in accordance with the terms of chapter 82.14 RCW. The tax is in addition to other taxes authorized by law and shall be collected from those persons who are taxable by the state under chapters 82.08 and 82.12 RCW upon the occurrence of any taxable event within the public facilities district. The rate of tax shall not exceed 0.033 percent of the selling price in the case of a sales tax or value of the article used in the case of a use tax.

**HB 2447-S** by House Committee on Finance (originally sponsored by Representatives Condotta and Armstrong)

Extending the state sales and use tax credit for certain public facilities districts.

(AS OF HOUSE 2ND READING 2/11/06)

Provides that the governing body of a public facilities district created before September 1, 2006, under chapter 35.57 or 36.100 RCW that commences construction of a new regional center, before April 1, 2007, may impose a sales and use tax in accordance with the terms of chapter 82.14 RCW. The tax is in addition to other taxes authorized by law and shall be collected from those persons who are taxable by the state under chapters 82.08 and 82.12 RCW upon the occurrence of any taxable event within the public facilities district. The rate of tax shall not exceed 0.033 percent of the selling price in the case of a sales tax or value of the article used in the case of a use tax.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
 Jan 9 First reading, referred to Finance.  
 Jan 18 Public hearing in committee.  
 Jan 24 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Jan 26 Passed to Rules Committee for 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, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Ways & Means.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2448** by Representatives Campbell and Conway

Imposing an excise tax on the possession of illegal drugs and alcohol.

Declares that the purpose of this act is to impose an excise tax to generate revenue for state and local law enforcement agencies for use by those agencies to investigate, combat, prevent, and reduce drug crimes, and for the general fund. Nothing in this chapter in any manner provides immunity from criminal prosecution for a person who possesses an illegal substance.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
 Jan 9 First reading, referred to Criminal Justice & Corrections.  
 Jan 17 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 2449** by Representatives Miloscia and Dunshee

Regarding campaign contribution limitations.

Declares that no elected public official against whom recall charges have been filed, no authorized committee of the official, and no political committee having the expectation of making expenditures in support of the recall of an elected public official may accept contributions from a county central committee or a legislative district committee during an election cycle that when combined with contributions from other county central

committees or legislative district committees would in the aggregate exceed twenty-five cents multiplied by the number of registered voters in the jurisdiction from which the candidate is elected.

Provides that a corporation or labor organization shall not use general treasury funds for the purpose of making contributions or expenditures to influence an election.

Repeals RCW 42.17.690.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
 Jan 9 First reading, referred to State Government Operations & Accountability.

**HB 2450** by Representatives Miloscia and Hasegawa

Paying for background information checks performed by landlords and charged to tenants.

Requires landlords to produce, upon request, proof of order and payment for any background information for which a tenant was charged. Proof may be in the form of a receipt, email confirmation, or other document produced by a screening service or from entities listed on the tenant application. The document must mention the tenant's name and social security number or date of birth.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
 Jan 9 First reading, referred to Housing.  
 Jan 17 Public hearing in committee.

**HB 2451** by Representatives Miloscia, P. Sullivan, and Simpson

Requiring quality management, accountability, and performance systems for school districts.

Finds that legislation enacted in 2005 required all state agencies to implement a quality management, accountability, and performance system to improve public services. School districts should likewise be expected to demonstrate to the public through quantifiable and measurable means that they are improving their performance, implementing sound management practices, and achieving greater accountability in the use of the public tax dollars that are entrusted to them.

Requires each school district to report annually to the office of the superintendent of public instruction on the quality indicators under this act. The reports shall be included on the school district's and the superintendent's web sites.

Provides that, starting no later than 2009, and at least once every three years thereafter, each school district shall apply to the Washington quality award council under RCW 43.06.335 for an independent assessment of its quality management, accountability, and performance system. The purpose of the assessment is to recognize best practices and identify improvement opportunities.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
 Jan 9 First reading, referred to Education.

**HB 2452** by Representatives Kessler, Armstrong, Clibborn, Priest, Nixon, Blake, Hunt, Morrell, Grant, Newhouse, Dickerson, Kagi, Ericksen, Ericks, Wood, Uphegrove, Ormsby, Roberts, and O'Brien; by request of Attorney General

Protecting the news media from being compelled to testify in legal proceedings.

(SUBSTITUTED FOR - SEE 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.

Prescribes exceptions to the prohibition.

**HB 2452-S** by House Committee on Judiciary (originally sponsored by Representatives Kessler, Armstrong, Clibborn, Priest, Nixon, Blake, Hunt, Morrell, Grant, Newhouse, Dickerson, Kagi, Ericksen, Ericks, Wood, Upthegrove, Ormsby, Roberts, and O'Brien; by request of Attorney General)

(AS OF HOUSE 2ND READING 2/13/06)

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 identity of a 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. This does not include physical evidence of a crime.

Prescribes exceptions to the prohibition.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
 Jan 9 First reading, referred to Judiciary.  
 Jan 27 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 3 Passed to Rules Committee for 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, 87; nays, 11;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 Public hearing in committee.  
 First reading, referred to Judiciary.  
 Feb 22 Executive session in committee.  
 Feb 24 JUD - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2453** by Representatives Williams, Hunt, Moeller, Chase, and Morrell

Making the Washington essential property insurance inspection and placement program apply to all counties.

(AS OF HOUSE 2ND READING 2/09/06)

Declares that the Washington essential property insurance inspection and placement program must apply to all counties within Washington state.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.

Jan 9 First reading, referred to Financial Institutions & Insurance.

Jan 19 Public hearing in committee.

Jan 26 Executive session in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; do pass.

Jan 30 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 9 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.

-- IN THE SENATE --

Feb 10 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 16 Public hearing and executive action taken in committee.

Feb 17 FHC - Majority; do pass.  
 Passed to Rules Committee for second reading.

Feb 27 Placed on second reading by Rules Committee.

Mar 8 Referred to Rules.

By resolution, returned to House Rules  
 Committee for third reading.

**HB 2454** by Representatives Williams, Lantz, Darneille, Morrell, O'Brien, and Green

Companion Bill: 6479

Revising the privilege for sexual assault advocates.

(DIGEST AS ENACTED)

Revises the privilege for sexual assault advocates.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.

Jan 9 First reading, referred to Judiciary.

Jan 18 Public hearing in committee.

Jan 25 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.

Minority; without recommendation.

Jan 27 Passed to Rules Committee for second reading.

Jan 31 Rules Committee relieved of further

consideration. Placed on second reading.

Feb 10 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 2;  
 absent, 0; excused, 0.

-- IN THE SENATE --

Feb 13 First reading, referred to Judiciary.

Feb 21 Executive session in committee.

Feb 23 JUD - Majority; do pass.

Passed to Rules Committee for second reading.

Placed on second reading by Rules Committee.

Feb 28 Rules suspended. Placed on Third Reading.

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

-- IN THE HOUSE --

Mar 1 Speaker signed.

-- IN THE SENATE --

Mar 3 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 14 Governor signed.  
 Chapter 30, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2455** by Representatives Williams, Morrell, Moeller, Hasegawa, Cody, Simpson, Green, Ormsby, and Schual-Berke

Modifying basic health plan preexisting condition limitation requirements.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, to the extent that the administrator adopts, by rule, preexisting condition limitations as part of the benefit package, any such rule must allow an enrollee to credit a period of continued participation in a community-based program established to provide access to health services for uninsured persons against the time period of their preexisting conditions limitation. To receive a credit against a preexisting condition limitation period, the enrollee must have continuously participated in the community-based program for at least three months before submitting a basic health plan application. For the purposes of this provision, "community-based program established to provide access to health services to uninsured persons" means a program that refers low-income uninsured persons to health care providers and facilities who have agreed to provide health services without compensation or expectation of compensation to persons enrolled in the program.

**HB 2455-S** by House Committee on Health Care (originally sponsored by Representatives Williams, Morrell, Moeller, Hasegawa, Cody, Simpson, Green, Ormsby, and Schual-Berke)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, to the extent that the administrator adopts, by rule, preexisting condition limitations as part of the benefit package, any such rule must allow an enrollee to credit a period of continued participation in a community-based program established to provide access to health services for uninsured persons against the time period of their preexisting conditions limitation. To receive a credit against a preexisting condition limitation period, the enrollee must have continuously participated in the community-based program for at least three months before submitting a basic health plan application. For the purposes of this provision, "community-based program established to provide access to health services to uninsured persons" means a program that refers low-income uninsured persons to health care providers and facilities who have agreed to provide health services without compensation or expectation of compensation to persons enrolled in the program.

Requires the administrator to provide a report on the impacts of this act to the governor and the health policy and fiscal committees of the legislature on or before November 15, 2009.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
 Jan 9 First reading, referred to Health Care.  
 Jan 19 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Appropriations.

**HB 2456** by Representatives Roberts, Kagi, Moeller, Pettigrew, Green, Darneille, Morrell, Lantz, Dickerson, Upthegrove, and Schual-Berke

Establishing a pilot project to provide mental health consultation services for child care programs.

(SEE ALSO PROPOSED 1ST SUB)

Finds that children's mental health is critical to school readiness and left untreated, mental health issues create the potential of significant damage and life-long consequences.

Finds that mental health consultation in child-care settings can provide information, education, and support for caregivers and administrators to enable them to identify and work more effectively with children presenting difficult behaviors or other challenges to caregivers.

Declares an intent to promote the integration of mental health services into early care and education settings as a means of early intervention to prevent more serious, long-term consequences and to promote quality child care continuity and school readiness for more children.

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

**HB 2456-S** by House Committee on Children & Family Services (originally sponsored by Representatives Roberts, Kagi, Moeller, Pettigrew, Green, Darneille, Morrell, Lantz, Dickerson, Upthegrove, and Schual-Berke)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that children's behavioral and mental health is critical to school readiness and when left untreated, behavioral and mental health issues create the potential of significant damage and life-long consequences.

Finds that behavioral and mental health consultation in child-care settings can provide information, education, and support for caregivers, administrators, and parents to enable them to identify and work more effectively with children presenting difficult behaviors or other challenges.

Declares an intent to promote the integration of behavioral and mental health services into early care and education settings as a means of early intervention to prevent more serious, long-term consequences and to promote quality child care continuity and school readiness for more children.

Establishes the child care mental health consultation pilot program.

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

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
 Jan 9 First reading, referred to Children & Family Services.  
 Jan 18 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Jan 30 Referred to Appropriations.

**HB 2457** by Representatives Grant, Williams, Blake, Clibborn, Linville, Cox, Buck, Haigh, Sump, Newhouse, Walsh, Buri, Haler, Morrell, Morris, Ericks, Strow, O'Brien, and Holmquist

Providing excise tax relief for farm machinery and equipment.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides excise tax relief for farm machinery and equipment.

**HB 2457-S** by House Committee on Finance (originally sponsored by Representatives Grant, Williams, Blake, Clibborn, Linville, Cox, Buck, Haigh, Sump, Newhouse, Walsh, Buri, Haler, Morrell, Morris, Ericks, Strow, O'Brien, and Holmquist)

Authorizing sales and use tax exemptions for replacement parts for farm machinery and equipment.

(DIGEST AS ENACTED)

Authorizes sales and use tax exemptions for replacement parts for farm machinery and equipment.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.  
 Jan 9 First reading, referred to Finance.  
 Jan 10 Public hearing in committee.  
 Feb 6 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 13 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 86; nays, 10;  
absent, 0; excused, 2.  
-- IN THE SENATE --

Feb 14 First reading, referred to Agriculture & Rural  
Economic Development.

Feb 16 Public hearing in committee.

Feb 20 Executive session in committee.

Feb 22 Public hearing in committee.  
ARED - Majority; do pass.  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 27 Executive session in committee.  
WM - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.

Mar 1 Committee amendment not adopted.

Mar 3 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 40; nays, 4;  
absent, 0; excused, 5.  
-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent,  
0; excused, 3.

Mar 6 Speaker signed.  
-- IN THE SENATE --

Mar 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 22 Governor signed.  
Chapter 172, 2006 Laws.  
Effective date 7/1/2006.

**HB 2458** by Representatives Rodne, Sump, O'Brien, Ericks,  
Walsh, Haler, Ericksen, Dunn, and Woods

Providing advisory sentencing guidelines.

Provides that, for offenders convicted of a violent offense, the upper limit of the standard sentencing range shall be advisory only. However, without limiting the sentencing discretion of the judge, in cases in which the prosecutor seeks an aggravated sentence, the prosecutor must assert a statutory aggravating factor.

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).

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.

Jan 9 First reading, referred to Criminal Justice &  
Corrections.

Jan 17 Public hearing in committee.

**HB 2459** by Representatives Takko and Blake

Providing excise tax relief for tax proceeds lost due to theft.

Provides excise tax relief for tax proceeds lost due to theft.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.

Jan 9 First reading, referred to Finance.

Jan 20 Public hearing in committee.

**HB 2460** by Representatives Takko and Blake

Making the interest arbitration provisions of the public employees' collective bargaining act apply to certain employees of certain juvenile detention facilities.

Makes the interest arbitration provisions of the public employees' collective bargaining act apply to certain employees of certain juvenile detention facilities.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.

Jan 9 First reading, referred to Commerce & Labor.

Jan 26 Public hearing in committee.

**HB 2461** by Representatives Takko, Blake, and Haler

Modifying provisions relating to dog guides and service animals.

Revises provisions relating to dog guides and service animals.

Declares that a person using or training a dog guide or service animal in a place of public accommodation is liable for any damages caused by the dog guide or service animal to the place of public accommodation.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.

Jan 9 First reading, referred to State Government  
Operations & Accountability.

**HB 2462** by Representatives Moeller, Wallace, and Roberts

Establishing work groups to periodically review and update the child support schedule.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that federal law requires the states to periodically review and update their child support schedule. Accurate and consistent reporting of the terms of child support orders entered by the courts or administrative agencies in Washington state is necessary in order to accomplish a review of the child support schedule. In addition, a process for review of the schedule should be established to ensure the integrity of any reviews undertaken to comply with federal law.

Provides that, beginning in 2008 and every four years thereafter, the joint legislative audit and review committee, or other entity designated by the legislature, shall prepare a report on the review of the support schedule in accordance with 45 CFR 302.56 and the recommendations of the prior work group, and provide the report to the legislature and to the work group established in RCW 26.19.025 no later than July 1, 2008. The report must include data included in the order summary report collected by the department of social and health services division of child support.

Requires, by April 1, 2006, the division of child support to convene a work group to examine the current laws, administrative rules, and practices regarding child support.

Declares that the objective of the work group shall be to continue the work of the 2005 child support guidelines work group, and produce findings and recommendations to the legislature, including recommendations for legislative action, by December 1, 2006.

**HB 2462-S** by House Committee on Juvenile Justice &  
Family Law (originally sponsored by  
Representatives Moeller, Wallace, and Roberts)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that federal law requires the states to periodically review and update their child support schedule. Accurate and consistent reporting of the terms of child support orders entered by the courts or administrative agencies in Washington state is necessary in order to accomplish a review of the child support schedule. In addition, a process for review of the schedule should

be established to ensure the integrity of any reviews undertaken to comply with federal law.

Provides that, beginning in 2010 and every four years thereafter, the joint legislative audit and review committee, or other entity designated by the legislature, shall prepare a report on the review of the support schedule in accordance with 45 CFR 302.56 and the recommendations of the prior work group, and provide the report to the legislature and to the work group established in RCW 26.19.025 no later than July 1, 2008. The report must include data included in the order summary report collected by the department of social and health services division of child support.

Requires, by April 1, 2006, the division of child support to convene a work group to examine the current laws, administrative rules, and practices regarding child support.

Declares that the objective of the work group shall be to continue the work of the 2005 child support guidelines work group, and produce findings and recommendations to the legislature, including recommendations for legislative action, by December 1, 2006.

**HB 2462-S2** by House Committee on Appropriations (originally sponsored by Representatives Moeller, Wallace, and Roberts)

(AS OF HOUSE 2ND READING 3/07/06)

Finds that federal law requires the states to periodically review and update their child support schedule. Accurate and consistent reporting of the terms of child support orders entered by the courts or administrative agencies in Washington state is necessary in order to accomplish a review of the child support schedule. In addition, a process for review of the schedule should be established to ensure the integrity of any reviews undertaken to comply with federal law.

Provides that, beginning in 2010 and every four years thereafter, the division of child support shall convene a work group to review the child support guidelines and the child support review report prepared under this act and determine if the application of the child support guidelines results in appropriate support orders.

Provides that, by October 1, 2010, and every four years thereafter, the work group shall report its findings and recommendations to the legislature, including recommendations for legislative action, if necessary.

Requires that, beginning in 2010 and every four years thereafter, the joint legislative audit and review committee subject to the committee's approval, or other entity designated by the legislature, shall: (1) Review and analyze data collected from the order summary report, the recommendations of the previous child support work group, the current child support guidelines, and other relevant research and data regarding the cost of child rearing, as well as research and data on the application of, and deviations from, the child support guidelines in order to perform the required quadrennial review of the Washington state child support guidelines under RCW 26.19.025; and

(2) Prepare a report to the legislature no later than July 1, 2010, and every four years thereafter, on the application of the current child support guidelines, and on the recommendations of the prior work group.

Provides that, by April 1, 2006, the division of child support shall convene a work group to examine the current laws, administrative rules, and practices regarding child support.

Declares the objective of the work group shall be to continue the work of the 2005 child support guidelines work group, and produce findings and recommendations to the legislature, including recommendations for legislative action, by December 1, 2006.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Juvenile Justice & Family Law.  
Jan 18 Public hearing in committee.  
Jan 24 Executive session in committee.  
JJFL - Executive action taken by committee.

Jan 6 JJFL - Majority; 1st substitute bill be substituted, do pass.  
Jan 26 Referred to Appropriations.  
Jan 31 Public hearing in committee.  
Feb 3 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Feb 7 Passed to Rules Committee for second reading.  
Feb 10 Placed on second reading.  
Feb 14 Referred to Rules 2 Consideration.  
Mar 6 Rules Committee relieved of further consideration. Placed on second reading.  
Mar 7 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Rules suspended.  
Placed on second reading.  
Mar 8 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.

**HB 2463** by Representatives Moeller and Morrell

Modifying dental licensure provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that dentists applying for licensure without examination, who have graduated from dental school prior to the creation of the national board dental examination, are exempted from any requirement to take and pass the examination. "Currently engaged in practice" shall mean engaged in clinical practice no less than two of the last three years for a minimum of two hundred eighty-eight hours per year.

**HB 2463-S** by House Committee on Health Care (originally sponsored by Representatives Moeller and Morrell)

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

Provides that dentists applying for licensure without examination, who were licensed by a state prior to Washington's requirement to pass the national board dental examination, are exempted from any requirement to take and pass this examination. "Currently engaged in practice" shall mean engaged in clinical practice no less than two of the last three years for a minimum of two hundred eighty-eight hours per year.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Health Care.  
Jan 24 Public hearing in committee.  
Jan 27 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Jan 30 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading suspension calendar.  
Feb 8 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --  
Feb 9 First reading, referred to Health & Long-Term Care.  
Feb 15 Public hearing in committee.  
Feb 20 Executive session in committee.  
Feb 21 HEA - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Feb 27 Made eligible to be placed on second reading.  
Mar 3 Placed on second reading by Rules Committee.

Mar 8 Referred to Rules.  
By resolution, returned to House Rules  
Committee for third reading.

**HB 2464** by Representatives Curtis, Moeller, and Cody  
Extending the moratorium on specialty hospitals.

Finds that, in recognition of the complex issues that are raised by the addition of specialty hospitals in communities throughout the nation, the federal government established an eighteen-month moratorium that effectively prevented the establishment of any new physician-owned specialty hospitals reimbursed under medicare and other federal health programs. During the moratorium several federal agencies and private research organizations reviewed the potential impacts of these types of hospitals on the health care system. Among the recommendations, the medicare payment advisory commission urged the continuation of the federal moratorium through January 1, 2007.

Finds that in Washington state a task force has been convened to review the certificate of need program and report to the legislature by November 2006. This task force will be providing recommendations on several topics specific to Washington state's certificate of need program including the appropriate coverage of specialty hospitals under the program. The legislature finds that it would be premature to take any action with respect to the regulation of specialty hospitals before the issuance of the task force report.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Health Care.  
Jan 24 Public hearing in committee.

**HB 2465** by Representatives Lovick, Kessler, P. Sullivan,  
Haler, and O'Brien; by request of Washington State  
Patrol

Modifying vehicle equipment standards related to original  
equipment installed.

(DIGEST AS ENACTED)

Requires every passenger car manufactured or assembled after September 1, 1985; and every passenger truck, passenger van, or passenger sports utility vehicle manufactured or assembled after September 1, 1993, to be equipped with a rear center high-mounted stop lamp meeting the requirements of RCW 46.37.200 (3).

Provides that any vehicle may be equipped and when required under chapter 46.37 RCW shall be equipped with a center high-mounted stop lamp mounted on the center line of the rear of the vehicle. These stop lamps shall display a red light visible from a distance of not less than three hundred feet to the rear in normal sunlight, and shall be actuated upon application of a service brake, and may not be incorporated with any other rear lamps.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Transportation.  
Jan 16 Public hearing in committee.  
Jan 25 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.  
Jan 27 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading by Rules Committee.  
Feb 9 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 11 First reading, referred to Transportation.  
Feb 22 Public hearing in committee.  
Feb 24 Executive session in committee.  
Feb 27 TRAN - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 3 Committee amendment adopted with no other  
amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0;  
absent, 1; excused, 2.  
-- IN THE HOUSE --  
Mar 6 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent,  
0; excused, 0.  
Mar 7 Speaker signed.  
-- IN THE SENATE --  
Mar 8 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Mar 29 Governor signed.  
Chapter 306, 2006 Laws.  
Effective date 6/7/2006.

**HB 2466** by Representatives Lovick, McCoy, Conway, Haler,  
Sells, Morris, Dunshee, Ericks, Morrell, O'Brien,  
and Green; by request of Governor Gregoire

Companion Bill: 6604

Providing excise tax relief for aerospace businesses.

(DIGEST AS ENACTED)

Provides excise tax relief for aerospace businesses.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Economic  
Development, Agriculture & Trade.  
Jan 17 Committee relieved of further consideration.  
Referred to Finance.  
Jan 18 Public hearing in committee.  
Jan 25 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass.  
Minority; without recommendation.  
Jan 30 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading by Rules Committee.  
Feb 9 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 88; nays, 10;  
absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 11 First reading, referred to International Trade &  
Economic Development.  
Feb 15 Public hearing in committee.  
Feb 21 Executive session in committee.  
Feb 23 ITED - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.  
Feb 24 Executive session in committee.  
Feb 27 WM - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 6 Committee amendment adopted with no other  
amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 36; nays, 7;  
absent, 4; excused, 2.  
-- IN THE HOUSE --  
Mar 7 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 3; absent,  
0; excused, 0.  
Speaker signed.  
-- IN THE SENATE --  
Mar 8 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.

Mar 23 Governor signed.  
Chapter 177, 2006 Laws.  
Effective date 7/1/2006\*.

**HB 2467** by Representatives Dunn and Campbell

Increasing the seriousness level of rape of a child in the second degree.

Increases the seriousness level of rape of a child in the second degree.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Criminal Justice & Corrections.

**HB 2468** by Representatives Dunn, Holmquist, and Morrell

Companion Bill: 6635

Changing provisions relating to adoption.

Declares an intent to ensure that children whose parents are unable to provide for their care are placed with safe and stable families through the process of adoption.

Declares an intent that adoptions be handled efficiently and equitably with the rights of all parties protected. Under no circumstances shall adoptions be delayed, denied, or given preferential treatment based upon the race of the child or prospective adoptive parents. Nor shall any adoption-related fees be based upon the race or physical characteristics of the child, nor of the ability of the prospective adoptive parents to pay the adoption-related fees.

Intends to eliminate any artificial barriers to adoption, such as fees exceeding the actual cost of the adoption-related services provided.

Declares an intent to establish a fund to assist prospective adoptive parents in meeting the actual costs of adopting a child.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Juvenile Justice & Family Law.  
Jan 10 Committee relieved of further consideration.  
Referred to Children & Family Services.

**HB 2469** by Representatives Dunn and Campbell

Increasing the seriousness level of rape of a child in the first degree.

Increases the seriousness level of rape of a child in the first degree.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Criminal Justice & Corrections.

**HB 2470** by Representatives McCune, Dunn, Ahern, and Holmquist

Designating an official state Christmas tree.

Declares that any evergreen tree, including any fir, pine, spruce, cedar, or other coniferous species, placed or located in the rotunda of the state capitol building during the month of December is designated as the official Christmas tree of the state of Washington.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to State Government Operations & Accountability.

**HB 2471** by Representatives McCune, Miloscia, Dunn, Campbell, Linville, Morrell, Strow, O'Brien, Green, Sells, Chase, and Holmquist

Creating a veteran homeownership program.

(SUBSTITUTED FOR - SEE 1ST SUB)

Directs the Washington state housing finance commission to create and implement a veteran homeownership program to assist the following individuals purchase a home: (1) Washington state veterans who are eligible for Washington veterans' benefits;

(2) Members and former members of the Washington national guard and reserve who have completed six years of continuous service under honorable conditions; and

(3) Never remarried spouses and dependent children of deceased, eligible veterans.

Provides that the program shall also assist veterans, who are suffering from a disability that is a result of an injury incurred or disease aggravated by or contracted in the line of duty, make adaptations to a home to be purchased or currently owned when such adaptations are necessary to accommodate the disability.

**HB 2471-S** by House Committee on Housing (originally sponsored by Representatives McCune, Miloscia, Dunn, Campbell, Linville, Morrell, Strow, O'Brien, Green, Sells, Chase, and Holmquist)

Creating a veteran homeownership downpayment assistance program.

(DIGEST AS ENACTED)

Provides that, by January 1, 2007, the Washington state housing finance commission shall create and implement a veteran homeownership downpayment assistance program to work in conjunction with the commission's housing finance programs. The program will assist the following individuals purchase a home: (1) Washington state residents who are veterans, as defined by RCW 41.04.007;

(2) Members and former members of the Washington national guard and reserve; and

(3) Never remarried spouses and dependent children of deceased veterans, as defined by RCW 41.04.007.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Housing.  
Jan 17 Public hearing in committee.  
Feb 2 Executive session in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; 1st substitute bill be substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 10 Placed on second reading.  
Feb 13 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Feb 21 Public hearing and executive action taken in committee.  
Feb 23 FHC - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Feb 24 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, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.  
Mar 6 Speaker signed.

-- IN THE SENATE --

Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 27 Governor signed.  
 Chapter 252, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2472** by Representatives Campbell and Hunt  
 Creating the department of public safety.

Declares that it is the purpose of this act to create a new department of public safety to provide integrated, efficient, and appropriate public safety services to the citizens of the state. To effectuate this purpose, all powers, duties, and functions provided by the Washington state patrol will be administered through the department of public safety, which will consist of the Washington state patrol, the bureau of fire protection, and the newly formed Washington bureau of investigation.

Provides that the Washington state patrol will be restructured to have as its core mission public safety on the state's roadways through enforcement of the traffic laws, commercial vehicle laws, vehicle collision investigations, and motorist assistance.

Provides that the bureau of fire protection will perform its functions under the department of public safety rather than under the state patrol. The Washington bureau of investigation will be created as a division of the department of public safety to serve as a comprehensive state investigative agency with jurisdiction to investigate crimes relating to organized crime activities, drug law violations, and identity theft, and to assist local jurisdictions, at their request, in the investigation of any crime. In addition, the Washington bureau of investigation will maintain and operate the state's forensic laboratory services and criminal justice information services.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to State Government  
 Operations & Accountability.  
 Jan 20 Public hearing in committee.

**HB 2473** by Representatives Schual-Berke, Appleton, Moeller, Morrell, and Cody

Protecting against unfair prescription drug practices by pharmacy benefit managers.

(SEE ALSO PROPOSED 1ST SUB)

Protects against unfair prescription drug practices by pharmacy benefit managers.

**HB 2473-S** by House Committee on Health Care (originally sponsored by Representatives Schual-Berke, Appleton, Moeller, Morrell, and Cody)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Protects against unfair prescription drug practices by pharmacy benefit managers.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Health Care.  
 Jan 20 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Referred to Appropriations.  
 Feb 3 Public hearing, executive action taken, and executive action taken in committee.  
 Feb 4 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Health Care.

Minority; do not pass.  
 Feb 7 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 2474** by Representatives Schual-Berke, Williams, Appleton, Moeller, Wallace, Cody, and Hunter

Establishing placental and umbilical cord blood donation pilot projects.

Finds that placental and umbilical cord blood is recognized as a viable and more accessible alternative to bone marrow in many medical therapies. Science has discovered ways to treat many types of cancer, blood, and immune disorders through the use of stem cells from placental and umbilical cord blood. Placental and umbilical cord blood is currently used to treat such diseases as leukemia and over sixty other fatal immune system diseases.

Directs the department of health to establish two pilot programs to allow consenting expectant mothers, delivering in a hospital licensed under chapter 70.41 RCW, to donate, to a public blood bank, placental and umbilical cord blood following childbirth. One pilot program shall be located in eastern Washington and the other in western Washington. The department shall administer the pilot project in coordination with blood bank resources currently operating in the state.

Requires the pilot projects to: (1) Increase accessibility to placental and cord blood donation programs and public blood banks;

(2) Facilitate the receipt, storage, and distribution of donated placental and umbilical cord blood for use by appropriate patients and, where the donated blood is not suitable for use by patients, for research in projects approved by an institutional review board; and

(3) Increase awareness about placental and umbilical cord donation among expectant parents and health care providers, including in racial and ethnic communities where there are difficulties finding compatible donors.

Directs the department of health to report to the legislature by December 1, 2008, on the results of the pilot projects, including information on donations received and the use of those donations for patients and for research.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Health Care.  
 Jan 31 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Feb 3 Referred to Appropriations.

**HB 2475** by Representatives Conway, Williams, Fromhold, Wood, B. Sullivan, Simpson, Sells, Ormsby, and Green

Requiring collective bargaining regarding hours of work for individual providers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires collective bargaining regarding hours of work for individual providers.

**HB 2475-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Williams, Fromhold, Wood, B. Sullivan, Simpson, Sells, Ormsby, and Green)

(DIGEST AS ENACTED)

Requires collective bargaining regarding hours of work for individual providers.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Commerce & Labor.  
 Jan 12 Public hearing in committee.

Feb 1	Executive session in committee. CL - Executive action taken by committee. CL - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.	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.
Feb 3	Referred to Appropriations.	-- 2006 REGULAR SESSION --
Feb 4	Public hearing, executive action taken, and executive action taken in committee. APP - Executive action taken by committee. APP - Majority; do pass 1st substitute bill proposed by Commerce & Labor.	Jan 6 Prefiled for introduction. Jan 9 First reading, referred to Criminal Justice & Corrections. Jan 12 Public hearing in committee.
Feb 7	Passed to Rules Committee for second reading.	
Feb 10	Placed on second reading.	
Feb 13	1st substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0. -- IN THE SENATE --	<b>HB 2477</b> by Representatives Green, Nixon, Haigh, Hunt, Moeller, and Rodne; by request of Secretary of State Companion Bill: 6235 Making technical changes to election laws. <u>(DIGEST AS ENACTED)</u> Makes technical changes to election laws. -- 2006 REGULAR SESSION --
Feb 15	First reading, referred to Labor, Commerce, Research & Development.	Jan 6 Prefiled for introduction. Jan 9 First reading, referred to State Government Operations & Accountability. Jan 13 Public hearing in committee. Jan 20 Executive session in committee. SGOA - Executive action taken by committee. SGOA - Majority; do pass.
Feb 21	Public hearing in committee.	Jan 24 Passed to Rules Committee for second reading. Jan 26 Placed on second reading by Rules Committee.
Feb 23	Executive session in committee.	Feb 8 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2. -- IN THE SENATE --
Feb 24	LCRD - Majority; do pass. Minority; do not pass. Minority; without recommendation. And refer to Ways & Means. Referred to Ways & Means.	Feb 9 First reading, referred to Government Operations & Elections. Feb 21 Public hearing in committee. Feb 23 Executive session in committee. Feb 24 GO - Majority; do pass. Passed to Rules Committee for second reading.
Feb 27	Executive session in committee. WM - Majority; do pass with amendment(s). Passed to Rules Committee for second reading.	Feb 28 Made eligible to be placed on second reading. Mar 2 Placed on second reading by Rules Committee. Mar 3 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0. -- IN THE HOUSE --
Feb 28	Placed on second reading by Rules Committee. Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 40; nays, 5; absent, 0; excused, 4. -- IN THE HOUSE --	Mar 6 Speaker signed. -- IN THE SENATE -- President signed. -- OTHER THAN LEGISLATIVE ACTION --
Mar 4	House refuses to concur in Senate amendments. Asks Senate to recede from amendments. -- IN THE SENATE --	Mar 8 Delivered to Governor. Mar 24 Governor signed. Chapter 206, 2006 Laws. Effective date 6/7/2006.
Mar 7	Senate 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, 42; nays, 3; absent, 0; excused, 4. -- IN THE HOUSE -- House concurred in Senate amendments. Passed final passage; yeas, 95; nays, 3; absent, 0; excused, 0. Speaker signed. -- IN THE SENATE --	
Mar 8	President signed. -- OTHER THAN LEGISLATIVE ACTION -- Delivered to Governor.	<b>HB 2478</b> by Representatives Green, Nixon, Haigh, and Hunt; by request of Secretary of State Companion Bill: 6243 Clarifying laws on ballot measures. <u>(AS OF HOUSE 2ND READING 2/08/06)</u> Clarifies laws on ballot measures. Provides that a person who knowingly 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. -- 2006 REGULAR SESSION --
Mar 17	Governor signed. Chapter 106, 2006 Laws. Effective date 3/17/2006.	Jan 6 Prefiled for introduction. Jan 9 First reading, referred to State Government Operations & Accountability.

**HB 2476** by Representatives Shabro, Pearson, Nixon, McDonald, Talcott, Linville, Skinner, Buck, Condotta, Walsh, Ahern, Haler, Serben, Ericksen, Alexander, Schindler, Armstrong, McCune, Holmquist, and Woods

Companion Bill: 6314

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.

Jan 13 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.  
 Minority; without recommendation.  
 Jan 24 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Feb 8 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 89; nays, 6;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 10 First reading, referred to Government  
 Operations & Elections.  
 Feb 16 Public hearing and executive action taken in  
 committee.  
 Feb 20 GO - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2479** by Representatives Haigh, Nixon, Green, Hunt,  
 Haler, Morrell, and Upthegrove; by request of  
 Secretary of State

Companion Bill: 6242

Ensuring equipment accessibility for voters with visual  
 impairments.

(SUBSTITUTED FOR - SEE 1ST SUB)

Ensures equipment accessibility for voters with visual  
 impairments.

**HB 2479-S** by House Committee on State Government  
 Operations & Accountability (originally  
 sponsored by Representatives Haigh, Nixon, Green, Hunt, Haler,  
 Morrell, and Upthegrove; by request of Secretary of State)

Ensuring equipment accessibility for voters with visual  
 impairments. (REVISED FOR ENGROSSED: Modifying  
 provisions on voting equipment.)

(DIGEST AS ENACTED)

Ensures equipment accessibility for voters with visual  
 impairments.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to State Government  
 Operations & Accountability.  
 Jan 13 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; do not pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 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, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Government  
 Operations & Elections.  
 Feb 21 Public hearing and executive action taken in  
 committee.  
 Feb 23 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on second reading.  
 Mar 1 Placed on second reading by Rules Committee.

Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0;  
 absent, 1; excused, 2.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 207, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2480** by Representatives Williams, Rodne, and Ericks  
 Requiring that CPR be included in high school curriculum.

Requires all high schools in the state to include in their health  
 and fitness curriculum instruction in cardiopulmonary  
 resuscitation based on up-to-date instructional methods and  
 materials. A high school may collaborate with local agencies such  
 as police or fire departments or community organizations such as  
 the Red Cross to offer the instruction.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Education.  
 Feb 1 Public hearing in committee.

**HB 2481** by Representatives Williams, Blake, Appleton,  
 Moeller, Hasegawa, Chase, Rodne, Eickmeyer,  
 Conway, Roberts, Hunt, and Simpson

Insuring victims of crimes.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that access to insurance can be imperiled by the  
 response of insurers to criminal acts. Rather than allow criminals  
 to achieve their objectives, it is the intent of the legislature that  
 criminals, through criminal acts, should not dictate insurance  
 underwriting decisions.

Provides that, annually, each insurer must report underwriting  
 actions to the commissioner if the insurer has taken an  
 underwriting action against any insured who has filed a claim  
 during the preceding sixty months that was the result of arson or  
 malicious mischief. The report must include the policy number,  
 name of the insured, location of the property, and the reason for  
 the underwriting action.

**HB 2481-S** by House Committee on Financial Institutions &  
 Insurance (originally sponsored by  
 Representatives Williams, Blake, Appleton, Moeller, Hasegawa,  
 Chase, Rodne, Eickmeyer, Conway, Roberts, Hunt, and Simpson)

(DIGEST AS ENACTED)

Finds that access to insurance can be imperiled by the  
 response of insurers to criminal acts. Rather than allow criminals  
 to achieve their objectives, it is the intent of the legislature that  
 criminals, through criminal acts, should not dictate insurance  
 underwriting decisions. It is the intent of the legislature that  
 courts should use restitution from perpetrators of intentional  
 property crimes to make property owners and insurers whole.

Provides that, annually, each insurer must report underwriting  
 actions to the commissioner if the insurer has taken an  
 underwriting action against any insured who has filed a claim  
 during the preceding sixty months that was the result of arson or  
 malicious mischief. The report must include the policy number,  
 name of the insured, location of the property, and the reason for  
 the underwriting action.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Financial Institutions  
 & Insurance.  
 Jan 19 Public hearing in committee.

- Jan 26 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Jan 30 Passed to Rules Committee for second reading.
- Feb 6 Placed on second reading by Rules Committee.
- Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 71; nays, 27; absent, 0; excused, 0.  
-- IN THE SENATE --
- Feb 10 First reading, referred to Financial Institutions, Housing & Consumer Protection.
- Feb 16 Public hearing in committee.
- Feb 21 Executive session in committee.
- Feb 23 FHC - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Passed to Rules Committee for second reading.
- Feb 24 Placed on second reading by Rules Committee.
- Feb 28 Committee amendment adopted as amended.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 3; absent, 0; excused, 1.  
-- IN THE HOUSE --
- Mar 4 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --
- Mar 7 Senate receded from amendments.  
Passed final passage; yeas, 45; nays, 4; absent, 0; excused, 0.  
-- IN THE HOUSE --  
Speaker signed.  
-- IN THE SENATE --
- Mar 8 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- Mar 20 Governor signed.  
Chapter 145, 2006 Laws.  
Effective date 6/7/2006.

**HB 2482** by Representatives O'Brien, Ericks, Kirby, Williams, Rodne, Morrell, Lovick, B. Sullivan, Simpson, and Schual-Berke; by request of Insurance Commissioner

Companion Bill: 6234

Creating the insurance fraud program.

(SEE ALSO PROPOSED 1ST SUB)

Declares that the purpose of this act is to confront the problem of insurance fraud in this state by making a concerted effort to detect insurance fraud, reduce the occurrence of fraud through criminal enforcement and deterrence, require restitution of fraudulently obtained insurance benefits, and reduce the amount of premium dollars used to pay fraudulent claims. The primary focus of the insurance fraud program is on organized fraudulent activities committed against insurance companies.

Establishes an insurance fraud program within the office of the insurance commissioner.

Provides that any documents, materials, or other information in the possession or control of the commissioner and prosecutors that are provided or obtained by the commissioner in an investigation of suspected or actual fraudulent insurance acts are confidential by law, privileged, not subject to public disclosure under chapter 42.17 or 42.56 RCW, not subject to subpoena, and not subject to discovery or admissible in evidence in any private civil action. However, the commissioner and prosecutors are authorized to use the documents, materials, or other information in the furtherance of: (1) Any regulatory or legal action brought as part of the commissioner's official duties; or

(2) Criminal prosecution.

Requires the commissioner to prepare an annual report of the activities of the fraud program. The report shall be submitted to the legislature no later than March 1st for the prior calendar year. The report shall, at a minimum, include information as to the number of cases reported to the commissioner, the number of cases referred for prosecution, the number of convictions obtained, and the amount of money recovered.

**HB 2482-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives O'Brien, Ericks, Kirby, Williams, Rodne, Morrell, Lovick, B. Sullivan, Simpson, and Schual-Berke; by request of Insurance Commissioner)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the purpose of this act is to confront the problem of insurance fraud in this state by making a concerted effort to detect insurance fraud, reduce the occurrence of fraud through criminal enforcement and deterrence, require restitution of fraudulently obtained insurance benefits, and reduce the amount of premium dollars used to pay fraudulent claims. The primary focus of the insurance fraud program is on organized fraudulent activities committed against insurance companies.

Establishes an insurance fraud program within the office of the insurance commissioner.

Provides that any insurer or licensee of the commissioner that has reasonable belief that an act of insurance fraud which is or may be a crime under Washington law has been, is being, or is about to be committed shall furnish and disclose the knowledge and information to the commissioner or the national insurance crime bureau, the national association of insurance commissioners, or similar organization, who shall disclose the information to the commissioner, and cooperate fully with any investigation conducted by the commissioner.

Requires the commissioner to prepare an annual report of the activities of the fraud program. The report shall be submitted to the legislature no later than March 1st for the prior calendar year. The report shall, at a minimum, include information as to the number of cases reported to the commissioner, the number of cases referred for prosecution, the number of convictions obtained, and the amount of money recovered.

-- 2006 REGULAR SESSION --

- Jan 6 Prefiled for introduction.
- Jan 9 First reading, referred to Financial Institutions & Insurance.
- Jan 17 Public hearing in committee.
- Jan 18 Public hearing in committee.
- Feb 2 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Feb 3 Referred to Appropriations.
- Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Financial Institutions & Insurance.  
Minority; do not pass.
- Feb 7 Passed to Rules Committee for second reading.
- Feb 10 Placed on second reading.
- Feb 14 Referred to Rules 2 Consideration.

**HB 2483** by Representatives Hunter, Jarrett, Lantz, Kagi, Morrell, Ericks, and Green

Providing a provision relating to background checks for unlicensed child care providers.

(SEE ALSO PROPOSED 1ST SUB)

Finds that additional safeguards are necessary in the approval for receipt of child care subsidies by unlicensed child care providers to ensure the safety of Washington's children. In order

to provide the safest environment for children, the department must provide the division with known information regarding an applicants' history of child maltreatment when an applicant seeks approval for the receipt of child care subsidies.

Provides that, except as limited by chapter 49.12 RCW, at the conclusion of the division's investigation, an applicant has the right to review his or her entire investigative file, or any other file maintained by the administration relating to child maltreatment as addressed in this section and to attach rebuttals to any documents as the applicant deems necessary. Rebuttal documents shall be disclosed in the same manner as the documents to which they are attached.

Does not provide a right to access information that would otherwise be redacted by the administration for the purpose of maintaining confidentiality of persons reporting alleged child abuse or neglect or of children who are the alleged victims of abuse or neglect. The provisions of this act do not supersede the protections provided individuals under the state whistleblower laws in chapter 42.41 RCW.

**HB 2483-S** by House Committee on Children & Family Services (originally sponsored by Representatives Hunter, Jarrett, Lantz, Kagi, Morrell, Ericks, and Green)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that additional safeguards are necessary in the approval for receipt of child care subsidies by unlicensed child care providers to ensure the safety of Washington's children. In order to provide the safest environment for children, the department must provide the division with known information regarding an applicants' history of child maltreatment when an applicant seeks approval for the receipt of child care subsidies.

Provides that, except as limited by chapter 49.12 RCW, at the conclusion of the division's investigation, an applicant has the right to review his or her entire investigative file, or any other file maintained by the administration relating to child maltreatment as addressed in this section and to attach rebuttals to any documents as the applicant deems necessary. Rebuttal documents shall be disclosed in the same manner as the documents to which they are attached.

Does not provide a right to access information that would otherwise be redacted by the administration for the purpose of maintaining confidentiality of persons reporting alleged child abuse or neglect or of children who are the alleged victims of abuse or neglect. The provisions of this act do not supersede the protections provided individuals under the state whistleblower laws in chapter 42.41 RCW.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Children & Family Services.  
 Jan 18 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Jan 30 Passed to Rules Committee for second reading.

**HB 2484** by Representatives Hunter, Nixon, and Springer

Making changes to the partisan primary ballot format.

Makes changes to the partisan primary ballot format.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to State Government Operations & Accountability.  
 Jan 25 Public hearing in committee.

**HB 2485** by Representatives Hunter, Jarrett, Talcott, and Tom

Making a college placement test available for high school students.

(SEE ALSO PROPOSED 1ST SUB)

Directs the superintendent of public instruction to make available to school districts a college placement test that districts shall annually offer to students in tenth or eleventh grade. Districts shall encourage but may not require students to take the test. The superintendent shall select the test from commercially available products.

Provides that the test shall serve to assist students, parents, and teachers in the planning and selection of appropriate high school courses and to gauge student readiness for postsecondary study, including dual enrollment programs. Results of the tests and relevant student, school, and district characteristics shall be compiled by the superintendent of public instruction to permit research and analysis, including analysis using the unique student identifier, and shall be made available to the parents of those students tested. Aggregate results shall be made available to the public and the legislature.

**HB 2485-S** by House Committee on Education (originally sponsored by Representatives Hunter, Jarrett, Talcott, and Tom)

Making college placement tests available for high school students.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to make college placement tests widely available in high schools and encourage high school students, their parents, and their teachers to use the tests as a tool for planning and preparing for their future.

Directs the superintendent of public instruction to reimburse school districts, from funds appropriated for this purpose, for college placement tests that districts annually offer to students in tenth or eleventh grade. Districts shall encourage but may not require students to take the test. A district intending to offer a college placement test under this act shall consult with a local community or technical college or other public institution of higher education in the region before selecting a test.

Provides that the college placement tests shall serve to assist students, parents, and teachers in the planning and selection of appropriate high school courses and to gauge student readiness for postsecondary study, including dual enrollment programs. Results of the tests and relevant student, school, and district characteristics shall be compiled by the superintendent of public instruction to permit research and analysis, including analysis using the unique student identifier, and shall be made available to the parents of those students tested. Aggregate results shall be made available to the public and the legislature.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Education.  
 Jan 16 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Referred to Appropriations.

**HB 2486** by Representatives Hunter, Jarrett, Anderson, Talcott, Rodne, Morrell, Tom, and Miloscia

Increasing high school graduation requirements.

Provides that, beginning with the graduating class of 2010, minimum high school graduation requirements shall include the equivalent of: (1) Four credits of mathematics including algebra II or its equivalent;

(2) Four credits of English including reading, writing, and communications; and

(3) Four credits in either an academic or a career and technical concentration.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Education.

**HB 2487** by Representatives Hunter, Jarrett, Talcott, P. Sullivan, Tom, and Roberts

Changing the waiver provisions for the 180-day school year.

Provides that the state board of education shall not grant waivers from the provisions of RCW 28A.150.220(3) requiring one hundred eighty school days per school year. Waivers of RCW 28A.150.220(3) granted before the effective date of this act expire at the end of the 2005-06 school year unless such expiration constitutes an abrogation of a collective bargaining agreement or contract within the school district, in which case the waiver may continue until the expiration date previously approved by the state board.

Repeals RCW 28A.305.145.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Education.

**HB 2488** by Representatives Hunter and Morrell

Requiring automatic external defibrillators at public schools.

Provides that, subject to funding provided by the state expressly for the purposes of this act, each school district board of directors shall: (1) Provide for an automatic external defibrillator to be located in each public school in the district; and

(2) Comply with the requirements of RCW 70.54.310, including training of personnel, use of the defibrillator, and notification of the local emergency medical services organization about the location of the defibrillator.

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

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Education.

**HB 2489** by Representatives Hunter, Jarrett, P. Sullivan, Springer, Morrell, Tom, Simpson, Miloscia, O'Brien, Roberts, and Green

Assisting students to graduate from high school on time.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that, for each high school student who was not successful on any or all of the content areas of the high school Washington assessment of student learning, either initially or after subsequent retakes of the assessment: (1) Before the end of the school year in which the assessment was taken, the school district shall identify the student as one of the following using the criteria in this act: (a) high risk of not graduating on time; (b) moderate risk of not graduating on time; or (c) low risk of not graduating on time but needing short-term assistance.

(2) Each high school student identified under this section as at high risk of not graduating on time must attend a summer school program made available through the school district under this section. A student identified as at high risk of not graduating on time shall retain sophomore status until the student either attends summer school or scores at the basic level or above in each required content area on the assessment.

**HB 2489-S** by House Committee on Education (originally sponsored by Representatives Hunter, Jarrett, P. Sullivan, Springer, Morrell, Tom, Simpson, Miloscia, O'Brien, Roberts, and Green)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that, for each high school student who was not successful on any or all of the content areas of the high school

Washington assessment of student learning, either initially or after subsequent retakes of the assessment: (1) The school district shall prepare the student learning plan required under RCW 28A.655.061 before the end of the school year in which the assessment scores are returned;

(2) The school district shall arrange a student-led conference for the student's parent or guardian to discuss the remedial extended learning activities the district will provide under this act and explain the student's level of risk of not graduating on time if the student does not participate in remediation assistance. To the maximum extent possible, student-led conferences shall be facilitated by a teacher or counselor who has been assigned as the student's mentor for the duration of the student's enrollment in the school;

(3) If the student is in out-of-home care as defined by RCW 13.34.030, the school district shall include the student's social worker assigned from the department of social and health services in the student-led conference.

**HB 2489-S2** by House Committee on Appropriations (originally sponsored by Representatives Hunter, Jarrett, P. Sullivan, Springer, Morrell, Tom, Simpson, Miloscia, O'Brien, Roberts, and Green)

(AS OF HOUSE 2ND READING 2/09/06)

Provides that, for each high school student who was not successful on any or all of the content areas of the high school Washington assessment of student learning, either initially or after subsequent retakes of the assessment: (1) The school district shall prepare the student learning plan required under RCW 28A.655.061 before the end of the school year in which the assessment scores are returned;

(2) The school district shall arrange a student-led conference for the student's parent or guardian to discuss the remedial extended learning activities the district will provide under this act and explain the student's level of risk of not graduating on time if the student does not participate in remediation assistance. To the maximum extent possible, student-led conferences shall be facilitated by a teacher or counselor who has been assigned as the student's mentor for the duration of the student's enrollment in the school;

(3) If the student is in out-of-home care as defined by RCW 13.34.030, the school district shall include the student's social worker assigned from the department of social and health services in the student-led conference.

Provides that, beginning with the 2009 assessment, the notice to parents of the results of the high school Washington assessment of student learning shall include the student's responses compared to the correct responses to test questions and information about how the parent can obtain a copy of the assessment. A school district shall provide an electronic or paper copy of the assessment on request. However, if specific funding for the purpose of this provision is not provided in the omnibus appropriations act, by June 30, 2006, a school district is not obligated to comply with this provision.

Provides that, subject to the availability of funds appropriated for this purpose, the superintendent of public instruction shall negotiate statewide contracts with providers of online courses, materials, and diagnostic assessments to provide remedial extended learning activities and prerediation and postremediation assessments under this act. The superintendent shall act as a broker between school districts that elect to use the courses, materials, or assessments offered by a provider and the provider in order to facilitate contract negotiations, ensure consistent and equitable contract terms, and reduce administrative burden on both parties. Nothing in this act prevents a school district from independently negotiating contracts with providers of online courses, materials, or diagnostic assessments.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
Jan 9 First reading, referred to Education.  
Jan 12 Public hearing in committee.  
Feb 1 Executive session in committee.  
ED - Executive action taken by committee.

ED - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Referred to Appropriations.

Feb 4 Public hearing, executive action taken, and executive action taken in committee.

APP - Executive action taken by committee.

Feb 6 APP - Majority; 2nd substitute bill be substituted, do pass.

Minority; do not pass.

Feb 7 Placed on second reading.

Feb 9 2nd substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 2; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 15 Public hearing in committee.

Feb 24 Executive session in committee.

EKHE - Majority; do pass with amendment(s). Minority; without recommendation.

On motion, referred to Ways & Means.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2490** by Representatives Jarrett, Hunter, Talcott, Rodne, Tom, O'Brien, and Woods

Providing a financial incentive to school districts for high school students who complete postsecondary credits.

Provides a financial incentive to school districts for high school students who complete postsecondary credits.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.

Jan 9 First reading, referred to Education.

Jan 19 Public hearing in committee.

**HB 2491** by Representatives Jarrett and Woods

Reforming regional transportation governance.

Finds that increased demands on transportation resources require increased integration of decision making within urbanized regions. The number of agencies involved in transportation planning and delivery of services has significantly added to the complexity of transportation programs.

Finds that coordinated planning, investment in, and operation of transportation systems by the state and by local governments, can help ensure an efficient, effective transportation system that ensures mobility and addresses community needs. Improved planning, investment, and operation can also enhance local and state objectives for effective regional transportation strategies and effective coordination between land use and transportation.

Finds that it is the will of the citizens of Washington to have a single regional government council to assume responsibility for the metropolitan planning function and be the designated regional transportation planning organization for its area.

Declares that it is therefore the policy of the state of Washington to provide the authority for the citizens of the central Puget Sound counties to create a single regional government council, more directly accountable to the public, with adequate resources to develop and encourage implementation of a comprehensive transportation plan within the state's largest urbanized region.

Provides for submission of this act to a vote of the people.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.

Jan 9 First reading, referred to Transportation.

Jan 18 Public hearing in committee.

**HB 2492** by Representatives Lovick, Strow, McDonald, Blake, Rodne, Conway, Haler, Ericks, B. Sullivan, Morrell, Green, Sells, Upthegrove, and O'Brien; by request of Attorney General

Companion Bill: 6405

Imposing additional registration requirements on risk level III offenders.

(SEE ALSO PROPOSED 1ST SUB)

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 the 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.

**HB 2492-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Lovick, Strow, McDonald, Blake, Rodne, Conway, Haler, Ericks, B. Sullivan, Morrell, Green, Sells, Upthegrove, and O'Brien; by request of Attorney General)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 II or 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.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.

Jan 9 First reading, referred to Criminal Justice & Corrections.

Jan 17 Public hearing in committee.

Jan 31 Executive session in committee.

CJC - Executive action taken by committee.

CJC - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

**HB 2493** by Representatives Kilmer, Lantz, and Ericks

Limiting access to law enforcement and emergency equipment and vehicles.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires that, prior to selling or giving an emergency vehicle to a person or entity that is not a state or local law enforcement or emergency agency, the seller or donor must remove all emergency lighting as defined in rules by the Washington state patrol, radios, and any other emergency equipment from the vehicles that was

not originally installed by the original vehicle manufacturer. If the equipment is not sold to another state or local law enforcement or emergency agency, the equipment must be dismantled with the individual parts being recycled or destroyed prior to being disposed of. The agency must also remove all decals, state and local designated law enforcement colors, and stripes that were not installed by the original vehicle manufacturer.

**HB 2493-S** by House Committee on Transportation (originally sponsored by Representatives Kilmer, Lantz, and Ericks)

(AS OF HOUSE 2ND READING 2/10/06)

Declares an intent to protect the public to ensure that only federal, state, and local law enforcement and emergency personnel, public or private, have access to emergency equipment and vehicles.

Requires that, prior to selling or giving an emergency vehicle to a person or entity that is not a public law enforcement or emergency agency within or outside the state, public law enforcement or emergency agency in another country, or private ambulance business within or outside the state, the seller or donor must remove all emergency lighting as defined in rules by the Washington state patrol, radios, and any other emergency equipment from the vehicles that was not originally installed by the original vehicle manufacturer. If the equipment is not retained or transferred to another public law enforcement or emergency agency within or outside the state, public law enforcement or emergency agency in another country, or private ambulance business within or outside the state, the equipment must be dismantled with the individual parts being recycled or destroyed prior to being disposed of. The agency must also remove all decals, state and local designated law enforcement colors, and stripes that were not installed by the original vehicle manufacturer.

Provides that the sale or donation to a broker specializing in the resale of emergency vehicles, or a charitable organization, intending to deliver the vehicle or equipment to a public law enforcement or emergency agency within or outside the state, public law enforcement or emergency agency in another country, or private ambulance business within or outside the state, is allowed with the emergency equipment still installed and intact. If the broker or charitable organization sells or donates the emergency vehicle to a person or entity that is not a public law enforcement or emergency agency, or private ambulance business, the broker or charitable organization must remove the equipment and designations and shall be accountable and responsible for the removal of the equipment and designations not installed on the vehicle by the original vehicle manufacturer. Equipment not sold or donated to a public law enforcement or emergency agency, or a private ambulance business, must be removed and transferred, destroyed, or recycled in accordance with this act.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Transportation.  
 Jan 16 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading suspension calendar.  
 Feb 10 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 13 First reading, referred to Transportation.  
 Feb 23 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 Feb 27 TRAN - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2494** by Representatives Kilmer, Lantz, Linville, Buri, Morrell, Green, Appleton, Rodne, Springer, and Simpson

Establishing fair market property values by considering the growth management act.

Requires that the restrictions imposed by chapter 36.70A RCW shall be considered by the county assessor in establishing the fair market value of property.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Local Government.  
 Jan 16 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Finance.

**HB 2495** by Representatives Kilmer, Holmquist, Green, Miloscia, Buri, Nixon, Rodne, Hudgins, P. Sullivan, Springer, Haler, Morrell, Morris, Ericks, B. Sullivan, Simpson, and Upthegrove

Establishing a state government efficiency hotline.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, within existing funds, the state auditor must establish a toll-free telephone line that is available to public employees and members of the public to recommend measures to improve efficiency in state government and to report waste, inefficiency, or abuse by state agencies, state employees, or persons under contract with state agencies.

Requires the state auditor to prepare an annual report and submit the report to the legislature and to the appropriate legislative committees. The report must describe the number, nature, and resolution of reports made through the hotline and identify savings resulting from improved efficiencies or the elimination of waste or abuse resulting from reports received and investigations conducted under this act.

**HB 2495-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Kilmer, Holmquist, Green, Miloscia, Buri, Nixon, Rodne, Hudgins, P. Sullivan, Springer, Haler, Morrell, Morris, Ericks, B. Sullivan, Simpson, and Upthegrove)

(AS OF HOUSE 2ND READING 2/10/06)

Provides that, within existing funds, the state auditor must establish a toll-free telephone line that is available to public employees and members of the public to recommend measures to improve efficiency in state government and to report waste, inefficiency, or abuse by state agencies, state employees, or persons under contract with state agencies.

Requires the state auditor to provide an annual overview and update of hotline investigations, including the results and efficiencies achieved, to the legislature and to the appropriate legislative committees.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to State Government Operations & Accountability.  
 Jan 27 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Feb 2 Passed to Rules Committee for second reading.

Feb 6 Referred to Rules 2 Consideration.  
 Feb 8 Placed on second reading.  
 Feb 10 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Government  
 Operations & Elections.  
 Feb 20 Public hearing in committee.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2496** by Representatives Kilmer, Skinner, Morrell, Buri, Linville, Green, Ormsby, Lantz, Miloscia, Appleton, Chase, Rodne, Conway, Hudgins, P. Sullivan, Springer, Haler, Wallace, Takko, Ericks, B. Sullivan, Simpson, Sells, Upthegrove, and Holmquist

Providing a job creation tax credit.

Authorizes a job creation tax credit.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Economic  
 Development, Agriculture & Trade.  
 Jan 17 Public hearing in committee.

**HB 2497** by Representatives Kilmer, Buri, Hudgins, Skinner, Green, Morrell, Linville, Ormsby, Lantz, Williams, McCoy, Appleton, Moeller, Chase, Conway, P. Sullivan, Haler, Wallace, Sells, Morris, Ericks, Upthegrove, and Woods

Authorizing a suspension of business loan payments and interest accrual for active duty national guard members.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, upon the request of a person serving in the national guard, a bank or trust company that has made a business loan or extension of credit for the person's business must suspend payments and accrual of interest if the person qualifies under this act. In order to qualify for payment and interest suspension, the person must: (1) Be on active duty;

(2) Own a business with five or fewer employees;

(3) Be actively deployed for at least six months internationally or at least one year domestically; and

(4) Submit official documentation that substantiates membership within the national guard and his or her deployment status.

Declares that this act applies only to loans, or other agreements of indebtedness covered by this act, that are executed on or after July 1, 2006.

**HB 2497-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kilmer, Buri, Hudgins, Skinner, Green, Morrell, Linville, Ormsby, Lantz, Williams, McCoy, Appleton, Moeller, Chase, Conway, P. Sullivan, Haler, Wallace, Sells, Morris, Ericks, Upthegrove, and Woods)

Providing assistance for business owners who are active duty national guard members.

(DIGEST AS ENACTED)

Provides that a "business loan" means a loan or extension of credit granted to a business entity that: (1) Is owned and operated by a service member, in which the service member is either (a) a sole proprietor, or (b) the owner of at least fifty percent of the entity; and

(2) Experiences a material reduction in revenue due to the service member's military service.

Provides that, upon the request of a service member with a qualifying business loan, the financial institution must restructure the interest rate of the loan to the equivalent provisions in the

federal servicemembers civil relief act (50 U.S.C. App. 501 et seq.). The service member must notify the institution at least five days prior to the beginning of military service and submit official documentation that substantiates their eligibility for the protections of chapter 38.42 RCW.

Applies only to loans with an outstanding balance of less than one hundred thousand dollars at the time the service member is called to military service.

Applies only to business loans executed on or after January 1, 2007.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Financial Institutions  
 & Insurance.  
 Jan 17 Public hearing in committee.  
 Jan 19 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; 1st substitute bill be substituted,  
 do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 7 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Financial Institutions,  
 Housing & Consumer Protection.  
 Feb 15 Public hearing in committee.  
 Feb 16 Executive session in committee.  
 Feb 17 FHC - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 24 Placed on second reading by Rules Committee.  
 Feb 27 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 27 Governor signed.  
 Chapter 253, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2498** by Representatives Kilmer, Buri, Morrell, Skinner, Green, Linville, McCoy, Moeller, Chase, Rodne, Conway, Haler, Morris, Ericks, and Sells

Establishing an industry cluster-based approach to economic development.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent to establish an industry cluster-based approach to economic development as a component of a statewide strategy to address economic growth and quality of life issues.

Directs the department of community, trade, and economic development, or its successor agency, to work with industry associations and organizations to identify industry clusters on a regional and statewide basis. The industry clusters may include, but are not limited to, aerospace, agriculture, food processing, forest products, business services, financial services, health and biomedical, software, transportation and distribution, and microelectronics.

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 to the department of community, trade, and economic development for the purposes of this act.

**HB 2498-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by

Representatives Kilmer, Buri, Morrell, Skinner, Green, Linville, McCoy, Moeller, Chase, Rodne, Conway, Haler, Morris, Ericks, and Sells)

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent to establish an industry cluster-based approach to economic development as a component of a statewide strategy to address economic growth and quality of life issues.

Directs the department of community, trade, and economic development, or its successor agency, to work with industry associations and organizations to identify industry clusters on a regional and statewide basis. The industry clusters may include, but are not limited to, aerospace, agriculture, food processing, forest products, business services, financial services, health and biomedical, software, transportation and distribution, and microelectronics.

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 to the department of community, trade, and economic development for the purposes of this act.

**HB 2498-S2** by House Committee on Appropriations (originally sponsored by Representatives Kilmer, Buri, Morrell, Skinner, Green, Linville, McCoy, Moeller, Chase, Rodne, Conway, Haler, Morris, Ericks, and Sells)

(DIGEST AS ENACTED)

Declares an intent to establish an industry cluster-based approach to economic development as a component of a statewide strategy to address economic growth and quality of life issues.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 17 Public hearing in committee.  
 Jan 18 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 20 Referred to Appropriations.  
 Jan 26 Public hearing in committee.  
 Feb 4 Executive session and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 10 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 2; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to International Trade & Economic Development.  
 Feb 16 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 Feb 23 ITED - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 24 Public hearing in committee.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass with amendments(s) by International Trade & Economic Development.  
 Minority; without recommendation.  
 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, 41; nays, 6; absent, 1; excused, 1.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 2; absent, 0; excused, 1.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 105, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2499** by Representatives Schual-Berke, Morrell, Cody, Appleton, Murray, and Kagi; by request of Insurance Commissioner

Companion Bill: 6233

Granting the insurance commissioner the authority to review and approve individual health benefit plan rates.

Grants the insurance commissioner the authority to review and approve individual health benefit plan rates.

Repeals RCW 48.20.025, 48.44.017, and 48.46.062.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Health Care.  
 Jan 17 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.

**HB 2500** by Representatives Green, Morrell, Cody, Schual-Berke, Clibborn, and Conway; by request of Insurance Commissioner

Companion Bill: 6232

Requiring health carriers to report certain information.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires health carriers to report certain information.

**HB 2500-S** by House Committee on Health Care (originally sponsored by Representatives Green, Morrell, Cody, Schual-Berke, Clibborn, and Conway; by request of Insurance Commissioner)

(DIGEST AS ENACTED)

Requires health carriers to report certain information.

Declares it is the intent of this act to provide a method of reporting certain financial data in a user friendly format. It is also the intent of this act, to the extent possible, to utilize existing information from the annual statements when developing the additional or supplemental data statement required by this act, and to the extent possible, avoid imposing additional reporting requirements that have the unintended consequences of unduly increasing administrative costs for carriers required to file such information.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Health Care.  
 Jan 20 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.

Feb 1 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --

Feb 10 First reading, referred to Health & Long-Term  
 Care.  
 Feb 16 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 23 HEA - Majority; do pass with amendment(s).  
 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, 46; nays, 1;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 96; nays, 1; absent,  
 0; excused, 1.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 104, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2501** by Representatives Schual-Berke, Cody, and  
 Morrell; by request of Insurance Commissioner  
 Companion Bill: 6392  
 Regulating group health benefit plan coverage of mental health  
 services.

(DIGEST AS ENACTED)

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 6 Prefiled for introduction.  
 Jan 9 First reading, referred to Health Care.  
 Jan 20 Public hearing in committee.  
 Jan 24 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Jan 26 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 9 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --

Feb 10 First reading, referred to Health & Long-Term  
 Care.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HEA - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0;  
 absent, 2; excused, 1.  
 -- IN THE HOUSE --

Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.  
 Mar 15 Governor signed.  
 Chapter 74, 2006 Laws.  
 Effective date 3/15/2006.

**HB 2502** by Representatives Grant, Walsh, Newhouse, Buck,  
 and Kretz  
 Restoring economic viability by modifying smoking prohibitions  
 and enforcement.

Provides that, if a public or private business, club, charitable  
 bingo hall, cigar store, or hookah lounge can document an  
 economic loss of ten percent or more of the gross revenue for  
 thirty days, it may apply to the department of revenue for a  
 waiver of RCW 70.160.030. If the business 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 may be granted for  
 the entire building or for a section of the building such as a  
 smoking room.

Provides that health departments may not issue fines or take  
 other legal actions based solely on a reported violation of chapter  
 70.160 RCW. The health department employee must witness the  
 violation and it must be shown by clear and convincing evidence  
 that the business owner or designated employee has made no  
 attempt to comply with this chapter.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.

**HB 2503** by Representatives Sommers, Upthegrove, Ericks,  
 Linville, Simpson, Green, McIntire, Hudgins, and  
 Kagi; by request of Office of Financial Management  
 Companion Bill: 6444

Creating the pension funding stabilization account.

Creates the pension funding stabilization account.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Appropriations.  
 Jan 18 Public hearing in committee.

**HB 2504** by Representatives Anderson, Dunn, Rodne, and  
 Shabro

Exempting state and local governments from the payment of sales  
 and use taxes.

Exempts state and local governments from the payment of  
 sales and use taxes.

Repeals provisions of chapter 82.80 and 82.12 RCW.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Finance.

**HB 2505** by Representatives Anderson and Rodne

Establishing standards for "highly qualified" teachers.

Designates standards for "highly qualified" teachers.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Education.

**HB 2506** by Representatives Anderson and Rodne

Requiring adoption of the mathematics syllabus used by the  
 Singapore ministry of education.

Declares an intent to adopt, on a statewide basis, the syllabus  
 and curriculum framework used by primary and secondary  
 schools in Singapore.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Education.  
Feb 15 Public hearing in committee.

**HB 2507** by Representatives Kenney, Shabro, Hasegawa, Morrell, Rodne, Lantz, and Ormsby

Prohibiting false or misleading college degrees.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that no person may knowingly offer or grant a false or misleading degree or other document that purports to confer a degree that is false or misleading.

Declares that, for purposes of this act, a degree or other document that purports to confer a degree is false or misleading if it states or suggests that the person named in the degree or document has completed the requirements of an academic or professional program of study in a particular field beyond the secondary level, but the person in fact has not completed the requirements of such a program of study.

Provides that any person or entity that willfully violates this subsection is subject to a civil penalty of not more than one thousand dollars for each violation. The penalty may be imposed by the board or by any court of competent jurisdiction.

**HB 2507-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kenney, Shabro, Hasegawa, Morrell, Rodne, Lantz, and Ormsby)

(DIGEST AS ENACTED)

Declares that a person is guilty of issuing a false academic credential if the person knowingly: (1) Grants or awards a false academic credential or offers to grant or award a false academic credential in violation of this act;

(2) Represents that a credit earned or granted by the person in violation of this act can be applied toward a credential offered by another person;

(3) Grants or offers to grant a credit for which a representation as describe in this act is made; or

(4) Solicits another person to seek a credential or to earn a credit the person knows is offered in violation of this act.

Provides that a person is guilty of knowingly using a false academic credential if the person knowingly uses a false academic credential or falsely claims to have a credential issued by an institution of higher education that is accredited by an accrediting association recognized as such by rule of the higher education coordinating board.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Higher Ed & Workforce Ed.  
Jan 20 Public hearing in committee.  
Jan 26 Executive session in committee.  
HEWE - Executive action taken by committee.  
HEWE - Majority; 1st substitute bill be substituted, do pass.  
Jan 30 Passed to Rules Committee for second reading.  
Feb 6 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, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.  
Feb 23 Public hearing in committee.  
Feb 24 Executive session in committee.  
EKHE - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Feb 28 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 3 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Mar 6 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.

-- IN THE SENATE --

Mar 7 Senate 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, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Mar 8 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 27 Governor signed.  
Chapter 234, 2006 Laws.  
Effective date 6/7/2006.

**HB 2508** by Representatives Chandler and Newhouse

Requiring reports on tribal community impact contributions.

Requires that, beginning February 1, 2007, and each February 1st thereafter, the governor must report to the appropriate committees of the legislature on tribal community impact contributions made pursuant to class III gaming compacts entered into under RCW 9.46.360. The report must include, at a minimum, the amount of funds contributed, the distribution of those amounts, and an analysis of compliance with compact provisions requiring such contributions, including a description of methods used to verify compliance.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Commerce & Labor.

**HB 2509** by Representatives Takko, Morrell, Simpson, and Dickerson

Companion Bill: 6414

Requiring fiscal information in local tax ballot measure titles.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 2509-S** by House Committee on Local Government (originally sponsored by Representatives Takko, Morrell, Simpson, and Dickerson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 10 First reading, referred to Local Government.  
Jan 19 Public hearing in committee.  
Jan 25 Executive session in committee.  
LG - Executive action taken by committee.

- LG - Majority; 1st substitute bill be substituted, do pass.  
Jan 27 Passed to Rules Committee for second reading.
- 
- HB 2510** by Representatives Priest, Morrell, B. Sullivan, and Rodne  
Encouraging early settlement offers in health care actions.  
Encourages early settlement offers in health care actions.  
-- 2006 REGULAR SESSION --  
Jan 10 First reading, referred to Judiciary.  
Jan 13 Public hearing in committee.
- 
- HB 2511** by Representatives Nixon, Dunn, Condotta, and Rodne  
Stating that discussions on radio talk shows are not considered campaign contributions.  
Declares that a discussion, comment, remark, statement, observation, assertion, declaration, announcement, judgment, or other thought, sentiment, view, opinion, idea, or belief regarding a subject that is: (1) Of primary interest to the general public;  
(2) Expressed as part of a television or radio talk show that is controlled by a person whose business is that television or radio talk show; and  
(3) Not a television or talk radio show controlled by a candidate or a political committee, is not a campaign contribution.  
-- 2006 REGULAR SESSION --  
Jan 10 First reading, referred to State Government Operations & Accountability.
- 
- HB 2512** by Representatives Nixon, Rodne, and Talcott  
Describing when special absentee ballots may not be counted.  
Provides that a special absentee ballot of an overseas voter or a service voter may not be counted: (1) In the case of a ballot submitted by an overseas voter who is not a service voter, if the ballot is submitted from any location in the United States;  
(2) If the application of the overseas voter or service voter does not include the overseas voter or service voter's name, complete residence address, date of birth, and a signature attesting to the truth of the information provided on the application;  
(3) If the application of the overseas voter or service voter for a regular absentee ballot is received by the county auditor after the later date of: (a) The deadline for receipt of such application; or (b) the date that is thirty days before the general or special election; or  
(4) If a regular absentee ballot of an overseas voter or service voter is received by the county auditor by the deadline for receipt of other absentee ballots under this chapter and chapter 29A.60 RCW.  
-- 2006 REGULAR SESSION --  
Jan 10 First reading, referred to State Government Operations & Accountability.
- 
- HB 2513** by Representatives Nixon and Rodne  
Modifying county auditor duties.  
Amends RCW 29A.04.216 relating to county auditor duties.  
-- 2006 REGULAR SESSION --  
Jan 10 First reading, referred to State Government Operations & Accountability.
- 
- HB 2514** by Representatives Nixon, Rodne, Moeller, and Talcott  
Ensuring that cities, towns, and districts do not have to pay revote costs due to county error.  
Provides that cities, towns, and districts do not have to pay revote costs due to county error.  
-- 2006 REGULAR SESSION --  
Jan 10 First reading, referred to State Government Operations & Accountability.
- 
- HB 2515** by Representative Nixon  
Changing public records provisions.  
Declares that the following are exempt from public inspection and copying: (1) Records reflecting communications relevant to a controversy transmitted in confidence between a public official or employee of a public agency acting in the performance of his or her duties and an attorney serving in the capacity of legal advisor for the purpose of rendering or obtaining legal advice relevant to a controversy, and records prepared by the attorney in furtherance of the rendition of legal advice relevant to a controversy. Records relevant to a controversy shall be as narrowly construed as those relating to completed, existing, or reasonably anticipated litigation.  
(2) Records are not exempt from disclosure under this provision merely because they reflect communications in meetings where legal counsel was present or because a record or copy of a record was provided to legal counsel.  
(3) This provision governs exemption of records from the provisions of this act based on the attorney-client privilege as applied to public agencies and public officials in their official capacities, and no broader exemption may be invoked under RCW 5.60.060(2).  
-- 2006 REGULAR SESSION --  
Jan 10 First reading, referred to Judiciary.  
Jan 17 Public hearing in committee.
- 
- HB 2516** by Representatives Nixon and Rodne  
Changing public records provisions.  
Provides that by February 1, 2007, the attorney general shall adopt by rule a model rule for state and local agencies addressing the following subjects: (1) Providing assistance to requesters;  
(2) Indexing public records;  
(3) Fulfilling large requests in a timely manner;  
(4) Fulfilling requests for electronic records; and  
(5) Any other issues pertaining to public disclosure as determined by the attorney general.  
-- 2006 REGULAR SESSION --  
Jan 10 First reading, referred to State Government Operations & Accountability.
- 
- HB 2517** by Representatives Cody, Conway, Chase, Morrell, Appleton, Green, Wood, Hasegawa, Hudgins, Ormsby, Miloscia, Dickerson, Kenney, Moeller, McDermott, Sells, Hunt, Williams, Simpson, Roberts, Schual-Berke, Lantz, McIntire, and Kagi  
Companion Bill: 6356  
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.

Declares it is not the intent of the legislature to influence the establishment, content, or administration of employee benefit plans. The legislature is neutral as to whether employers covered under this chapter choose to meet the minimum expenditure standard by providing or reimbursing the costs of health care services for their employees or paying to the state the difference between the minimum expenditure and their actual expenditures.

**HB 2517-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Cody, Conway, Chase, Morrell, Appleton, Green, Wood, Hasegawa, Hudgins, Ormsby, Miloscia, Dickerson, Kenney, Moeller, McDermott, Sells, Hunt, Williams, Simpson, Roberts, Schual-Berke, Lantz, McIntire, and Kagi)

(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.

Declares it is not the intent of the legislature to influence the establishment, content, or administration of employee benefit plans. The legislature is neutral as to whether employers covered under this chapter choose to meet the minimum expenditure standard by providing or reimbursing the costs of health care services for their employees or paying to the state the difference between the minimum expenditure and their actual expenditures.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Commerce & Labor.  
 Jan 19 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 30 Passed to Rules Committee for second reading.

**HB 2518** by Representatives Nixon, Dunn, Rodne, and Talcott

Providing for a special election if an election is declared void.

Provides that, if an election is rendered void under RCW 29A.68.120, a special election must be held between the candidates who were on the ballot for that election. The special election must be held on a date provided for in RCW 29A.04.321 as determined by the official empowered by state law to issue the original certificate of election.

Provides that, if the election rendered void is a general election and the special election cannot be held before the beginning of the term of the contested office, the office must be temporarily filled until the special election is held and the results are certified. The office will be filled according to RCW 29A.60.221 with the top two vote getters, without regard to illegal votes, participating in the lot procedure as if they had tied in the election.

Provides that, if the election rendered void is a primary election, the candidate to be declared nominated and placed on the general election ballot will be determined according to RCW 29A.60.221 with the top two vote getters, without regard to illegal votes, participating in the lot procedure as if they had tied in the election.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to State Government Operations & Accountability.

**HB 2519** by Representatives Nixon, Roberts, and Talcott  
 Expanding the continuity of government act.

Establishes a legislative task force to study and prepare recommendations related to the legislature's ability to convene by teleconference or other means in the event of an attack or extraordinary disaster.

Requires the task force to report its findings and recommendations to the senate facilities and operations committee, the house of representatives executive rules committee, and other appropriate committees of the legislature by October 1, 2006.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to State Government Operations & Accountability.

**HB 2520** by Representative Nixon

Recodifying and making technical corrections to public disclosure law.

(DIGEST AS ENACTED)

Recodifies and makes technical corrections to public disclosure law.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to State Government Operations & Accountability.

Jan 17 Public hearing in committee.

Jan 20 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.

Jan 24 Passed to Rules Committee for second reading.

Jan 26 Placed on second reading by Rules Committee.

Feb 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0;  
 absent, 0; excused, 3.

-- IN THE SENATE --

Feb 9 First reading, referred to Government Operations & Elections.

Feb 20 Public hearing and executive action taken in committee.

Feb 22 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.

Feb 24 Placed on second reading by Rules Committee.

Mar 1 Rules suspended. Placed on Third Reading.  
 Held on third reading.

Mar 2 Third reading, passed; yeas, 42; nays, 0;  
 absent, 6; excused, 1.

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 24 Governor signed.  
 Chapter 209, 2006 Laws.  
 Effective date 7/1/2006.

**HB 2521** by Representatives Nixon and Simpson

Expanding the guidelines for identification documents.

Finds that: (1) The right to privacy is a personal and fundamental right protected by Article 1, section 7 of the Washington state Constitution and by the United States Constitution. All individuals have a right of privacy in information pertaining to them.

(2) Easy access to the information found on drivers' licenses and other similar identification documents facilitates the crime of identity theft, a crime that is a major concern in Washington.

(3) Washington has previously recognized the importance of protecting the confidentiality and privacy of an individual's personal information contained in identification documents such as drivers' licenses.

(4) The inclusion in identification documents of contactless integrated circuits or other devices that broadcast data or enable

data to be scanned secretly and remotely will greatly magnify the potential risk to individual privacy, safety, and economic well-being that can occur from unauthorized interception and use of personal information. The inclusion of those devices will also make it possible for any person or entity with access to a reader to engage in the secret tracking of Washingtonians on an unprecedented scale.

-- 2006 REGULAR SESSION --  
 Jan 10 First reading, referred to Technology, Energy & Communications.  
 Jan 20 Public hearing in committee.

**HB 2522** by Representatives Nixon and Ericks

Regarding disclosure of certain investigations and complaints against public school employees.

Provides that all documented information maintained by a public school district relating to complaints against or investigations of any school district employee for alleged or actual sexual abuse, harassment, physical abuse, or any other allegation of misconduct involving a student, is subject to disclosure, except as follows: Names, addresses, telephone numbers, dates of birth, and any other information that would reasonably lead to the identification of the victims or witnesses named in the documented information must be redacted before disclosure.

Declares that, as used in this act, documented information includes correspondence, writing, notes, statements, and records of school board or other administrative action considered or taken, regardless of physical form or characteristics.

-- 2006 REGULAR SESSION --  
 Jan 10 First reading, referred to State Government Operations & Accountability.

**HB 2523** by Representatives Nixon, Anderson, Rodne, and Talcott

Auditing the signature verification process in elections.

Provides that, during the signature verification process, the county auditor must conduct random audits of verified signatures on batches of ballots for quality control purposes.

(1) The random audits must be performed: (a) Before the outer envelope of a ballot is opened; (b) on at least five percent of the total ballots cast; and (c) by any qualified person other than the initial signature verifier, including an employee of the county auditor or an authorized independent auditor.

(2) A record of each audit performed must be made, and must include the date of the audit, the name of the auditor, and the audit results. Political party representatives must be offered an opportunity to observe and be present at the time an audit is conducted.

-- 2006 REGULAR SESSION --  
 Jan 10 First reading, referred to State Government Operations & Accountability.  
 Jan 25 Public hearing in committee.

**HB 2524** by Representatives Nixon, Rodne, and Talcott

Regarding performance and outcome measure reviews.

Revises provisions regarding performance and outcome measure reviews.

-- 2006 REGULAR SESSION --  
 Jan 10 First reading, referred to State Government Operations & Accountability.

**HB 2525** by Representatives Nixon and Talcott

Modifying special election dates.

Revises special election dates.

-- 2006 REGULAR SESSION --  
 Jan 10 First reading, referred to State Government Operations & Accountability.

**HB 2526** by Representatives Nixon, Anderson, and Talcott  
 Modifying voter challenge procedures.

Revises voter challenge procedures.

-- 2006 REGULAR SESSION --  
 Jan 10 First reading, referred to State Government Operations & Accountability.  
 Jan 20 Public hearing in committee.

**HB 2527** by Representatives Nixon and Talcott  
 Modifying the state employee return-to-work program.

(SUBSTITUTED FOR - SEE 1ST SUB)

Directs each agency to allow state employees, called to active duty with any branch of the United States military, to return to work with credit for the periodic increment date for that time served on active military duty. For purposes of this provision, "periodic increment date" has the same meaning as defined in WAC 357-28-050 as it exists on the effective date of this act.

**HB 2527-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Nixon and Talcott)

Concerning the periodic increment date for state employees returning to work after military service.

(AS OF HOUSE 2ND READING 1/25/06)

Directs each agency to allow state employees, called to active duty with any branch of the United States military, to return to work with credit for the periodic increment date for that time served on active military duty. For purposes of this provision, "periodic increment date" has the same meaning as defined in WAC 357-28-050 as it exists on the effective date of this act.

-- 2006 REGULAR SESSION --  
 Jan 10 First reading, referred to State Government Operations & Accountability.  
 Jan 18 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Jan 24 Placed on second reading.  
 Jan 25 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --  
 Jan 26 First reading, referred to Government Operations & Elections.  
 Feb 16 Public hearing in committee.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2528** by Representatives Nixon, Dunn, McCune, and Talcott

Clarifying the circumstances under which provisional ballots may be counted.

Clarifies the circumstances under which provisional ballots may be counted.

-- 2006 REGULAR SESSION --  
 Jan 10 First reading, referred to State Government Operations & Accountability.

**HB 2529** by Representatives Nixon, McCune, and Miloscia

Describing use of nontraditional addresses for voter registration purposes.

Provides that, at least annually, the secretary of state shall search the residential addresses of all voter registration records in the voter registration data base for major public building addresses throughout the state. For purposes of this subsection, "major public buildings" includes city, county, state, and federal administrative buildings, courthouses, and police stations.

Requires that, for each search result, the secretary of state shall determine whether the voter is properly registered at the major public building under a lawful program that permits the voter to use a nontraditional address as his or her residential address, such as the address confidentiality program as defined in chapter 40.24 RCW.

Provides that if it appears that the voter has improperly listed a public building as a residence for purposes of voter registration, the secretary of state shall send notice by certified mail to the voter of the apparent improper residential address. The notice shall provide that the voter must respond within thirty days of the date of the notice by providing the secretary of state with: (1) The voter's actual residential address; or

(2) Evidence that he or she is properly registered at the major public building. The notice shall also advise the voter of the penalties for providing false information on an application for voter registration.

Provides that, if the voter fails to respond within thirty days to the secretary of state's satisfaction, the secretary of state shall forward a copy of all relevant information to the prosecuting authorities.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to State Government Operations & Accountability.

**HB 2530** by Representative Nixon

Changing disclosure provisions for motor vehicle accidents.

Provides that, upon the request of a noninterested party, any authorized officer shall disclose only the vehicle license plate numbers and descriptions of vehicles involved, and the date, time, and location of the accident. Personal information included in all such reports may not be disclosed to a noninterested party.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to State Government Operations & Accountability.  
Jan 27 Public hearing in committee.

**HB 2531** by Representatives Nixon, Dunn, and Talcott

Enhancing guidelines for the signature verification process in elections.

Enhances guidelines for the signature verification process in elections.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to State Government Operations & Accountability.

**HB 2532** by Representative Nixon

Providing for election audits.

(SEE ALSO PROPOSED 1ST SUB)

Revises procedures providing for election audits.

**HB 2532-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representative Nixon)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises procedures providing for election audits.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to State Government Operations & Accountability.  
Jan 25 Public hearing in committee.  
Feb 1 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 2533** by Representative Nixon

Modifying provisions relating to sexual misconduct with a minor.

Revises provisions relating to sexual misconduct with a minor.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Criminal Justice & Corrections.  
Jan 31 Public hearing in committee.

**HB 2534** by Representatives Nixon, Rodne, and Woods

Requiring full disclosure of vehicle taxes and license fees.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that each application shall, in addition to the total amount due, itemize the amount of each license fee and excise tax due and indicate for each, which jurisdiction imposed the tax or fee, and whether the tax or fee is voter approved.

**HB 2534-S** by House Committee on Transportation (originally sponsored by Representatives Nixon, Rodne, and Woods)

(AS OF HOUSE 2ND READING 2/11/06)

Requires each renewal notice to, in addition to the total amount due, itemize the amount of each license fee and excise tax due and indicate for each, which jurisdiction imposed the tax or fee, and for voter approved taxes and/or fees include the term "voter approved" in the description.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Transportation.  
Feb 1 Public hearing in committee.  
Feb 2 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Feb 6 Passed to Rules Committee for second reading.  
Feb 9 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, 95; nays, 0; absent, 0; excused, 3.  
-- IN THE SENATE --  
Feb 14 First reading, referred to Transportation.  
Feb 23 Public hearing in committee.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2535** by Representatives Darneille, Green, Roberts, and Conway

Allowing public facilities districts to finance remodeling or reconstruction of existing minor league baseball stadiums and related parking facilities.

Authorizes public facilities districts to finance remodeling or reconstruction of existing minor league baseball stadiums and related parking facilities.

-- 2006 REGULAR SESSION --  
 Jan 10 First reading, referred to Economic  
 Development, Agriculture & Trade.  
 Jan 25 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Finance.

**HB 2536** by Representatives Conway, McCoy, Condotta, Simpson, and B. Sullivan; by request of Department of Labor & Industries

Companion Bill: 6264

Allowing an injured worker to change total permanent disability pension options under certain circumstances.

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 Commerce & Labor.  
 Jan 18 Public hearing in committee.  
 Jan 23 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Jan 26 Passed to Rules Committee for second reading.

**HB 2537** by Representatives Conway, Condotta, McCoy, Hudgins, and B. Sullivan; by request of Department of Labor & Industries

Companion Bill: 6262

Establishing a pilot program to allow employers to assist employees in completing applications for industrial insurance benefits.

(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.

**HB 2537-S** by House Committee on Commerce & Labor (originally sponsored by Representatives

Conway, Condotta, McCoy, Hudgins, and B. Sullivan; by request of Department of Labor & Industries)

(DIGEST AS ENACTED)

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 as provided in RCW 51.28.020.

Directs the department to develop requirements or rules for employers who participate in the pilot program, including provisions to ensure prompt reporting of the claim and communicating a worker's rights and responsibilities under the pilot program. The pilot program shall include the voluntary participation of employers that represent a cross-section of industries, geographic areas, union and nonunion workers, large and small businesses, and other criteria established by the department with input of business and labor leaders.

Provides that, during the pilot period, the department shall consider steps to address the unique needs and issues of small employers.

Declares that the number of participating employers must not be more than five hundred during the first year of the pilot program. This number may be increased to seven hundred fifty during the second year of the pilot program.

Provides that the pilot program expires July 1, 2009.

-- 2006 REGULAR SESSION --  
 Jan 10 First reading, referred to Commerce & Labor.  
 Jan 18 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 10 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 1;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Labor, Commerce,  
 Research & Development.  
 Feb 21 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 LCRD - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 2;  
 absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 27 Governor signed.  
 Chapter 254, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2538** by Representatives Conway, Hudgins, and McCoy; by request of Department of Labor & Industries

Companion Bill: 6263

Authorizing the department to request and superior court to grant warrants pursuant to chapter 49.17 RCW.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires 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.

Provides that if the director or his or her authorized representative is denied or reasonably believes that he or she will be denied access to any factory, plant, establishment, construction site, or other area, workplace, 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 chapter, 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.

**HB 2538-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Hudgins, and McCoy; by request of Department of Labor & Industries)

(DIGEST AS ENACTED)

Requires 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.

Requires the director or his or her authorized representative to 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 this act. Solely for the purpose of requesting the consent required by this provision, 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 Commerce & Labor.  
 Jan 18 Public hearing in committee.  
 Jan 23 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Jan 26 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 10 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Labor, Commerce, Research & Development.  
 Feb 21 Public hearing in committee.  
 Feb 23 Executive session in committee.

Feb 24 LCRD - Majority; do pass.  
 Minority; without recommendation.  
 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, 49; nays, 0; absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 14 Governor signed.  
 Chapter 31, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2539** by Representatives Schual-Berke, Morrell, Simpson, Roberts, Moeller, and Hudgins

Concerning disaster medical assistance teams.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that a "disaster medical assistance team" means a volunteer team of professional and paraprofessional medical personnel and logistical and administration personnel designed to provide medical care during a disaster or other event and who have formed a response team under the guidance of the national disaster medical system.

Provides that a member of a disaster medical assistance team called into state service shall be afforded all the protections as an employee of the state and shall be considered an employee of the state for purposes of workers' compensation and death benefits, if the member: (1) Registers with and receives approval to serve on a disaster medical assistance team from the military department; and

(2) Provides direct medical care to a victim of a disaster or provides other support services during a disaster.

**HB 2539-S** by House Committee on Appropriations (originally sponsored by Representatives Schual-Berke, Morrell, Simpson, Roberts, Moeller, and Hudgins)

(AS OF HOUSE 2ND READING 2/14/06)

Declares that a "disaster medical assistance team" means any volunteer team designed to provide medical care during a disaster or other event and who have formed a response team under the guidance of the national disaster medical system which consists of professional and paraprofessional medical personnel and logistical and administration personnel who have been certified by the federal government to serve on such a team.

Provides that, in the event of an emergency or disaster or if there is reasonable cause to believe that an emergency or disaster is imminent, the governor may call a Washington disaster medical assistance team into state service.

Declares that a member of a disaster medical assistance team called into state service shall be afforded all the protections of this act, including the right to workers' compensation and death benefits, if the member provides direct medical care to a victim of an emergency or disaster or provides other support services during an emergency or disaster.

Directs the department to pursue an agreement with the federal government to allow the disaster medical assistance team to use the equipment and supplies available for federal service to be used in response to a call to service by the governor. If an agreement is executed under this provision and there is any use of the federal equipment and supplies, the governor shall include a request for funds necessary to reimburse the federal government in the next budget submission to the legislature. In the event that reimbursement to the federal government is necessary prior to the adoption of the next budget, the governor may reimburse the federal government in the manner described in RCW 38.24.010.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.  
 Jan 24 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Minority; do not pass.  
 Jan 30 Referred to Appropriations.  
 Feb 4 Public hearing, executive action taken, and  
 executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 13 Placed on second reading.  
 Feb 14 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 1;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 16 First reading, referred to Health & Long-Term  
 Care.  
 Feb 23 Public hearing in committee.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

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**HB 2540** by Representatives Schual-Berke and Morrell

Revising provisions addressing access to individual health insurance coverage.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions addressing access to individual health insurance coverage.

**HB 2540-S** by House Committee on Health Care (originally sponsored by Representatives Schual-Berke and Morrell)

(AS OF HOUSE 2ND READING 2/14/06)

Revises provisions addressing access to individual health insurance coverage.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.  
 Jan 17 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; do not pass.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 Feb 13 Placed on second reading.  
 Feb 14 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 1;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 16 First reading, referred to Health & Long-Term  
 Care.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HEA - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

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**HB 2541** by Representative Schual-Berke

Regarding the release of student information.

Declares an intent that a school district, in adopting a policy pursuant to this act, not purposefully exclude any military recruiter from access to information. It is further the intent of the legislature, in the interest of student confidentiality, that school districts minimize the release of student telephone numbers and other directory information in the absence of express parental consent. The legislature finds that the nondisclosure of student telephone numbers and other directory information reduces the possibility of harassment of students and their families by organizations that receive student directory information.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Education.

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**HB 2542** by Representatives Schual-Berke, Moeller, Morrell, Appleton, Ericks, and Green

Requiring the development of performance measures for emergency preparedness.

Requires the secretary to: (1) By December 1, 2006, develop a limited set of key performance measures for emergency preparedness and protection from communicable disease. The performance measures must provide a means to assess operations of the department and each local health jurisdiction with respect to providing an adequate and consistent level of statewide protection for the residents of the state in the event of an emergency that threatens public health or an outbreak of communicable disease.

(2) Develop a process for assessing the compliance of the department and each local health jurisdiction with the performance measures developed under this act at least biannually;

(3) Determine timely and appropriate remedial measures as provided in this act for any local health jurisdiction found not to be in substantial compliance with the performance measures developed under this act;

(4) Review spending plans submitted by local health jurisdictions under this act for meeting performance measures developed under this act; and

(5) Notify the governor immediately when funds for local health jurisdictions are inadequate for jurisdictions to maintain substantial compliance with the performance measures developed under this act.

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.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.  
 Jan 27 Public hearing in committee.

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**HB 2543** by Representatives Kilmer, Crouse, Nixon, Hudgins, Morrell, Green, and Lantz; by request of Military Department

Companion Bill: 6217

Making permanent the enhanced 911 advisory committee.

(SUBSTITUTED FOR - SEE 1ST SUB)

Makes permanent the enhanced 911 advisory committee.

**HB 2543-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Kilmer, Crouse, Nixon, Hudgins, Morrell, Green, and Lantz; by request of Military Department)

Making permanent the enhanced 911 advisory committee. (REVISED FOR PASSED LEGISLATURE: Concerning the enhanced 911 advisory committee.

(DIGEST AS ENACTED)

Makes permanent the enhanced 911 advisory committee. Includes a representative of a voice over internet protocol company on the committee.

Requires that, on an annual basis, the enhanced 911 advisory committee shall provide an update on the status of enhanced 911 service in the state to the appropriate committees in the legislature.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Technology, Energy & Communications.  
 Jan 19 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 25 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Feb 8 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Government Operations & Elections.  
 Feb 20 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 24 GO - Majority; do pass with amendment(s).  
 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, 47; nays, 0; absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 210, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2544** by Representatives P. Sullivan, Jarrett, Green, Dunshee, Uptegrove, McCoy, Ericks, Simpson, Schual-Berke, Lantz, Ormsby, Springer, Kilmer, and Kagi; by request of Department of Community, Trade, and Economic Development

Companion Bill: 6210

Authorizing project loans recommended by the public works board.

(DIGEST AS ENACTED)

Authorizes project loans recommended by the public works board.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Capital Budget.  
 Jan 16 Public hearing in committee.  
 Jan 18 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; do pass.  
 Jan 20 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Jan 30 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Jan 31 First reading, referred to Ways & Means.  
 Feb 22 Executive session in committee.  
 Feb 23 WM - Majority; do pass.

Passed to Rules Committee for second reading.  
 Feb 27 Placed on second reading by Rules Committee.  
 Feb 28 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.

Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.  
 Mar 28 Governor signed.  
 Chapter 273, 2006 Laws.  
 Effective date 3/28/2006.

**HB 2545** by Representatives Haigh, Nixon, Conway, Morrell, Bailey, McCoy, Green, Springer, McCune, Kilmer, and P. Sullivan

Companion Bill: 6283

Revising veterans' scoring criteria in examinations.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises veterans' scoring criteria in examinations.

**HB 2545-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Haigh, Nixon, Conway, Morrell, Bailey, McCoy, Green, Springer, McCune, Kilmer, and P. Sullivan)

(AS OF HOUSE 2ND READING 1/25/06)

Revises veterans' scoring criteria in examinations.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to State Government Operations & Accountability.  
 Jan 18 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 Jan 23 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Jan 24 Placed on second reading.  
 Jan 25 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Jan 26 First reading, referred to Government Operations & Elections.  
 Feb 16 Public hearing and executive action taken in committee.  
 Feb 20 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2546** by Representatives Haigh, Nixon, Conway, Morrell, Bailey, Campbell, McCoy, Green, Rodne, Springer, McCune, Kilmer, Moeller, and P. Sullivan

Companion Bill: 6284

Concerning the definition of veteran.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises the definition of veteran.

**HB 2546-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Haigh, Nixon, Conway, Morrell, Bailey, Campbell, McCoy, Green, Rodne, Springer, McCune, Kilmer, Moeller, and P. Sullivan)

Updating veterans' provisions.

(AS OF HOUSE 2ND READING 1/25/06)

Revises the definition of veteran.

-- 2006 REGULAR SESSION --

- Jan 10 First reading, referred to State Government Operations & Accountability.  
 Jan 18 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Jan 24 Placed on second reading.  
 Jan 25 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Jan 26 First reading, referred to Government Operations & Elections.  
 Feb 21 Public hearing and executive action taken in committee.  
 Feb 23 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2547** by Representatives Nixon, Anderson, B. Sullivan, and Rodne

Making certain violations of the open public meetings act gross misdemeanors.

Makes certain violations of the open public meetings act gross misdemeanors.

-- 2006 REGULAR SESSION --

- Jan 10 First reading, referred to Criminal Justice & Corrections.

**HB 2548** by Representatives Nixon and Rodne

Enhancing penalties for violations of the public records act.

Enhances penalties for violations of the public records act.

-- 2006 REGULAR SESSION --

- Jan 10 First reading, referred to Criminal Justice & Corrections.

**HB 2549** by Representatives Nixon and Talcott

Modifying provisions on reporting of election returns by precinct.

Revises provisions on reporting of election returns by precinct.

-- 2006 REGULAR SESSION --

- Jan 10 First reading, referred to State Government Operations & Accountability.

**HB 2550** by Representatives Dunshee, Jarrett, Ormsby, Newhouse, Ericks, Cox, Linville, and Springer

Amending provisions of the 2005-2007 capital budget.

(SEE ALSO PROPOSED 1ST SUB)

Amends provisions of the 2005-2007 capital budget.

**HB 2550-S** by House Committee on Capital Budget (originally sponsored by Representatives Dunshee, Jarrett, Ormsby, Newhouse, Ericks, Cox, Linville, and Springer)

Establishing an energy freedom program.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that: (1) Relying on foreign oil hurts our state's economy, citizens, and businesses;

(2) Experts tell us that the global oil shortage will only worsen, making the three dollars per gallon gasoline of summer 2005 seem affordable;

(3) Instead of leaving our economy at the mercy of global events, and the policies of foreign nations, Washington state should adopt a policy of energy independence;

(4) Each year, citizens and businesses in Washington state spend nine billion dollars on gasoline and diesel, with those funds drained from the state economy;

(5) The energy freedom program is meant to lead Washington state toward energy independence;

(6) The biofuels industry is a new and developing industry now limited by the availability of capital for construction of facilities for converting farm products into energy and fuels; and

(7) For biofuels to be economically viable in Washington, it will be necessary to grow dedicated crops, construct crushers near Washington farms, and build refineries to create fuel.

Declares an intent to reduce Washington's dependence on imported oil, expand renewable fuel production and use in Washington, help citizens and business conserve energy, and promote sustainable rural economic development by creating new jobs and stimulating business and economic activity in local communities across Washington.

Provides that, to accomplish this, the energy freedom program is established to stimulate strategic investment in facilities, infrastructure, and technologies that will advance Washington's move toward energy independence.

Makes an appropriation to carry out the purposes of the act.

-- 2006 REGULAR SESSION --

- Jan 10 First reading, referred to Capital Budget.  
 Jan 16 Public hearing in committee.  
 Jan 18 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; 1st substitute bill be substituted, do pass.  
 Jan 20 Passed to Rules Committee for second reading.

**HB 2551** by Representative Dunshee

Regulating campaign contributions by limited liability companies.

(AS OF HOUSE 2ND READING 2/11/06)

Provides that two or more limited liability companies are treated as a single entity for contribution purposes if one of the two or more entities is participating in an election campaign or making contributions and two or more members of the entities are the same person.

-- 2006 REGULAR SESSION --

- Jan 10 First reading, referred to State Government Operations & Accountability.  
 Jan 24 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Feb 2 Referred to Rules 2 Consideration.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 66; nays, 29; absent, 0; excused, 3.

-- IN THE SENATE --

Feb 14 First reading, referred to Government  
Operations & Elections.  
Feb 16 Public hearing in committee.  
Mar 8 By resolution, returned to House Rules  
Committee for third reading.

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**HB 2552** by Representative Sommers; by request of Governor  
Gregoire

Companion Bill: 6386

Making 2006 supplemental operating appropriations.

Makes 2006 supplemental operating appropriations.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Appropriations.  
Feb 21 Public hearing in committee.

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**HB 2553** by Representatives Kirby and Morrell; by request of  
Insurance Commissioner

Regulating service contracts and guarantee protection products.

(SUBSTITUTED FOR - SEE 1ST SUB)

Establishes provisions regulating service contracts and  
guarantee protection products.

**HB 2553-S** by House Committee on Financial Institutions &  
Insurance (originally sponsored by  
Representatives Kirby and Morrell; by request of Insurance  
Commissioner)

Regulating service contracts and protection product guarantees.

(DIGEST AS ENACTED)

Establishes provisions regulating service contracts and  
guarantee protection products.

Repeals provisions of chapter 48.96 RCW.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Financial Institutions  
& Insurance.  
Jan 17 Public hearing in committee.  
Jan 19 Public hearing in committee.  
Feb 2 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted,  
do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 10 Placed on second reading.  
Feb 13 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 1;  
absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 15 First reading, referred to Financial Institutions,  
Housing & Consumer Protection.  
Feb 22 Public hearing and executive action taken in  
committee.  
Feb 23 FHC - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Mar 2 Placed on second reading by Rules Committee.  
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.  
-- IN THE HOUSE --  
Mar 6 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent,  
0; excused, 0.  
Mar 7 Speaker signed.  
-- IN THE SENATE --  
Mar 8 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.  
Mar 28 Governor signed.  
Chapter 274, 2006 Laws.  
Effective date 10/1/2006.

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**HB 2554** by Representatives Hinkle, Dunn, Anderson,  
Talcott, McDonald, Serben, B. Sullivan, Cody, and  
Rodne

Improving the quality of health care through the use of health  
information technologies.

Improves the quality of health care through the use of health  
information technologies.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.

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**HB 2555** by Representatives Hinkle, Condotta, Talcott,  
McDonald, Serben, Rodne, Holmquist, and Shabro

Concerning the offering of health insurance.

Declares that, notwithstanding any other provision of this act,  
an insurer offering any health benefit plan to a small employer  
may offer small group health benefit plans that qualify as  
insurance coverage combined with a health savings account as  
defined by the United States internal revenue service.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.  
Feb 2 Public hearing in committee.

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**HB 2556** by Representatives Hinkle, Condotta, Talcott,  
Serben, Rodne, and Shabro

Directing the department of social and health services to request a  
waiver to create a consumer-directed medicaid coverage plan.

Finds that there is a significant disconnect in the state's  
medicaid program between recipients and those delivering and  
paying for their care. Medicaid recipients are not empowered to  
make decisions regarding their own health care needs. Nor are  
there incentives for medicaid recipients to be prudent purchasers  
of health care. The legislature further finds that eight hundred  
fifty-four thousand individuals or fourteen percent of the state  
population are enrolled in the state's medical assistance program.  
State spending for health care within the state's medical assistance  
program has grown by one hundred thirty-nine percent in the past  
ten years, and has risen from 6.5 percent of state spending in 1994  
to 13.4 percent in 2007. This rate of growth is unsustainable and  
jeopardizes the state's ability to meet funding needs in such areas  
of budget priority as K-12 education, higher education, public  
safety, and employee compensation.

Finds that significant reforms must be made to the medical  
assistance program to control the program's growth in order to  
ensure its preservation as a vital safety net for the needy and  
vulnerable in our state. Marketplace principles and marketplace  
mechanisms must be introduced to the medical assistance program  
to encourage recipients to be active participants in their health  
care.

Directs the department of social and health services to submit  
a waiver request to the center for medicaid and medicare services  
under section 1115 of the social security act to initiate a waiver  
research and demonstration project. The waiver request shall  
create a consumer-directed medicaid coverage plan that includes  
personal health accounts and personal health incentives and  
provides for consumer choice.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.  
Feb 2 Public hearing in committee.

**HB 2557** by Representatives Condotta, Hinkle, Talcott, McDonald, Serben, Linville, Rodne, Holmquist, Shabro, Walsh, Haler, Woods, Roach, Ericksen, Alexander, Skinner, Buck, Sump, Armstrong, and Dunn

Requiring the public employees' benefits board to develop a health savings account option for employees.

Requires the board to develop a health savings account option for employees that conform to section 223, Part VII of subchapter B of chapter 1 of the internal revenue code of 1986. The board shall comply with all applicable federal standards related to the establishment of health savings accounts.

Provides that, notwithstanding any other provision of chapter 41.05 RCW, the board shall develop a high deductible health plan to be offered in conjunction with a health savings account developed under this act.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.

**HB 2558** by Representatives Pettigrew, Kretz, and Linville; by request of Department of Agriculture

Companion Bill: 6371

Regulating the disposal of dead animals.

Requires every person owning or having in charge any livestock that has died because of disease shall 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 10 First reading, referred to Economic Development, Agriculture & Trade.  
Jan 30 Public hearing in committee.

**HB 2559** by Representatives Hasegawa, Pettigrew, and Linville; by request of Department of Agriculture

Companion Bill: 6365

Changing the registration fees for weighing and measuring devices.

Revises the registration fees for weighing and measuring devices.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Economic Development, Agriculture & Trade.  
Jan 25 Public hearing in committee.

**HB 2560** by Representatives Conway, Wood, Condotta, Fromhold, and P. Sullivan; by request of Liquor Control Board

Companion Bill: 6539

Changing the formula cap on spirits, beer, and wine restaurant licenses.

Revises the formula cap on spirits, beer, and wine restaurant licenses.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Commerce & Labor.  
Jan 18 Public hearing in committee.  
Jan 23 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; do pass.  
Minority; do not pass.  
Jan 26 Passed to Rules Committee for second reading.

**HB 2561** by Representatives Conway, Wood, Kessler, Hunter, Simpson, Fromhold, and Condotta; by request of Liquor Control Board

Companion Bill: 6537

Modifying requirements for the direct shipment of wine to Washington state consumers.

(SEE ALSO PROPOSED 1ST SUB)

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.

Repeals RCW 66.12.190, 66.12.200, 66.12.210, and 66.12.220.

**HB 2561-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Wood, Kessler, Hunter, Simpson, Fromhold, and Condotta; by request of Liquor Control Board)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

Repeals RCW 66.12.190, 66.12.200, 66.12.210, and 66.12.220.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Commerce & Labor.  
Jan 18 Public hearing in committee.  
Jan 26 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Jan 30 Referred to Appropriations.  
Feb 2 Public hearing in committee.  
Feb 3 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Commerce & Labor.  
Feb 7 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading by Rules Committee.  
Feb 14 Referred to Rules 2 Consideration.

**HB 2562** by Representatives Wood, Conway, Fromhold, and Condotta; by request of Liquor Control Board

Companion Bill: 6538

Regulating flavored malt beverage.

(DIGEST AS ENACTED)

Establishes requirements for regulating flavored malt beverage.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Commerce & Labor.

- Jan 18 Public hearing in committee.  
Jan 23 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; do pass.
- Jan 26 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading suspension calendar.  
Feb 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 1;  
absent, 0; excused, 1.  
-- IN THE SENATE --
- Feb 9 First reading, referred to Labor, Commerce,  
Research & Development.
- Feb 16 Public hearing and executive action taken in  
committee.
- Feb 17 LCRD - Majority; do pass.  
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, 46; nays, 0;  
absent, 0; excused, 3.  
-- IN THE HOUSE --
- Mar 3 Speaker signed.  
-- IN THE SENATE --
- Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Mar 6 Delivered to Governor.
- Mar 27 Governor signed.  
Chapter 225, 2006 Laws.  
Effective date 6/7/2006.
- 
- HB 2563** by Representatives Wood, Conway, Fromhold, and  
Condotta; by request of Liquor Control Board  
Companion Bill: 6540  
Concerning the processing of liquor licenses.  
(SUBSTITUTED FOR - SEE 1ST SUB)  
Establishes provisions regarding the processing of liquor  
licenses.
- HB 2563-S** by House Committee on Commerce & Labor  
(originally sponsored by Representatives Wood,  
Conway, Fromhold, and Condotta; by request of Liquor Control  
Board)  
(AS OF HOUSE 2ND READING 2/08/06)  
Establishes provisions regarding the processing of liquor  
licenses.  
-- 2006 REGULAR SESSION --
- Jan 10 First reading, referred to Commerce & Labor.  
Jan 18 Public hearing in committee.  
Jan 23 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted,  
do pass.
- Jan 26 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading suspension calendar.  
Feb 8 Committee recommendations adopted and the  
1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --
- Feb 9 First reading, referred to Labor, Commerce,  
Research & Development.
- Feb 16 Public hearing and executive action taken in  
committee.
- Feb 17 LCRD - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.
- Feb 27 Placed on second reading by Rules Committee.
- Mar 8 Referred to Rules.  
By resolution, returned to House Rules  
Committee for third reading.
- 
- HB 2564** by Representatives Kilmer, Strow, Wallace,  
Appleton, Morrell, Haler, Eickmeyer, Haigh,  
Campbell, Upthegrove, Hasegawa, McCoy, Ericks, Linville,  
Darneille, Green, Lantz, Ormsby, Woods, Moeller, and Conway  
Including persons with veteran or military status within  
antidiscrimination provisions.  
(AS OF HOUSE 2ND READING 2/07/06)  
Includes persons with veteran or military status within  
antidiscrimination provisions.  
-- 2006 REGULAR SESSION --
- Jan 10 First reading, referred to State Government  
Operations & Accountability.
- Jan 18 Public hearing in committee.
- Jan 27 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.
- Jan 30 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading by Rules Committee.  
Feb 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 2;  
absent, 0; excused, 0.  
-- IN THE SENATE --
- Feb 9 First reading, referred to Government  
Operations & Elections.
- Feb 21 Public hearing and executive action taken in  
committee.
- Feb 23 GO - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.
- Feb 27 Made eligible to be placed on second reading.
- Mar 8 By resolution, returned to House Rules  
Committee for third reading.
- 
- HB 2565** by Representatives Kilmer, Haler, Wallace, Strow,  
Clibborn, Morrell, McCoy, Appleton, Ericks,  
Linville, Simpson, Green, and Springer  
Modifying the worker training business and occupation tax credit.  
(SUBSTITUTED FOR - SEE 1ST SUB)  
Revises the worker training business and occupation tax  
credit.
- HB 2565-S** by House Committee on Commerce & Labor  
(originally sponsored by Representatives Kilmer,  
Haler, Wallace, Strow, Clibborn, Morrell, McCoy, Appleton,  
Ericks, Linville, Simpson, Green, and Springer)  
(AS OF HOUSE 2ND READING 2/10/06)  
Revises the worker training business and occupation tax  
credit.  
-- 2006 REGULAR SESSION --
- Jan 10 First reading, referred to Commerce & Labor.  
Jan 26 Public hearing in committee.  
Jan 30 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted,  
do pass.  
Minority; do not pass.
- Feb 2 Public hearing in committee.  
Referred to Finance.
- Feb 6 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass.
- Feb 7 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.

- Feb 10 1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --
- Feb 13 First reading, referred to Labor, Commerce,  
Research & Development.
- Feb 21 Public hearing in committee.
- Feb 23 Executive session in committee.
- Feb 24 LCRD - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.
- Feb 27 Public hearing and executive action taken in  
committee.  
WM - Majority; do pass with amendments(s)  
by Labor, Commerce, Research &  
Development.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.
- Feb 28 Made eligible to be placed on second reading.
- Mar 1 Placed on second reading by Rules Committee.
- Mar 8 Referred to Rules.  
By resolution, returned to House Rules  
Committee for third reading.

**HB 2566** by Representatives Kilmer, Haler, Morrell, Linville,  
Green, Ormsby, Wallace, Upthegrove, McCoy,  
Ericks, Simpson, Roberts, and Springer

Authorizing job skills program grants to businesses assisting  
Washington manufacturers.

Declares that a "Washington manufacturing competitiveness  
corporation" means a private, nonprofit corporation, incorporated  
in accordance with chapter 24.03 RCW, that has the mission 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.

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 state board for community and  
technical colleges for the purposes of this act.

-- 2006 REGULAR SESSION --

- Jan 10 First reading, referred to Higher Ed &  
Workforce Ed.
- Jan 26 Public hearing in committee.

**HB 2567** by Representatives Wallace, Ericks, Morrell,  
Kilmer, Lovick, Campbell, Green, Lantz, Springer,  
and Moeller

Providing provisions for methamphetamine precursors.

(DIGEST AS ENACTED)

Provides that any person who knowingly purchases in a  
thirty-day period or possesses any quantity of iodine in its  
elemental form, an iodine matrix, or more than two pounds of  
methylsulfonylmethane is guilty of a gross misdemeanor, except  
as provided in this act.

Provides that any person who purchases any quantity of  
iodine in its elemental form, an iodine matrix, or any quantity of  
methylsulfonylmethane must present an identification card or  
driver's license issued by any state in the United States or  
jurisdiction of another country before purchasing the item.

Directs the Washington state patrol to develop a form to be  
used in recording transactions involving iodine in its elemental  
form, an iodine matrix, or methylsulfonylmethane. A person who  
sells or otherwise transfers any quantity of iodine in its elemental  
form, an iodine matrix, or any quantity of methylsulfonylmethane  
to a person for any purpose authorized in this act must record each  
sale or transfer. The record must be made on the form developed  
by the Washington state patrol and must be retained by the person

for at least three years. The Washington state patrol or any local  
law enforcement agency may request access to the records. Failure  
to make or retain a record required under this act is a  
misdemeanor. Failure to comply with a request for access to  
records required under this subsection to the Washington state  
patrol or a local law enforcement agency is a misdemeanor.

-- 2006 REGULAR SESSION --

- Jan 10 First reading, referred to Criminal Justice &  
Corrections.
- Jan 20 Public hearing and executive action taken in  
committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.
- Jan 24 Passed to Rules Committee for second reading.
- Jan 26 Placed on second reading by Rules Committee.
- Jan 30 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 92; nays, 3;  
absent, 0; excused, 3.  
-- IN THE SENATE --
- Jan 31 First reading, referred to Judiciary.
- Feb 16 Public hearing in committee.
- Feb 21 Executive session in committee.
- Feb 23 JUD - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.
- Feb 27 Made eligible to be placed on second reading.
- Mar 1 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, 46; nays, 0;  
absent, 1; excused, 2.  
-- IN THE HOUSE --
- Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 96; nays, 1; absent,  
0; excused, 1.
- Mar 6 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Mar 8 Delivered to Governor.
- Mar 24 Governor signed.  
Chapter 188, 2006 Laws.  
Effective date 6/7/2006.

**HB 2568** by Representatives Morrell, Campbell, Williams,  
Wallace, Roberts, and Appleton

Providing restrictions for the use of wireless communication  
devices by holders of instruction permits and intermediate  
licenses.

Provides that the holder of an intermediate license may not  
operate a motor vehicle while using a wireless communication  
device unless the holder is using the device to: (1) Report illegal  
activity;

- (2) Summon medical or other emergency help; or  
(3) Prevent injury to a person or property.

-- 2006 REGULAR SESSION --

- Jan 10 First reading, referred to Transportation.
- Jan 25 Public hearing in committee.
- Feb 1 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.  
Minority; do not pass.
- Feb 3 Passed to Rules Committee for second reading.
- Feb 13 Placed on second reading.
- Feb 14 Referred to Rules 2 Consideration.

**HB 2569** by Representatives Morrell, Roach, Campbell,  
Williams, Kilmer, Clibborn, Conway, Blake,  
Eickmeyer, Flannigan, Wallace, Roberts, Upthegrove, McCoy,  
McDonald, Green, Dickerson, Lantz, and Springer

Lowering the interest rate for the property tax deferral program.

(SUBSTITUTED FOR - SEE 1ST SUB)

Lowers the interest rate for the property tax deferral program from eight to five percent.

Declares that this act only applies to property tax deferrals granted under RCW 84.38.040 after the effective date of this act for taxes levied for collection in 2007 and thereafter.

**HB 2569-S** by House Committee on Finance (originally sponsored by Representatives Morrell, Roach, Campbell, Williams, Kilmer, Clibborn, Conway, Blake, Eickmeyer, Flannigan, Wallace, Roberts, Upthegrove, McCoy, McDonald, Green, Dickerson, Lantz, and Springer)

(DIGEST AS ENACTED)

Lowers the interest rate for the property tax deferral program from eight to five percent.

Declares that this act only applies to property tax deferrals granted under RCW 84.38.040 after the effective date of this act for taxes levied for collection in 2007 and thereafter.

Finds that the intent of the property tax deferral program is to assist retired persons in maintaining their dignity and a reasonable standard of living by residing in their own homes, providing for their own needs, and managing their own affairs without requiring assistance from public welfare programs. The department of revenue shall review the adequacy and appropriateness of the interest rate provided in RCW 84.38.100 in relation to these objectives. The department shall report its findings to the finance committee of the house of representatives and the ways and means committee of the senate by December 1, 2012.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Finance.  
Jan 17 Public hearing in committee.  
Jan 24 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; 1st substitute bill be substituted, do pass.  
Jan 27 Placed on second reading.  
Feb 3 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 6 First reading, referred to Ways & Means.  
Feb 21 Public hearing in committee.  
Feb 22 Executive session in committee.  
Feb 23 WM - Majority; do pass.  
Passed to Rules Committee for second reading.  
Mar 8 Placed on second reading by Rules Committee.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.  
Mar 28 Governor signed.  
Chapter 275, 2006 Laws.  
Effective date 6/7/2006.

**HB 2570** by Representatives Morrell, Campbell, Green, Conway, Sells, Chase, Cody, Williams, Kilmer, Wallace, Clibborn, Flannigan, Roberts, Lovick, Hasegawa, Darneille, O'Brien, Murray, Hunt, Schual-Berke, Lantz, Moeller, and Kagi

Prohibiting tobacco product sampling.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 2570-S** by House Committee on Health Care (originally sponsored by Representatives Morrell, Campbell, Green, Conway, Sells, Chase, Cody, Williams, Kilmer, Wallace, Clibborn, Flannigan, Roberts, Lovick, Hasegawa, Darneille, O'Brien, Murray, Hunt, Schual-Berke, Lantz, Moeller, and Kagi)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.  
Jan 19 Public hearing in committee.  
Jan 24 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Jan 26 Passed to Rules Committee for second reading.

**HB 2571** by Representatives Morrell, Cody, Conway, Blake, Eickmeyer, Wallace, Flannigan, Roberts, and Hasegawa

Collecting health care services debt under the homestead exemption.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, where the homestead is subject to execution, attachment, or seizure by or under any legal process whatever to satisfy a judgment in favor of any judgment creditor to pay for health care services, as defined in RCW 48.43.005, in which event the dollar limit on the value of the exemption shall be the sum of one hundred fifty thousand dollars in the case of lands, mobile home, and improvements, or the sum of fifty thousand dollars in the case of other personal property described in RCW 6.13.010.

**HB 2571-S** by House Committee on Judiciary (originally sponsored by Representatives Morrell, Cody, Conway, Blake, Eickmeyer, Wallace, Flannigan, Roberts, and Hasegawa)

(AS OF HOUSE 2ND READING 2/09/06)

Provides that, where the homestead is subject to execution, attachment, or seizure by or under any legal process whatever to satisfy a judgment in favor of any judgment creditor to pay for health care services, as defined in RCW 48.43.005, in which event the dollar limit on the value of the exemption shall be: (1) The sum of one hundred thousand dollars in the case of lands, mobile home, and improvements, or

(2) The sum of fifty thousand dollars in the case of other personal property described in RCW 6.13.010.

Provides that, on July 1st of each year, beginning on July 1, 2007, the administrator for the courts shall adjust the dollar limit on the exemption specified in this act by a rate of five percent over the previous year's exemption limit and shall publish the adjusted figure in the Washington state register.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Judiciary.  
Jan 17 Public hearing in committee.  
Jan 30 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; 1st substitute bill be substituted, do pass.  
Feb 1 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading by Rules Committee.  
Feb 9 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.

-- IN THE SENATE --

Feb 10 First reading, referred to Judiciary.  
Feb 21 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 JUD - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 2572** by Representatives Morrell, Clibborn, Green, Flannigan, Eickmeyer, Conway, Dickerson, Blake, Cody, Wallace, Roberts, Appleton, Hasegawa, McCoy, Linville, Simpson, Chase, Darneille, O'Brien, Murray, B. Sullivan, Ormsby, Springer, Moeller, and Kagi

Establishing the small employer health insurance partnership program.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent through establishment of a small employer health insurance partnership program, to remove economic barriers to health insurance coverage for low-wage employees of small employers by building on the private sector health benefit plan system and encouraging employer and employee participation in employer-sponsored health benefit plan coverage.

Requires the administrator to report biennially to the relevant policy and fiscal committees of the legislature on the effectiveness and efficiency of the small employer health insurance partnership program, including the services and benefits covered under the purchased health benefit plans, consumer satisfaction, and other program operational issues.

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 health services account to the health care authority for the small employer health insurance partnership program.

Provides that, contingent upon the appropriation of funds under this act, the sum of eighteen million three hundred thousand dollars, or as much thereof as may be necessary, is appropriated for the fiscal year ending June 30, 2007, from the health services account to the health care authority to fund additional subsidized enrollment of up to ten thousand enrollees in the basic health plan.

**HB 2572-S** by House Committee on Health Care (originally sponsored by Representatives Morrell, Clibborn, Green, Flannigan, Eickmeyer, Conway, Dickerson, Blake, Cody, Wallace, Roberts, Appleton, Hasegawa, McCoy, Linville, Simpson, Chase, Darneille, O'Brien, Murray, B. Sullivan, Ormsby, Springer, Moeller, and Kagi)

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent through establishment of a small employer health insurance partnership program, to remove economic barriers to health insurance coverage for low-wage employees of small employers by building on the private sector health benefit plan system and encouraging employer and employee participation in employer-sponsored health benefit plan coverage.

Provides that, to the extent funding is appropriated in the operating budget for this purpose, the small employer health insurance partnership program is established.

Provides that, beginning July 1, 2007, the administrator shall accept applications from eligible employees, on behalf of themselves, their spouses, and their dependent children, to receive premium subsidies through the small employer health insurance partnership program.

Requires the administrator to report biennially to the relevant policy and fiscal committees of the legislature on the effectiveness and efficiency of the small employer health insurance partnership program, including the services and benefits covered under the purchased health benefit plans, consumer satisfaction, and other program operational issues.

Requires the department of social and health services to submit a request to the federal department of health and human services by October 1, 2006, for a state children's health insurance program section 1115 demonstration waiver. The waiver request shall seek authorization from the federal government to draw down Washington state's unspent state children's health insurance program allotment to finance basic health plan coverage, as provided in chapter 70.47 RCW, for parents of children enrolled in medical assistance or the state children's health insurance program. The waiver also shall seek authorization from the federal government to utilize the resulting state savings to finance expanded basic health plan enrollment, or subsidies provided to low-wage workers through the small employer health insurance partnership program established in 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 health services account to the health care authority for the small employer health insurance partnership program.

Appropriates the sum of eighteen million three hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the health services account to the health care authority to fund additional subsidized enrollment of up to ten thousand enrollees in the basic health plan.

**HB 2572-S2** by House Committee on Appropriations (originally sponsored by Representatives Morrell, Clibborn, Green, Flannigan, Eickmeyer, Conway, Dickerson, Blake, Cody, Wallace, Roberts, Appleton, Hasegawa, McCoy, Linville, Simpson, Chase, Darneille, O'Brien, Murray, B. Sullivan, Ormsby, Springer, Moeller, and Kagi)

(DIGEST AS ENACTED)

Declares an intent through establishment of a small employer health insurance partnership program, to remove economic barriers to health insurance coverage for low-wage employees of small employers by building on the private sector health benefit plan system and encouraging employer and employee participation in employer-sponsored health benefit plan coverage.

Provides that, to the extent funding is appropriated in the operating budget for this purpose, the small employer health insurance partnership program is established.

Provides that, beginning July 1, 2007, the administrator shall accept applications from eligible employees, on behalf of themselves, their spouses, and their dependent children, to receive premium subsidies through the small employer health insurance partnership program.

Requires the administrator to report biennially to the relevant policy and fiscal committees of the legislature on the effectiveness and efficiency of the small employer health insurance partnership program, including the services and benefits covered under the purchased health benefit plans, consumer satisfaction, and other program operational issues.

Requires the department of social and health services to submit a request to the federal department of health and human services by October 1, 2006, for a state children's health insurance program section 1115 demonstration waiver. The waiver request shall seek authorization from the federal government to draw down Washington state's unspent state children's health insurance program allotment to finance basic health plan coverage, as provided in chapter 70.47 RCW, for parents of children enrolled in medical assistance or the state children's health insurance program. The waiver also shall seek authorization from the federal government to utilize the resulting state savings to finance expanded basic health plan enrollment, or subsidies provided to low-wage workers through the small employer health insurance partnership program established in this act.

Requires the joint legislative audit and review committee to conduct a program and fiscal review of the small employer health insurance partnership program and report their findings and recommendation to the appropriate committees of the legislature no later than December 1, 2009.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.

Jan 17 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 1 Referred to Appropriations.  
 Feb 3 Public hearing in committee.  
 Feb 4 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Placed on second reading.  
 Feb 8 2nd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 57; nays, 41; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 10 First reading, referred to Health & Long-Term Care.  
 Feb 16 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HEA - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 27 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.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 1 Committee amendment not adopted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 42; nays, 5; absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Mar 7 Amendment ruled beyond the scope and object of the bill.  
 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
 -- IN THE SENATE --  
 Mar 8 Senate receded from amendments.  
 Passed final passage; yeas, 25; nays, 23; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 27 Governor signed.  
 Chapter 255, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2573** by Representatives Morrell, Wallace, Clibborn, Cody, Flannigan, Simpson, Green, Ormsby, Springer, Kilmer, Moeller, Kagi, and Conway; by request of Governor Gregoire

Companion Bill: 6307

Adopting health information technology to improve quality of care.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 2573-S** by House Committee on Health Care (originally sponsored by Representatives Morrell, Wallace, Clibborn, Cody, Flannigan, Simpson, Green, Ormsby, Springer, Kilmer, Moeller, Kagi, and Conway; by request of Governor Gregoire)

(DIGEST AS ENACTED)

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.

Directs the department of corrections to create a demonstration project with one county jail system, one city jail system in the same county as the county jail system, and one state prison to demonstrate an integrated electronic health records system to facilitate and expedite the transfer of inmate health information between state and local correctional facilities.

Requires the demonstration project to at a minimum be partially operational prior to September 1, 2006.

Requires the demonstration project data to be available to the legislature by December 31, 2006.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.  
 Jan 19 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 8 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 75; nays, 23; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 10 First reading, referred to Health & Long-Term Care.  
 Feb 20 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 23 HEA - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 2; absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 83; nays, 12; absent, 0; excused, 3.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 103, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2574** by Representatives Cody, Morrell, Green, and Upthegrove

Regarding hospital charity care and debt collection.

(SUBSTITUTED FOR - SEE 2ND SUB)

Requires each hospital to provide notice to patients of its charity care policies. At a minimum, each hospital must post in locations easily accessible to and visible by patients, and include in each bill sent to patients, a notice regarding the opportunity to apply for charity care. The notice must use clear language that would be easily understood by individuals with limited education.

Provides that, upon a determination by a hospital that a person is eligible for a sliding fee schedule discount under RCW 70.170.060, the hospital shall offer that person the option to pay his or her bill in reasonable installments that take into account the person's income and other financial obligations.

Requires that, before contracting with any entity to act as a hospital's designated agent, assignee, or contractor for collection of its accounts receivable, or to purchase its accounts receivable, the hospital's governing board must have notice of, and affirmatively approve, the debt collection practices of the entity.

**HB 2574-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Morrell, Green, and Upthegrove)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that, for persons with no third-party coverage and with family income up to four hundred percent of the federal poverty guidelines, hospitals must provide a discount for any charges for services provided in the hospital.

Requires each hospital to provide notice to patients of its charity care policies. At a minimum, each hospital must post prominently in locations easily accessible to and visible by patients, including its web site, and in the bill sent to patients, a notice stating that charges for services to people meeting the charity care or discount criteria may be waived or reduced, and regarding the availability of charity care and how to qualify. A notice of charity care policies also may be provided to patients prior to discharge. Posted notices must be in English and also in the five languages other than English that are most frequently spoken in the hospital's service area. The notice must use clear language that would be easily understood by individuals with limited education.

Provides that, upon a determination by a hospital that a person without third-party coverage is eligible for a sliding fee schedule or other discount under RCW 70.170.060, the hospital shall offer that person the option to pay his or her bill in reasonable installments that take into account the person's income, assets, and other financial obligations. Interest rates for installment payment plans shall not exceed the rate the hospital pays to borrow working capital.

**HB 2574-S2** by House Committee on Appropriations (originally sponsored by Representatives Cody, Morrell, Green, and Upthegrove)

(AS OF HOUSE 2ND READING 2/13/06)

Provides that, for persons with no third-party coverage and with family income up to four hundred percent of the federal poverty guidelines, hospitals must provide a discount for any charges for services provided in the hospital.

Requires each hospital to provide notice to patients of its charity care policies. At a minimum, each hospital must post prominently in locations easily accessible to and visible by patients, including its web site, and in the bill sent to patients, a notice stating that charges for services to people meeting the charity care or discount criteria may be waived or reduced, and regarding the availability of charity care and how to qualify. A notice of charity care policies also may be provided to patients prior to discharge. Posted notices must be in English and also in the five languages other than English that are most frequently spoken in the hospital's service area. The notice must use clear

language that would be easily understood by individuals with limited education.

Directs the department of financial institutions to establish a work group to make recommendations related to hospital patient debt repayment and collection practices. The work group shall develop standards for appropriate, predictable, and fair repayment and debt collection practices for hospitals to apply to patients who are eligible for charity care, a sliding fee schedule, or maximum charge as defined in RCW 70.170.060.

Requires the work group to include representatives of the department of licensing, the department of health, hospitals, debt collection agencies, consumers and patients, and other interested stakeholders. The work group shall submit its recommendations to the legislature by November 15, 2006.

-- 2006 REGULAR SESSION --

Jan 10	First reading, referred to Health Care.
Jan 20	Public hearing in committee.
Jan 31	Executive session in committee. HC - Executive action taken by committee. HC - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.
Feb 3	Public hearing in committee. Referred to Appropriations.
Feb 4	Executive session in committee. APP - Executive action taken by committee. APP - Majority; 2nd substitute bill be substituted, do pass. Minority; do not pass.
Feb 7	Passed to Rules Committee for second reading.
Feb 9	Placed on second reading by Rules Committee.
Feb 13	2nd substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 60; nays, 38; absent, 0; excused, 0. -- IN THE SENATE --
Feb 15	First reading, referred to Health & Long-Term Care.
Feb 20	Public hearing in committee.
Feb 23	Executive session in committee.
Feb 24	HEA - Majority; do pass with amendment(s). Minority; do not pass. Minority; without recommendation. And refer to Ways & Means. Referred to Ways & Means.
Feb 27	Public hearing and executive action taken in committee. WM - Majority; do pass with amendments(s) by Health & Long-Term Care. Minority; do not pass. Minority; without recommendation. Passed to Rules Committee for second reading.
Feb 28	Placed on second reading by Rules Committee.
Mar 8	Referred to Rules. By resolution, returned to House Rules Committee for third reading.

**HB 2575** by Representatives Cody, Morrell, and Moeller; by request of Governor Gregoire

Companion Bill: 6306

Establishing a health technology assessment program.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares 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 assessment programs using systematic review methods substantially similar to those developed by the health technology assessment program.

**HB 2575-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Morrell, and Moeller; by request of Governor Gregoire)

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares 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 committee;

(3) Develops methods and processes to track the application of evidence-based practice and health outcomes across state agencies;

(4) Provides clear and transparent access to the scientific basis of coverage decisions and treatment guidelines developed under this program; and

(5) To the extent possible, collaborates with other states in the development and implementation of the program.

Requires the administrator of the health care authority, in consultation with the participating agencies and their medical directors, to establish a health technology clinical committee.

Requires the health technology clinical committee to review the results of the systematic assessments of health technologies conducted by an evidence-based health technology assessment center.

Establishes a health technology legislative oversight committee. The committee shall consist of two members from each caucus of the senate, and two members from each caucus of the house of representatives. The health technology legislative oversight committee shall: (1) Review and report at least annually on the impact of health technology coverage decisions made by the health technology clinical committee and state agencies on patient access, treatment quality, and overall health care costs; and

(2) Provide manufacturers of a health technology and organizations with an interest in a health technology an opportunity to present information related to the operation of the health technology assessment program, including coverage decisions and other matters at the discretion of the health technology legislative oversight committee.

**HB 2575-S2** by House Committee on Appropriations (originally sponsored by Representatives Cody, Morrell, and Moeller; by request of Governor Gregoire)

Establishing a health technology assessment program. (REVISED FOR PASSED LEGISLATURE: (Establishing a health technology clinical committee.)

(DIGEST AS ENACTED)

Establishes a health technology clinical committee.

Requires the administrator, in consultation with participating agencies and the committee, to select the health technologies to be reviewed by the committee under this act. Up to six may be selected for review in the first year after the effective date of this act, and up to eight may be selected in the second year after the effective date of this act. In making the selection, priority shall be given to any technology for which: (1) There are concerns about

its safety, efficacy, or cost-effectiveness, especially relative to existing alternatives, or significant variations in its use;

(2) Actual or expected state expenditures are high, due to demand for the technology, its cost, or both; and

(3) There is adequate evidence available to conduct the complete review.

VETO MESSAGE ON E2SHB 2575

March 29, 2006

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 6, Engrossed Second Substitute House Bill No. 2575 entitled:

I strongly support ESSHB No. 2575 and particularly its inclusion of language that protects an individual's right to appeal. Section 5(4) of the bill states that "nothing in this act diminishes an individual's right under existing law to appeal an action or decision of a participating agency regarding a state purchased health care program. Appeals shall be governed by state and federal law applicable to participating agency decisions." This is an important provision and one that I support whole-heartedly.

I am, however, vetoing Section 6 of this bill, which establishes an additional appeals process for patients, providers, and other stakeholders who disagree with the coverage determinations of the Health Technology Clinical Committee. The health care provider expertise on the clinical committee and the use of an evidence-based practice center should lend sufficient confidence in the quality of decisions made. Where issues may arise, I believe the individual appeal process highlighted above is sufficient to address them, without creating a duplicative and more costly process.

In the implementation of this bill, I expect the Health Care Authority, with the cooperation of participating agencies, to facilitate a timely and transparent process, to prioritize and manage the review of technologies within appropriated funds, and to meaningfully consider stakeholder feedback regarding the program and appeals processes. I further expect that the implementation of the Health Technology Assessment Program will be consistent with sound methods of assessment and the principles of evidence-based medicine.

I appreciate the Legislature's passage of this bill and have full confidence that it will help ensure that Washingtonians receive health care services that are safe and effective.

For these reasons, I have vetoed Section 6 of ESSHB No. 2575.

With the exception of Section 6, ESSHB No. 2575 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2006 REGULAR SESSION --

Jan 10	First reading, referred to Health Care.
Jan 19	Public hearing in committee.
Jan 31	Executive session in committee. HC - Executive action taken by committee. HC - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.
Feb 3	Public hearing in committee. Referred to Appropriations.
Feb 4	Executive session and executive action taken in committee. APP - Executive action taken by committee.

APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Placed on second reading.  
 Feb 8 2nd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 72; nays, 26; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 10 First reading, referred to Health & Long-Term Care.  
 Feb 20 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HEA - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 27 Public hearing and executive action taken in committee.  
 Mar 3 Executive session in committee.  
 WM - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Rules suspended.  
 Placed on second reading.  
 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0.  
 -- IN THE HOUSE --  
 Mar 6 House concurred in Senate amendments.  
 Passed final passage; yeas, 97; nays, 1; absent, 0; excused, 0.  
 Mar 7 Speaker signed.  
 -- IN THE SENATE --  
 Mar 8 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 29 Governor partially vetoed.  
 Chapter 307, 2006 Laws PV.  
 Effective date 6/7/2006\*\*.

**HB 2576** by Representatives Williams, Green, O'Brien, Kirby, Hunt, Ericks, Simpson, Lovick, McCoy, Lantz, Ormsby, Springer, and Conway

Companion Bill: 6478

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.

**HB 2576-S** by House Committee on Judiciary (originally sponsored by Representatives Williams, Green, O'Brien, Kirby, Hunt, Ericks, Simpson, Lovick, McCoy, Lantz, Ormsby, Springer, and Conway)

(DIGEST AS ENACTED)

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.

Directs the administrative office of the courts to develop and prepare instructions and informational brochures required under this act, standard petition and order for protection forms, and a court staff handbook on sexual assault, and the protection order process. The standard petition and order for protection forms must be used after September 1, 2006, for all petitions filed and orders issued under this act.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Judiciary.

Jan 18 Public hearing in committee.

Jan 30 Executive session in committee.

JUDI - Executive action taken by committee.

JUDI - Majority; 1st substitute bill be substituted, do pass.

Jan 31 Placed on second reading.

Feb 1 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 97; nays, 0;

absent, 0; excused, 1.

-- IN THE SENATE --

Feb 2 First reading, referred to Judiciary.

Feb 21 Executive session in committee.

Feb 23 JUD - Majority; do pass with amendment(s).

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, 47; nays, 0;

absent, 2; excused, 0.

-- IN THE HOUSE --

Mar 4 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.

-- IN THE SENATE --

Mar 7 Senate 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, 45; nays, 0;

absent, 0; excused, 4.

-- IN THE HOUSE --

Mar 8 House concurred in Senate amendments.

Passed final passage; yeas, 98; nays, 0; absent,

0; excused, 0.

Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 20 Governor signed.

Chapter 138, 2006 Laws.

Effective date 6/7/2006.

**HB 2577** by Representatives Upthegrove, Green, Appleton, Haler, Morrell, Clibborn, Hunt, Hudgins, Takko, and Moeller

Modifying vehicle dealer unlawful act provisions.

Revises vehicle dealer unlawful act provisions.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Commerce & Labor.

**HB 2578** by Representatives Upthegrove, B. Sullivan, and Dickerson

Evaluating point source outfalls in Puget Sound.

Requires the department of ecology, in cooperation with the department of health, the department of natural resources, the department of fish and wildlife, and representatives from affected stakeholders, including, but not limited to, environmental interests, shellfish growers, and organizations representing both public and private outfalls, to conduct a systematic evaluation of point source outfalls in Puget Sound and their impact on shellfish by December 1, 2006.

Requires the evaluation to: (1) Identify all point source outfalls in Puget Sound in relation to shellfish growing areas;

(2) Estimate the shellfish areas closed due to outfalls, including an estimate of the impact on commercial shellfish harvests;

(3) Determine options for altering the outfall to increase shellfish areas available for harvest; and

(4) Prioritize projects based on the costs of making improvements in relation to the economic and environmental benefits of the project.

Requires the department of ecology, in cooperation with the department of health, the department of natural resources, and the department of fish and wildlife, and affected stakeholders to develop recommendations and report findings to the appropriate committees of the legislature for funding options to implement projects identified in this act by December 1, 2006.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Natural Resources, Ecology & Parks.

Jan 27 Public hearing in committee.

**HB 2579** by Representatives Upthegrove, Lantz, Dickerson, Appleton, Morrell, Hasegawa, Quall, Hunter, Haler, O'Brien, Murray, Hunt, Schual-Berke, Ormsby, Springer, and Moeller

Companion Bill: 6468

Requiring classroom-based civics assessments.

(DIGEST AS ENACTED)

Finds that instruction in social studies, arts, health, and fitness is important to ensure a well-rounded and complete education. In particular, the civic mission of schools is strengthened and enhanced by comprehensive civics education and assessments. The legislature 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 each 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 10 First reading, referred to Education.

Jan 19 Public hearing in committee.

Feb 2 Executive session in committee.

ED - Executive action taken by committee.

ED - Majority; do pass.

Minority; without recommendation.

Feb 3 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading.

Feb 13 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 83; nays, 15;

absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 23 Public hearing in committee.

Feb 24 Executive session in committee.

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

Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 2 Committee amendment not adopted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 44; nays, 1;

absent, 0; excused, 4.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.

Passed final passage; yeas, 76; nays, 19;

absent, 0; excused, 3.

Mar 6 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 20 Governor signed.

Chapter 113, 2006 Laws.

Effective date 6/7/2006.

**HB 2580** by Representatives Upthegrove, Schual-Berke, P. Sullivan, Simpson, and McCune

Providing excise tax relief for persons that process canned salmon.

(AS OF HOUSE 2ND READING 2/11/06)

Provides excise tax relief for persons that process canned salmon.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Finance.

Jan 24 Public hearing in committee.

Jan 27 Executive session in committee.

FIN - Executive action taken by committee.

FIN - Majority; do pass.

Jan 30 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading suspension calendar.

Feb 11 Committee recommendations adopted.

Placed on third reading.

Third reading, passed; yeas, 95; nays, 1;

absent, 0; excused, 2.

-- IN THE SENATE --

Feb 14 First reading, referred to Ways & Means.

Feb 21 Public hearing in committee.

Feb 22 Executive session in committee.

Feb 27 WM - Majority; do pass with amendment(s).

Minority; do not pass.

Passed to Rules Committee for second reading.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2581** by Representatives Upthegrove, Appleton, Hasegawa, Pettigrew, Quall, Haler, Simpson, Hunt, Lantz, Dickerson, Ormsby, Kilmer, Kenney, and Conway

Creating a competitive grant program to increase parent and community involvement in diverse communities.

Declares an intent to dedicate new funding to support and replicate successful parent and community involvement models within diverse student populations.

Requires the superintendent of public instruction to administer a competitive grant program designed to increase parent and community involvement efforts within diverse communities.

Requires grant recipients to submit a report at the end of the year to the office of the superintendent of public instruction with quantitative and qualitative data that demonstrate increased participation of families in schools and institutional change in the schools as a result of the program. The report shall also include a summary of the program, best practices, challenges, and benefits. The superintendent shall make the reports available to other interested schools and districts.

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 superintendent of public instruction for the purposes of this act.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Education.

**HB 2582** by Representatives Upthegrove, Hunter, Appleton, Hasegawa, Quall, Clibborn, Simpson, Green, Ormsby, Kenney, Hudgins, and Kagi

Expanding high school completion programs.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the state's commitment to providing a basic education for all public school students under the age of twenty-one should continue until a student earns a diploma. Therefore the legislature intends to expand high school completion programs at community and technical colleges for older students who have not yet received a diploma but are eligible for state basic education support.

Provides that, in accordance with this act, each community or technical college shall make available courses or a program of study designed to enable students under the age of twenty-one who have completed all state high school graduation requirements except the certificate of academic achievement or certificate of individual achievement to complete their high school education and obtain a high school diploma.

**HB 2582-S** by House Committee on Education (originally sponsored by Representatives Upthegrove, Hunter, Appleton, Hasegawa, Quall, Clibborn, Simpson, Green, Ormsby, Kenney, Hudgins, and Kagi)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the state's commitment to providing a basic education for all public school students under the age of twenty-one should continue until a student earns a diploma. Therefore the legislature intends to expand high school completion programs at community and technical colleges for older students who have not yet received a diploma but are eligible for state basic education support.

Provides that, in accordance with this act, each community or technical college shall make available courses or a program of study designed to enable students under the age of twenty-one who have completed all state high school graduation requirements except the certificate of academic achievement or certificate of individual achievement to complete their high school education and obtain a high school diploma.

**HB 2582-S2** by House Committee on Appropriations (originally sponsored by Representatives Upthegrove, Hunter, Appleton, Hasegawa, Quall, Clibborn, Simpson, Green, Ormsby, Kenney, Hudgins, and Kagi)

(AS OF HOUSE 2ND READING 2/09/06)

Finds that the state's commitment to providing a basic education for all public school students under the age of twenty-one should continue until a student earns a diploma. Therefore the legislature intends to expand high school completion programs at community and technical colleges for older students who have not yet received a diploma but are eligible for state basic education support.

Provides that, in accordance with this act, each community or technical college shall make available courses or a program of study designed to enable students under the age of twenty-one who have completed all state high school graduation requirements except the certificate of academic achievement or certificate of individual achievement to complete their high school education and obtain a high school diploma.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Education.

Jan 16 Public hearing in committee.

Feb 1 Executive session in committee.

ED - Executive action taken by committee.

ED - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 3 Referred to Appropriations.

Feb 4 Public hearing, executive action taken, and executive action taken in committee.

APP - Executive action taken by committee.

APP - Majority; 2nd substitute bill be substituted, do pass.

Minority; do not pass.

Feb 7 Placed on second reading.

Feb 9 2nd substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 85; nays, 13; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 16 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 Executive session in committee.

EKHE - Majority; do pass.

And refer to Ways & Means.

Referred to Ways & Means.

Feb 27 Public hearing and executive action taken in committee.

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

Minority; without recommendation.

Passed to Rules Committee for second reading.

Mar 3 Placed on second reading by Rules Committee.

Mar 6 Committee amendment not adopted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Mar 8 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

**HB 2583** by Representatives Kenney, Cox, Conway, Hasegawa, Roberts, Appleton, Upthegrove, Morrell, Linville, Hunt, Dickerson, and Ormsby

Companion Bill: 6420

Regarding community and technical college part-time academic employee health benefits.

(SUBSTITUTED FOR - SEE 2ND 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.

**HB 2583-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kenney, Cox, Conway, Hasegawa, Roberts, Appleton, Upthegrove, Morrell, Linville, Hunt, Dickerson, and Ormsby)

(SUBSTITUTED FOR - SEE 2ND SUB)

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.

Provides that part-time academic employees, as defined in RCW 28B.50.489, who have established eligibility as determined from the payroll records of the employing community or technical college districts, for employer contributions for benefits under this chapter and who have worked an average of half-time or more in an academic year, through employment at one or more community or technical college districts, are eligible for continuation of employer contributions for the subsequent summer quarter period including the break between summer and fall quarters.

**HB 2583-S2** by House Committee on Appropriations (originally sponsored by Representatives Kenney, Cox, Conway, Hasegawa, Roberts, Appleton, Upthegrove, Morrell, Linville, Hunt, Dickerson, and Ormsby)

(DIGEST AS ENACTED)

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.

Provides that part-time academic employees, as defined in RCW 28B.50.489, who have established eligibility as determined from the payroll records of the employing community or technical college districts, for employer contributions for benefits under this chapter and who have worked an average of half-time or more in an academic year, through employment at one or more community or technical college districts, are eligible for continuation of employer contributions for the subsequent summer quarter period including the break between summer and fall quarters.

Provides that, to be eligible for maintenance of benefits through averaging, part-time academic employees must notify their employers of their potential eligibility. The state board for community and technical colleges shall report back to the legislature by November 15, 2009, on the feasibility of eliminating the self-reporting requirement for employees.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Higher Ed & Workforce Ed.  
 Jan 20 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 HEWE - Executive action taken by committee.  
 HEWE - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Referred to Appropriations.  
 Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Feb 7 Placed on second reading.  
 Feb 9 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Labor, Commerce, Research & Development.

Feb 20 Public hearing in committee.

Feb 21 Executive session in committee.

Feb 23 LCRD - Majority; do pass with amendment(s).

Minority; without recommendation.

And refer to Ways & Means.

Referred to Ways & Means.

Mar 7 Executive session in committee.

WM - Majority; do pass.

Rules suspended.

Placed on second reading.

Mar 8 Committee amendment not adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 0;

absent, 1; excused, 2.

-- IN THE HOUSE --

Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 29 Governor signed.

Chapter 308, 2006 Laws.

Effective date 6/7/2006.

**HB 2584** by Representatives Jarrett, Dunshee, Shabro, Clibborn, Anderson, B. Sullivan, Tom, Linville, Nixon, Lantz, Rodne, Upthegrove, P. Sullivan, Morrell, Moeller, Kilmer, and Springer

Establishing a blue ribbon growth management needs and priorities task force.

(SEE ALSO PROPOSED 1ST SUB)

Requires the task force to conduct a comprehensive analysis of statewide growth management needs and priorities; existing and potential funding mechanisms; and the policies and practices of governmental entities, private businesses, and the general public that affect the development and implementation of growth management goals and requirements.

Requires the task force to provide quarterly progress reports to the governor and the appropriate committees of the legislature. The task force shall report its final findings and recommendations to the governor and the appropriate committees of the legislature by June 30, 2008.

**HB 2584-S** by House Committee on Local Government (originally sponsored by Representatives Jarrett, Dunshee, Shabro, Clibborn, Anderson, B. Sullivan, Tom, Linville, Nixon, Lantz, Rodne, Upthegrove, P. Sullivan, Morrell, Moeller, Kilmer, and Springer)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes a blue ribbon growth management needs and priorities task force to provide the governor and the legislature with an analysis of how the growth management act has worked in meeting the goals and requirements set forth in chapter 36.70A RCW and to provide recommendations on how it can be improved to ensure meeting those goals.

Requires the task force to convene its first meeting no later than June 1, 2006, and shall choose two cochairs from among its legislative membership. The task force shall submit an interim report to the governor and legislature not later than November 1, 2006, which shall contain, at minimum, the findings to date of the independent fact-finder. The task force shall submit its final report and recommendations for legislative changes, if any, to the governor and the legislature not later than December 1, 2007.

Requires the task force to retain the services of an independent fact-finder for the purpose of gathering, analyzing,

and reporting information on the positive and controversial aspects of implementing the growth management act.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Local Government.  
 Jan 18 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted,  
 do pass.  
 Feb 3 Referred to Appropriations.

**HB 2585** by Representatives Jarrett, Dunshee, Shabro, Clibborn, Anderson, B. Sullivan, Tom, Linville, Nixon, Upthegrove, Morrell, Moeller, and Kilmer

Creating a collaborative design pilot program.

Requires the office of regulatory assistance to conduct a collaborative design pilot program. The pilot program shall, at a minimum, establish a mechanism for convening collaborative design teams, evaluate the effectiveness of collaborative design pilot projects, and make findings and recommendations regarding the feasibility of applying collaborative design practices throughout the state.

Directs the office of regulatory assistance to report its findings and recommendations to the appropriate committees of the house of representatives and the senate by December 31, 2009.

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

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Local Government.  
 Jan 18 Public hearing in committee.

**HB 2586** by Representatives Blake, Buck, Williams, Chase, Buri, McCoy, Morris, Flannigan, Eickmeyer, B. Sullivan, and Kessler

Companion Bill: 6401

Modifying definitions of charter licenses.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 2586-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Blake, Buck, Williams, Chase, Buri, McCoy, Morris, Flannigan, Eickmeyer, B. Sullivan, and Kessler)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 act shall be in

effect as long as the state of Oregon has reciprocal laws and regulations.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 31 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2587** by Representatives Blake, Buck, Takko, Chase, Morrell, Kessler, Williams, Buri, Linville, McCoy, Morris, Flannigan, Eickmeyer, B. Sullivan, Wallace, Dunshee, Haigh, Kenney, Lantz, Hunt, and Conway

Designating the Lady Washington as the official ship of the state of Washington.

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

Designates the Lady Washington as the official ship of the state of Washington.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to State Government Operations & Accountability.  
 Jan 27 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Government Operations & Elections.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2588** by Representatives Blake, Buck, Takko, Buri, Williams, Roach, Eickmeyer, Linville, Kessler, B. Sullivan, and Campbell

Authorizing small scale prospecting and mining on certain beach areas.

(SEE ALSO PROPOSED 1ST SUB)

Provides that the commission shall grant permits for small scale prospecting and mining, as defined in RCW 77.55.011, for the removal of gold from appropriate beach areas within the Seashore Conservation Area.

**HB 2588-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Blake, Buck, Takko, Buri, Williams, Roach, Eickmeyer, Linville, Kessler, B. Sullivan, and Campbell)

Evaluating the impact of small scale prospecting and mining on ocean beaches.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, beginning July 1, 2006, the state parks and recreation commission and the department of fish and wildlife shall establish a pilot program to evaluate the impacts of small scale prospecting and mining on ocean beaches. The pilot program shall be conducted from July 1, 2006, through July 1, 2008.

Directs the state parks and recreation commission, in consultation with the department of fish and wildlife, to establish two demonstration areas in appropriate beach areas in the seashore conservation area to allow small scale prospecting and mining for purposes of the pilot program.

Provides that, by October 1, 2008, the department of fish and wildlife shall report its findings and recommendations regarding the impacts of small scale prospecting and mining on the beach ecology to the state parks and recreation commission. The department shall consider public input prior to finalizing their findings and recommendations.

Requires the state parks and recreation commission and the department of fish and wildlife to report their findings and recommendations on the impacts of small scale prospecting and mining on ocean beaches to the appropriate committees of the legislature by December 1, 2008.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Natural Resources,  
Ecology & Parks.  
Jan 24 Public hearing in committee.  
Jan 31 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be  
substituted, do pass.  
Minority; do not pass.  
Feb 3 Referred to Appropriations.

**HB 2589** by Representatives McDonald, B. Sullivan, Buck,  
and Kretz

Allowing the use of leashed dogs to pursue injured wildlife.

Provides that individuals possessing a valid big game hunting license issued under this act may use a leashed dog or dogs to track a deer or elk injured by the individual possessing the license. Dogs may not be utilized by the hunter prior to the deer or elk sustaining an injury. The department may adopt rules specifying additional responsibilities for hunters opting to track injured deer or elk with leashed dogs.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Natural Resources,  
Ecology & Parks.

**HB 2590** by Representatives Dickerson and McIntire

Companion Bill: 6282

Exempting nonprofit organizations organized for zoological purposes from certain excise taxes.

(SUBSTITUTED FOR - SEE 1ST SUB)

Exempts nonprofit organizations organized for zoological purposes from certain excise taxes.

**HB 2590-S** by House Committee on Finance (originally  
sponsored by Representatives Dickerson and  
McIntire)

(AS OF HOUSE 2ND READING 2/11/06)

Exempts nonprofit organizations organized for zoological purposes from certain excise taxes.

Directs the department of revenue to review the tax exemptions benefitting zoological exhibitions, presentations, performances, and education programs under this act.

Requires the department to report its findings and recommendations to the finance committee of the house of representatives and the ways and means committee of the senate by December 1, 2016. The department shall provide a recommendation as to whether the exemptions should be continued without modification, modified, scheduled for sunset review at a future date, or terminated immediately. The department may recommend accountability standards for the future review of the exemptions.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Finance.  
Jan 17 Public hearing in committee.  
Jan 24 Executive session in committee.  
FIN - Executive action taken by committee.

FIN - Majority; 1st substitute bill be  
substituted, do pass.

Jan 27 Passed to Rules Committee for second reading.  
Feb 10 Placed on second reading suspension calendar.  
Feb 11 Committee recommendations adopted and the  
1st substitute bill substituted.

Placed on third reading.

Third reading, passed; yeas, 94; nays, 2;  
absent, 0; excused, 2.

-- IN THE SENATE --

Feb 14 First reading, referred to Natural Resources,  
Ocean & Recreation.

Feb 20 Executive session in committee.

Feb 22 NROR - Majority; without recommendation.  
And refer to Ways & Means.  
Referred to Ways & Means.

Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 2591** by Representatives B. Sullivan, Blake, Roberts, and  
Lovick

Providing an exemption from special fuel taxes for regional transit authorities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides an exemption from special fuel taxes for regional transit authorities.

**HB 2591-S** by House Committee on Transportation  
(originally sponsored by Representatives B.  
Sullivan, Blake, Roberts, and Lovick)

(AS OF HOUSE 2ND READING 2/10/06)

Provides an exemption from special fuel taxes for regional transit authorities.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Transportation.

Jan 30 Public hearing in committee.

Feb 1 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; 1st substitute bill be substituted,  
do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading suspension calendar.

Feb 10 Committee recommendations adopted and the  
1st substitute bill substituted.

Placed on third reading.

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

-- IN THE SENATE --

Feb 13 First reading, referred to Transportation.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 TRAN - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 27 Made eligible to be placed on second reading.

Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 2592** by Representatives Serben and Dunn

Changing impound posting requirements.

Amends RCW 46.55.070 relating to impound sign information.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Transportation.

**HB 2593** by Representatives Appleton, B. Sullivan, Jarrett,  
Morris, Hankins, Chase, McIntire, Dickerson,  
McCoy, Conway, Green, Darneille, Schual-Berke, Lovick,

Pettigrew, Sommers, Ericks, Lantz, Hasegawa, Morrell, Kenney, Haler, Springer, Roberts, P. Sullivan, Strow, Miloscia, Wallace, Cody, Sells, Moeller, Dunshee, Williams, O'Brien, McDermott, Kessler, Woods, Kilmer, Eickmeyer, Hunt, Flannigan, Takko, Nixon, Rodne, Simpson, Linville, and Kagi; by request of Department of Ecology

Companion Bill: 6244

Changing provisions relating to oil spill prevention, preparedness, and response.

(SUBSTITUTED FOR - SEE 2ND 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.

**HB 2593-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Appleton, B. Sullivan, Jarrett, Morris, Hankins, Chase, McIntire, Dickerson, McCoy, Conway, Green, Darneille, Schual-Berke, Lovick, Pettigrew, Sommers, Ericks, Lantz, Hasegawa, Morrell, Kenney, Haler, Springer, Roberts, P. Sullivan, Strow, Miloscia, Wallace, Cody, Sells, Moeller, Dunshee, Williams, O'Brien, McDermott, Kessler, Woods, Kilmer, Eickmeyer, Hunt, Flannigan, Takko, Nixon, Rodne, Simpson, Linville, and Kagi; by request of Department of Ecology)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that the department's rules authorized under RCW 88.46.160 and this act shall be scaled to the risk posed to people and to the environment, and be categorized by type of transfer, volume of oil, frequency of transfers, and such other risk factors as identified by the department.

Provides that the rules may require prior notice be provided before an oil transfer, regulated under chapter 88.46 RCW, occurs in situations defined by the department as posing a higher risk. The notice may include the time, location, and volume of the oil transfer.

Provides that the rules may require additional measures to be taken in conjunction with the deployment of containment equipment or with the alternatives to deploying containment equipment.

Requires the rules to include regulations to enhance the safety of oil transfers over water originating from vehicles transporting oil over private roads or highways of the state.

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.

**HB 2593-S2** by House Committee on Appropriations (originally sponsored by Representatives Appleton, B. Sullivan, Jarrett, Morris, Hankins, Chase, McIntire, Dickerson, McCoy, Conway, Green, Darneille, Schual-Berke, Lovick, Pettigrew, Sommers, Ericks, Lantz, Hasegawa, Morrell,

Kenney, Haler, Springer, Roberts, P. Sullivan, Strow, Miloscia, Wallace, Cody, Sells, Moeller, Dunshee, Williams, O'Brien, McDermott, Kessler, Woods, Kilmer, Eickmeyer, Hunt, Flannigan, Takko, Nixon, Rodne, Simpson, Linville, and Kagi; by request of Department of Ecology)

(AS OF HOUSE 2ND READING 2/13/06)

Provides that the department's rules authorized under RCW 88.46.160 and this act shall be scaled to the risk posed to people and to the environment, and be categorized by type of transfer, volume of oil, frequency of transfers, and such other risk factors as identified by the department.

Provides that the rules may require prior notice be provided before an oil transfer, regulated under chapter 88.46 RCW, occurs in situations defined by the department as posing a higher risk. The notice may include the time, location, and volume of the oil transfer. Unless oil transfers are scheduled in advance four hours or more, marine fuel outlets transferring less than three thousand gallons of oil in a single transaction to a ship that is not a covered vessel shall not be required to notify the department before the oil transfer.

Provides that the department may require semiannual reporting of volumes of oil transferred to ships by a marine fuel outlet.

Provides that the rules may require additional measures to be taken in conjunction with the deployment of containment equipment or with the alternatives to deploying containment equipment.

Requires the rules to include regulations to enhance the safety of oil transfers over water originating from vehicles transporting oil over private roads or highways of the state.

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.

-- 2006 REGULAR SESSION --

Jan 11	First reading, referred to Natural Resources, Ecology & Parks.
Jan 20	Public hearing in committee.
Jan 27	Executive session in committee. NREP - Executive action taken by committee. NREP - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.
Feb 1	Referred to Appropriations.
Feb 3	Public hearing in committee.
Feb 4	Executive session in committee. APP - Executive action taken by committee. APP - Majority; 2nd substitute bill be substituted, do pass.
Feb 7	Passed to Rules Committee for second reading.
Feb 10	Placed on second reading.
Feb 13	2nd substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 94; nays, 4; absent, 0; excused, 0.
	-- IN THE SENATE --
Feb 15	First reading, referred to Water, Energy & Environment.
Feb 21	Public hearing in committee.
Feb 22	Executive session in committee.
Feb 24	WEE - Majority; do pass with amendment(s). Minority; do not pass. Minority; without recommendation. Passed to Rules Committee for second reading.

Mar 1 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules  
 Committee for third reading.

By resolution, returned to House Rules  
 Committee for third reading.

**HB 2594** by Representatives Hasegawa, McCoy, Santos, Pettigrew, Kenney, Hudgins, Upthegrove, Hunt, O'Brien, Haigh, Kagi, and Dickerson

Companion Bill: 6886

Providing assistance to non-English speaking voters.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires the county auditor to provide bilingual voting registration forms, ballots, and all voting materials for any language group that meets the designated criteria.

Provides 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 the percentage requirements of this provision must be based on information contained in the most recent United States census.

Provides that, if a voter cannot speak English, he or she may use an interpreter to communicate with election officials.

**HB 2594-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Hasegawa, McCoy, Santos, Pettigrew, Kenney, Hudgins, Upthegrove, Hunt, O'Brien, Haigh, Kagi, and Dickerson)

(AS OF HOUSE 2ND READING 2/13/06)

Declares that the purpose of this act is to create a task force to effectuate the legislature's intent to enact section 203 of the voting rights act.

Establishes a joint select legislative task force on increasing voter participation for single-language minority groups.

Requires the task force to report its findings, recommendations, and proposed legislation to the appropriate committees of the legislature by January 2007.

Provides that any voter who requires interpretation assistance may designate a person of his or her choice to enter the voting machine booth with him or her to provide language interpretation and to assist the voter in recording his or her vote. A person who assists with language interpretation under this provision may not be the voter's employer or be associated with the voter's union.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to State Government Operations & Accountability.  
 Jan 25 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 13 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 55; nays, 43; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Government Operations & Elections.  
 Feb 22 Public hearing and executive action taken in committee.  
 Feb 24 GO - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Mar 3 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.

**HB 2595** by Representatives Kenney, Cox, Hasegawa, Hankins, Roberts, McIntire, Fromhold, Kilmer, Morrell, Rodne, Santos, Clibborn, Ormsby, O'Brien, Jarrett, Walsh, Conway, Wood, Kessler, Linville, Kagi, Appleton, Green, McCoy, Blake, Lantz, Sells, Campbell, P. Sullivan, Simpson, Schual-Berke, McDonald, Haigh, Dickerson, Moeller, Springer, and Wallace

Companion Bill: 6397

Providing for academic employee salary increments for community and technical colleges.

(SUBSTITUTED FOR - SEE 2ND 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.

**HB 2595-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kenney, Cox, Hasegawa, Hankins, Roberts, McIntire, Fromhold, Kilmer, Morrell, Rodne, Santos, Clibborn, Ormsby, O'Brien, Jarrett, Walsh, Conway, Wood, Kessler, Linville, Kagi, Appleton, Green, McCoy, Blake, Lantz, Sells, Campbell, P. Sullivan, Simpson, Schual-Berke, McDonald, Haigh, Dickerson, Moeller, Springer, and Wallace)

(SUBSTITUTED FOR - SEE 2ND 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.

Finds that the state board for community and technical colleges should examine the concept of a statewide salary allocation model and how it could be adopted for community and technical colleges. The purpose of such an allocation model would be to assure fair and functional allocation of compensation for state-funded academic employees including recognition of experience, professional development and training for, for example as is currently available to the common schools of the state.

Directs the state board for community and technical colleges to, in consultation with the various bargaining representatives of the academic employees, recommend an allocation model for the distribution of increments for experience, professional development, and training. The state board shall present its recommended allocation model to the legislature no later than January 10, 2008.

**HB 2595-S2** by House Committee on Appropriations (originally sponsored by Representatives Kenney, Cox, Hasegawa, Hankins, Roberts, McIntire, Fromhold, Kilmer, Morrell, Rodne, Santos, Clibborn, Ormsby, O'Brien, Jarrett, Walsh, Conway, Wood, Kessler, Linville, Kagi, Appleton, Green, McCoy, Blake, Lantz, Sells, Campbell, P. Sullivan, Simpson, Schual-Berke, McDonald, Haigh, Dickerson, Moeller, Springer, and Wallace)

(AS OF HOUSE 2ND READING 2/09/06)

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.

Finds that the state board for community and technical colleges should examine the concept of a statewide salary allocation model and how it could be adopted for community and technical colleges. The purpose of such an allocation model would be to assure fair and functional allocation of compensation for state-funded academic employees including recognition of experience, professional development and training for, for example as is currently available to the common schools of the state.

Directs the state board for community and technical colleges to, in consultation with the various bargaining representatives of the academic employees, recommend an allocation model for the distribution of increments for experience, professional development, and training. The state board shall present its recommended allocation model to the legislature no later than January 10, 2008.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Higher Ed & Workforce Ed.  
 Jan 20 Public hearing in committee.  
 Jan 24 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 HEWE - Executive action taken by committee.  
 HEWE - Majority; 1st substitute bill be substituted, do pass.  
 Jan 30 Referred to Appropriations.  
 Feb 2 Public hearing in committee.  
 Feb 3 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Placed on second reading.  
 Feb 9 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 2; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 11 First reading, referred to Labor, Commerce, Research & Development.  
 Feb 20 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 Feb 23 LCRD - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 Minority; without recommendation.  
 And refer to Ways & Means.  
 Referred to Ways & Means.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2596** by Representatives Kenney, McDonald, Conway, Wood, Hasegawa, Hudgins, Rodne, McCoy, Morrell, and Ormsby

Companion Bill: 6543

Modifying provisions for the cosmetology apprenticeship program.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions for the cosmetology apprenticeship program.

**HB 2596-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Kenney, McDonald, Conway, Wood, Hasegawa, Hudgins, Rodne, McCoy, Morrell, and Ormsby)

(DIGEST AS ENACTED)

Revises provisions for the cosmetology apprenticeship program.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Commerce & Labor.  
 Jan 26 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 CL - Executive action taken by committee.  
 Jan 31 CL - Majority; 1st substitute bill be substituted, do pass.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 Feb 9 Placed on second reading suspension calendar.  
 Feb 10 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 13 First reading, referred to Labor, Commerce, Research & Development.  
 Feb 21 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 LCRD - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Mar 2 Committee amendment adopted as amended.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 21 Governor signed.  
 Chapter 162, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2597** by Representatives Kenney, Cox, Sells, Hasegawa, Fromhold, Rodne, McCoy, Jarrett, Morrell, Conway, Ormsby, and Clibborn

Establishing additional requirements for private vocational schools.

(AS OF HOUSE 2ND READING 2/09/06)

Establishes additional requirements for private vocational schools.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Higher Ed & Workforce Ed.  
 Jan 26 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 HEWE - Executive action taken by committee.  
 HEWE - Majority; do pass.  
 Feb 3 Public hearing in committee.  
 Referred to Appropriations.  
 Feb 4 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 9 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 93; nays, 5;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.  
 Feb 23 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 EKHE - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 And refer to Ways & Means.  
 On motion, referred to Rules.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2598** by Representatives Moeller, Newhouse, Green, Schual-Berke, Curtis, Lovick, Appleton, Murray, and Roberts

Modifying definitions in chapter 15.36 RCW, milk and milk products.

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 of "sale" includes these arrangements.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2599** by Representatives Moeller, Williams, Lovick, Green, Murray, Conway, Roberts, and Kenney

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.

Declares that 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.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Commerce & Labor.

**HB 2600** by Representatives Moeller, Conway, Williams, Lovick, Green, Murray, Roberts, and Cody

Companion Bill: 6862

Requiring construction contractors to display their licenses and certificates.

(SEE ALSO PROPOSED 1ST SUB)

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.

Declares that 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.

**HB 2600-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Moeller, Conway, Williams, Lovick, Green, Murray, Roberts, and Cody)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

Declares that 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.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Commerce & Labor.  
 Jan 25 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 13 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 2601** by Representatives Hunter, Anderson, Morris, Jarrett, Nixon, O'Brien, Hudgins, Tom, Kilmer, and Wallace

Regarding state purchasing of information technology projects.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that fiscal notes shall also identify the fiscal and operational impacts on the state information technology portfolio. To develop a process for assessing the fiscal and operational impacts on the state information technology portfolio, the office of financial management shall consult with the information services board and the department of information services.

Requires the department, in consultation with the office of financial management and the information services board, to prepare a six-year strategic plan for state information technology projects.

Provides that, at a minimum, the strategic plan must contain the following: (1) A long-term plan for state investments in information technology projects, that identifies the highest priority needs for information technology projects within affordable spending levels;

(2) A statewide information technology assessment, that includes detailed project information and estimated costs for all ongoing information technology projects included in a state agency's information technology portfolio, under RCW 43.105.170;

(3) A detailed list of proposed information technology projects for the upcoming biennium and the two succeeding biennia; and

(4) A comprehensive review of the most recent biennial state performance report prepared under this act.

**HB 2601-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Hunter, Anderson, Morris, Jarrett, Nixon, O'Brien, Hudgins, Tom, Kilmer, and Wallace)

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

Provides that fiscal notes shall also identify the fiscal and operational impacts on the state information technology portfolio. To develop a process for assessing the fiscal and operational impacts on the state information technology portfolio, the office of financial management shall consult with the information services board and the department of information services.

Requires the department, in consultation with the office of financial management and the information services board, to prepare a six-year strategic plan for state information technology projects.

Provides that, at a minimum, the strategic plan must contain the following: (1) A long-term plan for state investments in information technology projects, that identifies the highest priority needs for information technology projects within affordable spending levels;

(2) A statewide information technology assessment, that includes detailed project information and estimated costs for all ongoing information technology projects included in a state agency's information technology portfolio, under RCW 43.105.170;

(3) A detailed list of proposed information technology projects for the upcoming biennium and the two succeeding biennia; and

(4) A comprehensive review of the most recent biennial state performance report prepared under this act.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Technology, Energy & Communications.  
 Jan 20 Public hearing and executive action taken in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 25 Passed to Rules Committee for second reading.  
 Jan 26 Placed on second reading by Rules Committee.  
 Feb 8 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Government Operations & Elections.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2602** by Representatives McCoy, Dunn, Chase, Hasegawa, Sells, B. Sullivan, Linville, Lovick, and Kilmer

Companion Bill: 6544

Authorizing increased public facility construction funding by the community economic revitalization board.

Authorizes increased public facility construction funding by the community economic revitalization board.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2603** by Representatives Roberts, Dickerson, Lovick, Pettigrew, Green, O'Brien, Ericks, McDonald, Tom, Appleton, Moeller, and Kagi

Requiring a diversion record to be sealed upon the successful completion of the diversion or counsel and release.

(SEE ALSO PROPOSED 1ST SUB)

Requires a diversion record to be sealed upon the successful completion of the diversion or counsel and release.

**HB 2603-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Roberts, Dickerson, Lovick, Pettigrew, Green, O'Brien, Ericks, McDonald, Tom, Appleton, Moeller, and Kagi)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that records shall be automatically sealed when a person who is the subject of the information or complaint turns eighteen years of age and his or her criminal history consists entirely of the one diversion agreement and there is no restitution owing in the case.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Juvenile Justice & Family Law.  
 Jan 24 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; 1st substitute bill be substituted, do pass.  
 Jan 30 Passed to Rules Committee for second reading.

**HB 2604** by Representatives Grant, McCoy, Blake, Haler, Simpson, Morris, B. Sullivan, P. Sullivan, Moeller, Hudgins, Morrell, Ericks, and Springer

Improving the production and use of renewable energy resources.

Finds that it is in the public interest to: (1) Encourage private investment in renewable energy;

(2) Stimulate the economic growth of the state;

(3) Enhance the continued diversification of the energy resources used in this state; and

(4) Provide for the safe interconnection, efficient markets, and distribution of renewable electric energy.

Establishes the following renewable energy standards for state agencies: (1) By December 31, 2006, state agencies must demonstrate that at least two percent of their total energy resources are generated by small renewable producers' systems;

(2) By December 31, 2007, state agencies must demonstrate that at least four percent of their total energy resources are generated by small renewable producers' systems; and

(3) By December 31, 2009, state agencies must demonstrate that at least eight percent of their total energy resources are generated by small renewable producers' systems.

Requires any electric utility operating in the state to assist, participate in, or facilitate the state's net metering purchasing efforts under this act.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Technology, Energy & Communications.  
 Jan 26 Public hearing in committee.

**HB 2605** by Representative Curtis

Creating the direct property owner petition method of annexation for city and town annexations.

Establishes procedures for the direct property owner petition method of annexation for city and town annexations.

Repeals RCW 28A.335.110.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Local Government.

**HB 2606** by Representatives Curtis, Takko, Orcutt, McDonald, Grant, Hinkle, Clements, Moeller, Chandler, Wallace, Tom, Kretz, Nixon, Blake, Kessler, Rodne, Haigh, B. Sullivan, and Morrell

Allowing volunteer fire fighter personnel to hold elective or appointed office.

(DIGEST AS ENACTED)

Provides that a volunteer member of any fire department who does not serve as fire chief for the department may be: (1) A candidate for elective public office and serve in that public office if elected; or

(2) Appointed to any public office and serve in that public office if appointed.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Local Government.

Jan 18 Public hearing in committee.

Jan 30 Executive session in committee.

LG - Executive action taken by committee.

LG - Majority; do pass.

Feb 1 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 14 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 15 First reading, referred to Government Operations & Elections.

Feb 16 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 GO - Majority; do pass with amendment(s). Passed to Rules Committee for second reading. 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, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.

Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.

Mar 6 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 24 Governor signed.

Chapter 211, 2006 Laws.

Effective date 6/7/2006.

**HB 2607** by Representatives Curtis and Haler

Providing counties the ability to vacate county road rights of way.

(SEE ALSO PROPOSED 1ST SUB)

Finds that the purpose of RCW 36.87.130 is to preserve for the public, for recreational or other purposes, existing access to bodies of salt or fresh water. Counties have no discretion regarding vacating all or part of a dedicated right of way regardless of whether it provides public access to a body of water. Therefore, certain rights of way encumber private property while not providing any existing public access to a body of water.

Declares an intent to enhance the ability of counties to balance the need to protect and preserve existing public access to bodies of water while providing counties the ability to vacate

rights of way so long as doing so does not undermine or eliminate such access.

**HB 2607-S** by House Committee on Local Government (originally sponsored by Representatives Curtis and Haler)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the purpose of RCW 36.87.130 is to preserve for the public, for recreational or other purposes, existing access to bodies of salt or fresh water.

Declares an intent to enhance the ability of counties to balance the need to protect and preserve existing public access to bodies of water while providing counties the ability to vacate rights of way so long as doing so does not undermine or eliminate such access.

Declares that no county shall vacate a county road or part thereof which abuts on a body of salt or fresh water unless the purpose of the vacation is to enable a county to implement a plan, adopted by resolution or ordinance, that provides no less than comparable public access to the same shoreline area to which the streets or alleys sought to be vacated abut, had the properties included in the plan not been vacated.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Local Government.

Jan 18 Public hearing in committee.

Feb 1 Executive session in committee.

LG - Executive action taken by committee.

LG - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading.

Feb 14 Referred to Rules 2 Consideration.

**HB 2608** by Representatives Curtis, Takko, Bailey, Grant, Orcutt, Hinkle, McDonald, Clements, Moeller, Chandler, Wallace, O'Brien, Haler, Haigh, Alexander, and Morrell

Defining performance of duty for the volunteer fire fighters' and reserve officers' relief and pension act.

(SUBSTITUTED FOR - SEE 1ST SUB)

Includes participation in any community or charitable event sanctioned by the chief or other officer having authority to authorize such member to participate in such event.

**HB 2608-S** by House Committee on Appropriations (originally sponsored by Representatives Curtis, Takko, Bailey, Grant, Orcutt, Hinkle, McDonald, Clements, Moeller, Chandler, Wallace, O'Brien, Haler, Haigh, Alexander, and Morrell)

(DIGEST AS ENACTED)

Includes performing other officially assigned duties that are secondary to his or her duties as a fire fighter, emergency worker, or reserve officer such as maintenance, public education, inspections, investigations, court testimony, and fund-raising for the benefit of the department; being on call or on standby under the orders of the chief or designated officer of the department, except at the individual's home or place of business.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Appropriations.

Jan 18 Public hearing in committee.

Jan 24 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; 1st substitute bill be substituted, do pass.

Jan 26 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 11 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Ways & Means.  
 Feb 21 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 23 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 24 Placed on second reading by Rules Committee.  
 Feb 27 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 9 Governor signed.  
 Chapter 26, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2609** by Representatives Morris, B. Sullivan, and Linville  
 Modifying utility tax provisions.

Revises utility tax provisions.

-- 2006 REGULAR SESSION --  
 Jan 11 First reading, referred to Technology, Energy  
 & Communications.

**HB 2610** by Representatives Dunshee, Blake, Linville,  
 Morris, Moeller, and Ormsby; by request of  
 Governor Gregoire

Companion Bill: 6384

Adopting the 2006 supplemental capital budget.

Adopts the 2006 supplemental capital budget.

-- 2006 REGULAR SESSION --  
 Jan 11 First reading, referred to Capital Budget.  
 Jan 26 Public hearing in committee.

**HB 2611** by Representatives Sells, Appleton, Williams,  
 Dunshee, Green, Moeller, Kenney, Hunt, Simpson,  
 and Hasegawa

Revising provisions relating to pesticide application notification  
 of pesticide-sensitive individuals.

Provides that an individual on the pesticide-sensitive list who  
 lives in a multifamily dwelling is entitled to receive prior  
 notification of all pesticide applications made by maintenance  
 applicators to property within the pesticide notification area of  
 that individual. The department shall inform the manager of the  
 property within the individual's pesticide notification area in  
 writing that the individual is on the pesticide-sensitive list and  
 that the manager has certain duties under this act and RCW  
 17.21.430.

Provides that, following receipt of the information, the  
 manager of the property shall provide prior notification to the  
 pesticide-sensitive individual of all pesticide applications made by  
 maintenance applicators to property within the pesticide  
 notification area of that individual. Notification must be made at  
 least ten hours prior to the scheduled application, or in the case of  
 an immediate service call, the manager or maintenance applicator  
 shall provide notification at the time of the application. The  
 applicator must make the application within twenty-four hours  
 following the date and approximate time stated in the  
 notification. If the application is not made within twenty-four  
 hours, the notification process must be repeated.

Requires notification to be provided in writing, in person, or  
 by telephone and must disclose the address or the specific location

on the property where the pesticide is to be applied and the date  
 and approximate time of the application. In the event the manager  
 of the property is unable to provide prior notification because of  
 the absence or inaccessibility of the pesticide-sensitive  
 individual, the manager shall leave a written notice at the  
 residence of the individual at the time of the application.

-- 2006 REGULAR SESSION --  
 Jan 11 First reading, referred to Economic  
 Development, Agriculture & Trade.  
 Jan 25 Public hearing in committee.

**HB 2612** by Representatives Kagi, O'Brien, Darnelle, Rodne,  
 Kenney, Schual-Berke, Morrell, and Springer; by  
 request of Department of Labor & Industries

Companion Bill: 6341

Including failure to secure a load in the first degree as a  
 compensable crime under the crime victims' compensation  
 program.

**(DIGEST AS ENACTED)**

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 Criminal Justice &  
 Corrections.  
 Jan 24 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Referred to Appropriations.  
 Jan 30 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 Feb 3 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Feb 4 Passed to Rules Committee for second reading.  
 Feb 7 Placed on second reading.  
 Feb 13 Rules suspended. Placed on Third Reading.  
 Feb 14 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 16 First reading, referred to Human Services &  
 Corrections.  
 Feb 23 Public hearing and executive action taken in  
 committee.  
 Feb 24 HSC - Majority; do pass.  
 On motion, referred to Ways & Means.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Made eligible to be placed on second reading.  
 Mar 8 Placed on second reading by Rules Committee.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 49; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 28 Governor signed.  
 Chapter 268, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2613** by Representatives O'Brien, Strow, Ericks, Ahern,  
 Rodne, Woods, McCune, and Sump

Providing discovery provisions for criminal cases.

Requires any materials furnished to an attorney pursuant to discovery in a criminal case to remain in the exclusive custody of the attorney and be used only for the purposes of conducting the party's side of the case, and shall be subject to such other terms and conditions as the court may provide.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Judiciary.  
Jan 25 Public hearing in committee.

**HB 2614** by Representatives Morrell, Conway, Williams, Blake, Kirby, Eickmeyer, Grant, Wallace, Hankins, Linville, McCoy, Flannigan, Anderson, McIntire, Kenney, Walsh, Hudgins, Holmquist, Condotta, Ormsby, Upthegrove, and Simpson

Regulating employment decisions based on consumption of lawful products.

(SEE ALSO PROPOSED 1ST SUB)

Declares that it is unlawful for an employer to refuse to hire or to discharge an individual, or otherwise disadvantage an individual, with respect to compensation, terms, conditions, or privileges of employment because the individual engages in the consumption of lawful products off the premises of the employer during nonworking hours, provided the individual complies with applicable laws or policies regulating consumption of lawful products on the premises of the employer during working hours.

**HB 2614-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Morrell, Conway, Williams, Blake, Kirby, Eickmeyer, Grant, Wallace, Hankins, Linville, McCoy, Flannigan, Anderson, McIntire, Kenney, Walsh, Hudgins, Holmquist, Condotta, Ormsby, Upthegrove, and Simpson)

Regulating employment decisions based on the consumption of lawful tobacco products.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that it is unlawful for an employer to refuse to hire or to discharge an individual, or otherwise disadvantage an individual, with respect to compensation, terms, conditions, or privileges of employment because the individual engages in the consumption of lawful products off the premises of the employer during nonworking hours, provided the individual complies with applicable laws or policies regulating consumption of lawful products on the premises of the employer during working hours.

Declares that it is not unlawful or an unfair employment practice under this act for an employer to refuse to hire, discharge, or otherwise disadvantage an individual with respect to compensation, terms, conditions, or privileges of employment if that decision is based on: (1) The individual's failure to meet job-related standards set by the employer;

(2) An employer's legitimate conflict of interest policy reasonably designed to protect the employer's trade secrets, proprietary information, or other proprietary interests;

(3) A bona fide occupational qualification or requirement, including qualifications or requirements implemented by the employer to screen for respiratory diseases in occupations where the individual will be exposed to smoke and noxious fumes; or

(4) The employer's drug and alcohol free work place program, including those adopted in response to federal requirements.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Commerce & Labor.  
Feb 1 Public hearing in committee.  
Feb 2 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 2615** by Representatives Quall, Morris, and Clibborn; by request of Insurance Commissioner

Companion Bill: 6231

Exempting certain private air ambulance services from licensing under the insurance code.

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

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 48.43 RCW, a health care services contractor 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.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Financial Institutions & Insurance.  
Jan 24 Public hearing and executive action taken in committee.  
FII - Executive action taken by committee.  
FII - Majority; do pass.  
Jan 27 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading suspension calendar.  
Feb 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2616** by Representatives Buck, Kretz, Orcutt, Serben, Walsh, Campbell, Haler, McDonald, Haigh, Woods, Roach, B. Sullivan, Bailey, Ahern, Ericksen, Skinner, Sump, Buri, Armstrong, Kessler, Holmquist, Condotta, McCune, Schindler, Rodne, Pearson, and Dunn

Prohibiting state park parking and access fees.

Provides that the commission may not charge fees for general park access or parking.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Natural Resources, Ecology & Parks.

**HB 2617** by Representatives Kretz, Blake, Ahern, Schindler, Sump, Condotta, Holmquist, Kristiansen, Serben, Campbell, McDonald, Hinkle, and Dunn

Allowing local jurisdictions to allow off-road vehicles to operate on designated city or county roads.

(DIGEST AS ENACTED)

Allows local jurisdictions to allow off-road vehicles to operate on designated city or county roads.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Transportation.  
 Jan 23 Public hearing in committee.  
 Feb 6 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Minority; do not pass.

Feb 7 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 84; nays, 11;  
 absent, 0; excused, 3.

-- IN THE SENATE --

Feb 14 First reading, referred to Transportation.  
 Feb 27 Public hearing and executive action taken in  
 committee.  
 TRAN - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.  
 Mar 1 Committee amendment not adopted.  
 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 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 90; nays, 7; absent,  
 0; excused, 1.

Mar 6 Speaker signed.

-- IN THE SENATE --

Mar 7 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 212, 2006 Laws.  
 Effective date 6/7/2006.

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**HB 2618** by Representatives Anderson and Rodne

Remediating student deficiencies on the Washington assessment of student learning.

Establishes the graduation achievement program. The purpose of the program is to improve significantly the educational achievement of middle and high school students and enable them to meet state standards for high school graduation in a timely manner, including completion of a certificate of academic achievement or a certificate of individual achievement. The program is also intended to acknowledge the accomplishments of middle and high school principals, teachers, and other school staff who help students make these significant improvements.

Requires each school district to submit an annual report to the office of the superintendent of public instruction on the expenditures, activities, and improvements in student achievement, by school, under the graduation achievement program. The reports shall use a common format developed by the office of the superintendent of public instruction and shall be posted on the office's web site. The office of the superintendent of public instruction shall summarize the district reports and submit a statewide report of the graduation achievement program to the education committees of the legislature by January 15th of each year.

-- 2006 REGULAR SESSION --  
 Jan 11 First reading, referred to Education.

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**HB 2619** by Representatives Schindler, Woods, Roach, Bailey, Kristiansen, Kretz, Nixon, Holmquist, Sump, Clements, Condotta, Orcutt, Rodne, Serben, Haler, and Ahern

Applying the best available science under the growth management act.

Provides that, where a proposed critical area ordinance is based upon science that has yet to be replicated in a physical context similar to the one at issue, but is theoretically sound and otherwise meets the test for best available science, that science constitutes the best available science.

Declares that the requirement to consider the best available science under this act does not obligate a county or city to use science from a different physical context if the county or city determines that the science is not applicable to a specific local situation or physical context, even if it is the only available science.

Declares that the requirement to consider the best available science is a procedural, not substantive, requirement.

-- 2006 REGULAR SESSION --  
 Jan 11 First reading, referred to Local Government.

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**HB 2620** by Representatives Schindler, Woods, Kristiansen, Roach, Bailey, Clements, Kretz, Holmquist, Nixon, Sump, Condotta, Orcutt, Rodne, and Buri

Companion Bill: 6837

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 as determined by the office of financial management 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 11 First reading, referred to Local Government.

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**HB 2621** by Representatives Miloscia, Holmquist, Ormsby, Kenney, and P. Sullivan; by request of Housing Finance Commission

Companion Bill: 6334

Increasing the debt limit of the housing finance commission.

Increases the debt limit of the housing finance commission from three to five billion dollars.

-- 2006 REGULAR SESSION --  
 Jan 11 First reading, referred to Housing.  
 Jan 24 Public hearing in committee.

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**HB 2622** by Representatives Blake, Buck, Williams, Chase, Morrell, Buri, Linville, McCoy, Roach, Morris, Flannigan, Newhouse, Eickmeyer, Wallace, B. Sullivan, Dunshee, Nixon, Upthegrove, Conway, Hinkle, Moeller, Condotta, and Kretz

Modifying concealed pistol license provisions.

(AS OF HOUSE 2ND READING 2/14/06)

Revises concealed pistol license provisions.

-- 2006 REGULAR SESSION --  
 Jan 11 First reading, referred to Judiciary.  
 Jan 24 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.

Jan 27 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 1;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Judiciary.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2623** by Representatives Kenney, Conway, Ormsby,  
 Wood, Hudgins, McCoy, Hasegawa, Sells, Hunt,  
 Upthegrove, Clibborn, Simpson, Dickerson, and Santos

Companion Bill: 6352

Protecting agricultural workers.

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.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Commerce & Labor.  
 Jan 23 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 27 Placed on second reading by Rules Committee.  
 Mar 4 Referred to Rules 2 Consideration.

**HB 2624** by Representatives B. Sullivan, Buck, and  
 Upthegrove; by request of Parks and Recreation  
 Commission

Companion Bill: 6206

Allowing the parks and recreation commission to deny or revoke the issuance of a park pass in certain circumstances.

(SEE ALSO PROPOSED 1ST SUB)

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.

Authorizes the commission to engage in a mutually agreed upon reciprocal or discounted program for all or specific pass programs with other outdoor recreation agencies.

**HB 2624-S** by House Committee on Natural Resources,  
 Ecology & Parks (originally sponsored by  
 Representatives B. Sullivan, Buck, and Upthegrove; by request of  
 Parks and Recreation Commission)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 or park volunteer 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.

Authorizes the commission to engage in a mutually agreed upon reciprocal or discounted program for all or specific pass programs with other outdoor recreation agencies.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Natural Resources,  
 Ecology & Parks.

Jan 24 Public hearing in committee.

Jan 27 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be  
 substituted, do pass.

Feb 1 Passed to Rules Committee for second reading.

**HB 2625** by Representatives Jarrett, Upthegrove, Rodne,  
 Simpson, Miloscia, B. Sullivan, Roberts, and  
 Springer

Companion Bill: 6281

Funding mountains to Sound greenway outdoor recreation projects.

Makes appropriations to fund mountains to Sound greenway outdoor recreation projects.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Natural Resources,  
 Ecology & Parks.

Jan 19 Public hearing in committee.

Jan 26 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; do pass.  
 Minority; do not pass.

Jan 30 Referred to Appropriations.

**HB 2626** by Representatives Springer, P. Sullivan, Green,  
 Blake, Kilmer, Appleton, Shabro, Hasegawa, Lantz,  
 Hunt, Takko, O'Brien, Kessler, Upthegrove, Schual-Berke,

Clibborn, Linville, Kagi, B. Sullivan, Morrell, Moeller, Hudgins, Sells, Ormsby, Wallace, and Fromhold; by request of Governor Gregoire and Commissioner of Public Lands

Companion Bill: 6345

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 Judiciary.

**HB 2627** by Representatives B. Sullivan, Buck, and Uphergrove; by request of Parks and Recreation Commission

Companion Bill: 6205

Modifying provisions governing the sale of unneeded park land.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions governing the sale of unneeded park land.

**HB 2627-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Buck, and Uphergrove; 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 11 First reading, referred to Natural Resources, Ecology & Parks.

Jan 24 Public hearing in committee.

Jan 27 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.

Feb 1 Passed to Rules Committee for second reading.

**HB 2628** by Representatives Campbell, Kirby, McCune, and Conway

Providing drug trafficking provisions.

Provides that a person is guilty of drug trafficking if he or she transfers drugs that are in violation of chapter 69.50 RCW across state lines or out of the United States and as a result he or she: (1) Knowingly or intentionally imports or exports a controlled substance in violation of this chapter;

(2) Knowingly or intentionally brings or possesses on board a vessel, aircraft, or vehicle a controlled substance in violation of this chapter; or

(3) Manufactures, possesses with intent to deliver, or delivers a controlled substance in violation of chapter 69.50 RCW.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Criminal Justice & Corrections.

**HB 2629** by Representatives Campbell, Williams, Nixon, Lantz, Rodne, and Simpson

Creating sentencing enhancements for driving under the influence and physical control of a vehicle while under the influence.

Establishes sentencing enhancements for driving under the influence and physical control of a vehicle while under the influence.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Judiciary.

Jan 24 Public hearing in committee.

**HB 2630** by Representatives Kenney, Cox, Kessler, Priest, Conway, Hunter, Buri, Fromhold, Sells, Grant, Ormsby, Quall, Haigh, Clements, Roberts, Uphergrove, McDermott, Hasegawa, Santos, Flannigan, Appleton, Rodne, Clibborn, Simpson, Linville, Kagi, Dickerson, P. Sullivan, Morrell, Moeller, Ericks, and Kilmer

Creating the opportunity grant program.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that the college board shall, with the assistance of the work force training and education coordinating board and a nonprofit organization that has been established to address work force development issues by a recognized statewide organization of employers representing a majority of employers in the state: (1) Identify high demand occupations, which are occupations where employer demand for workers exceeds the supply of qualified job applicants;

(2) Convene or use existing industry groups, such as industry skill panels or other industry or occupational entities, to identify the skill sets that workers need in the high demand occupations;

(3) Develop credentials that are recognized by postsecondary institutions and employers statewide and that are based on the attainment of the skill sets needed in occupations in high demand sectors;

(4) Market the credentials or certificates to potential students and employers as a way for them to advance in their careers; and (5) Gain recognition of the credentials or certificates by employers.

Directs the college board to develop and implement a work force education program known as the opportunity grant program to provide funding for low-income students enrolled in the program, including but not limited to funding tuition, books, fees, and child care expenses.

Requires the college board to: (1) Begin developing the program no later than March 15, 2006, with student enrollment to begin no later than January 1, 2007; and

(2) Submit a progress report to the fiscal and higher education committees of the legislature by January 15, 2008.

Appropriates the sum of 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 state board for community and technical colleges for the purposes of this act. Expenditure of moneys appropriated in this provision is contingent on receipt of matching funds from a nonstate source.

Appropriates the sum of five million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the state board for community and technical colleges for the purposes of this act.

Appropriates the sum of 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 Washington institute for public policy for the purposes of this act.

**HB 2630-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kenney, Cox, Kessler, Priest, Conway, Hunter, Buri, Fromhold, Sells, Grant, Ormsby, Quall, Haigh, Clements, Roberts, Uphergrove, McDermott, Hasegawa, Santos, Flannigan, Appleton, Rodne, Clibborn, Simpson, Linville, Kagi, Dickerson, P. Sullivan, Morrell, Moeller, Ericks, and Kilmer)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that the college board shall, with the assistance of the work force training and education coordinating board and a nonprofit organization that has been established to address work force development issues by a recognized statewide organization of employers representing a majority of employers in the state: (1) Identify high demand occupations, which are occupations where employer demand for workers exceeds the supply of qualified job applicants;

(2) Convene or use existing industry groups, such as industry skill panels or other industry or occupational entities, to identify the skill sets that workers need in the high demand occupations;

(3) Develop credentials that are recognized by postsecondary institutions and employers statewide and that are based on the attainment of the skill sets needed in occupations in high demand sectors;

(4) Market the credentials or certificates to potential students and employers as a way for them to advance in their careers; and

(5) Gain recognition of the credentials or certificates by employers.

Directs the college board to develop and implement a work force education program known as the opportunity grant program to provide funding for low-income students enrolled in the program, including but not limited to funding tuition, books, fees, and child care expenses.

Requires the college board to: (1) Begin developing the program no later than March 15, 2006, with student enrollment to begin no later than January 1, 2007; and

(2) Submit a progress report to the fiscal and higher education committees of the legislature by January 15, 2008.

Appropriates the sum of 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 state board for community and technical colleges for the purposes of this act. Expenditure of moneys appropriated in this provision is contingent on receipt of matching funds from a nonstate source.

Appropriates the sum of five million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the state board for community and technical colleges for the purposes of this act.

Appropriates the sum of 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 Washington institute for public policy for the purposes of this act.

**HB 2630-S2** by House Committee on Appropriations (originally sponsored by Representatives Kenney, Cox, Kessler, Priest, Conway, Hunter, Buri, Fromhold, Sells, Grant, Ormsby, Quall, Haigh, Clements, Roberts, Upthegrove, McDermott, Hasegawa, Santos, Flannigan, Appleton, Rodne, Clibborn, Simpson, Linville, Kagi, Dickerson, P. Sullivan, Morrell, Moeller, Ericks, and Kilmer)

(AS OF HOUSE 2ND READING 2/09/06)

Requires the college board and a nonprofit organization that has been established to address work force development issues by a recognized statewide organization of employers representing a majority of employers in the state to, in consultation with the work force training and education coordinating board, a statewide labor organization, and a statewide high-technology organization: (1) Identify high demand occupations, which are occupations where employer demand for workers exceeds the supply of qualified job applicants;

(2) Convene or use existing industry groups, such as industry skill panels or other industry or occupational entities, to identify the skill sets that workers need in the high demand occupations;

(3) Develop credentials that are recognized by postsecondary institutions and employers statewide and that are based on the attainment of the skill sets needed in occupations in high demand sectors;

(4) Market the credentials or certificates to potential students and employers as a way for them to advance in their careers; and

(5) Gain recognition of the credentials or certificates by employers.

Directs the college board to develop and implement a work force education program known as the opportunity grant program to provide funding for low-income students enrolled in the program, including but not limited to funding tuition, books, fees, and child care expenses.

Requires the college board to: (1) Begin developing the program no later than March 15, 2006, with student enrollment to begin no later than January 1, 2007; and

(2) Submit a progress report to the fiscal and higher education committees of the legislature by January 15, 2008.

Provides that, subject to approval of the board, the Washington state institute for public policy shall conduct a study to include: (1) A review of and recommendations for consolidating and simplifying the delivery of state-funded and federally funded work force education programs and work force education aid offered to students in this state, with a goal of achieving easier access to postsecondary education for students;

(2) A description of barriers that exist to combining work force education programs and work force education aid, such as state or federal statutes, rules, or regulations, and the relief that may be available through federal waivers;

(3) An estimate of the funding gap between available work force education aid and the financial needs of students living in this state;

(4) A description of barriers to access to and completion of work force education programs in this state; and

(5) Recommendations for increasing participation and completion rates for work force education programs.

Requires the Washington state institute for public policy to submit its report on the study to the legislature by November 15, 2006, and must coordinate its study and research with the Washington Learns study of postsecondary education.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Higher Ed & Workforce Ed.  
 Jan 19 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 HEWE - Executive action taken by committee.  
 HEWE - Majority; 1st substitute bill be substituted, do pass.  
 Feb 1 Public hearing in committee.  
 Referred to Appropriations.  
 Feb 2 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 7 Placed on second reading.  
 Feb 9 2nd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 4; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.  
 Feb 16 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 EKHE - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 27 Public hearing and executive action taken in committee.  
 WM - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Mar 1 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

**HB 2631** by Representatives Kilmer, Sump, B. Sullivan, Haler, Nixon, and Dunn

Providing a telecommunications or internet service tax exemption.

Provides a telecommunications or internet service tax exemption.

Requires the joint legislative audit and review committee, with the cooperation of the department of revenue, to report on the effectiveness of the tax incentives in this act to the appropriate committees of the legislature by December 1, 2007. The report shall measure the effectiveness of the tax incentives on promoting

build out of telecommunications infrastructure and any other factors the committee may select.  
Expires June 30, 2013.

- 2006 REGULAR SESSION --  
Jan 11 First reading, referred to Technology, Energy & Communications.  
Jan 19 Public hearing in committee.

**HB 2632** by Representatives Darneille, Green, Morrell, Appleton, Upthegrove, Murray, Cody, Moeller, and McDermott  
Modifying human immunodeficiency virus insurance program provisions.

(AS OF HOUSE 2ND READING 2/13/06)

Revises human immunodeficiency virus insurance program provisions.

- 2006 REGULAR SESSION --  
Jan 11 First reading, referred to Health Care.  
Jan 17 Public hearing in committee.  
Jan 27 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.  
Minority; do not pass.  
Feb 1 Referred to Appropriations.  
Feb 3 Public hearing in committee.  
Feb 4 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.  
Minority; do not pass.  
Feb 7 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, 59; nays, 39; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 15 First reading, referred to Health & Long-Term Care.  
Feb 23 Public hearing and executive action taken in committee.  
Feb 24 HEA - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Feb 28 Made eligible to be placed on second reading.  
Mar 6 Placed on second reading by Rules Committee.  
Mar 8 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.

**HB 2633** by Representatives Haigh, Wallace, Santos, Tom, and Nixon  
Concerning whistleblower investigations.

Provides that in addition to investigating employee assertions of improper governmental action, the auditor has the authority to investigate assertions of improper action made by a state contractor or an employee of a state contractor.

- 2006 REGULAR SESSION --  
Jan 11 First reading, referred to State Government Operations & Accountability.

**HB 2634** by Representatives Haigh, Talcott, Appleton, Nixon, Quall, P. Sullivan, Hunt, Santos, Tom, B. Sullivan, Ormsby, Moeller, Green, Hudgins, Wallace, Hunter, Lantz, Linville, Hasegawa, O'Brien, Rodne, Murray, Schual-Berke, and McDermott

Requiring full-day kindergarten.

Requires full-day kindergarten.

- 2006 REGULAR SESSION --  
Jan 11 First reading, referred to Education.

**HB 2635** by Representatives Haigh, Talcott, Appleton, P. Sullivan, Hunt, B. Sullivan, Ormsby, Cox, Quall, Nixon, Moeller, Newhouse, Hudgins, Upthegrove, Wallace, Green, Strow, Lantz, Kilmer, Hunter, Linville, Santos, Clements, McDermott, Fromhold, Tom, Kenney, O'Brien, Murray, Simpson, Conway, McIntire, Bailey, Hasegawa, Morrell, Ericks, and Springer

Authorizing optional full-day kindergarten.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, beginning with the 2007-08 school year, a school district may offer either full-day or half-day kindergarten in one or more schools as part of basic education. To ensure that the superintendent of public instruction has sufficient time to allocate funds, the office of the superintendent of public instruction shall adopt deadlines for a school district to notify the agency that the district intends to operate a full-day kindergarten program in one or more schools.

**HB 2635-S** by House Committee on Education (originally sponsored by Representatives Haigh, Talcott, Appleton, P. Sullivan, Hunt, B. Sullivan, Ormsby, Cox, Quall, Nixon, Moeller, Newhouse, Hudgins, Upthegrove, Wallace, Green, Strow, Lantz, Kilmer, Hunter, Linville, Santos, Clements, McDermott, Fromhold, Tom, Kenney, O'Brien, Murray, Simpson, Conway, McIntire, Bailey, Hasegawa, Morrell, Ericks, and Springer)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, beginning with the 2008-09 school year, a school district may offer either full-day or half-day kindergarten in one or more schools as part of basic education. To ensure that the superintendent of public instruction has sufficient time to allocate funds, the office of the superintendent of public instruction shall adopt deadlines for a school district to notify the agency that the district intends to operate a full-day kindergarten program in one or more schools.

- 2006 REGULAR SESSION --  
Jan 11 First reading, referred to Education.  
Jan 18 Public hearing in committee.  
Feb 1 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Feb 3 Referred to Appropriations.

**HB 2636** by Representatives Anderson, Rodne, and Dunn

Consolidating regional transportation agencies for efficiency and emergency evacuation planning purposes.

Recognizes that the scientific evidence and geologic record of the central Puget Sound region of the state is at high risk for catastrophic seismic events and that King, Snohomish, and Pierce counties represent over sixty percent of the state's economic activity.

Recognizes that destruction or significant disruption of the state's center of economic activity would have a long-term crippling effect on the economic and social welfare of all citizens of the state.

Finds that it is in the state's best interest for the safety and welfare of its citizens that regional transit authorities be organized and act as dual purpose entities serving both public transit needs and emergency evacuation and disaster response support in case of catastrophic natural and terrorism events.

- 2006 REGULAR SESSION --  
Jan 11 First reading, referred to Transportation.  
Jan 17 Public hearing in committee.

Jan 18 Public hearing in committee.

**HB 2637** by Representatives Anderson, Cox, Rodne, McDonald, Haler, Buri, Talcott, Woods, Priest, Shabro, Skinner, Crouse, Hankins, Curtis, Newhouse, Chandler, Schindler, Serben, Nixon, Clements, Sump, Orcutt, McCune, Walsh, Holmquist, Tom, Kretz, Roach, Strow, Condotta, Williams, Kristiansen, Kilmer, and Dunn

Prioritizing basic education expenditures within the state appropriations process.

Declares that, under Article IX, section 1 of the state Constitution, it is the paramount duty of the state to make ample provision for the education of all of Washington's children. According to the state supreme court, this constitutional provision requires that the legislature define and fully fund a program of K-12 basic education before the legislature funds any other statutory programs. For these reasons, it is the intent of the legislature to require that all appropriations for K-12 basic education, together with appropriations for other K-12 education programs, be enacted into law before the legislature takes executive action on other omnibus appropriations legislation.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Appropriations.

**HB 2638** by Representatives Curtis, Haler, Blake, Cox, Serben, Morrell, Anderson, Shabro, Woods, Alexander, Orcutt, Nixon, Rodne, Clibborn, McDonald, Moeller, Condotta, and Wallace

Companion Bill: 6673

Modifying the valuation of motor vehicles for use taxation.

Finds that 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 11 First reading, referred to Finance.

Jan 20 Public hearing in committee.

**HB 2639** by Representatives B. Sullivan, McCoy, O'Brien, Sells, Hinkle, Roberts, Ericks, Strow, and Dunn

Companion Bill: 6329

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 Economic Development, Agriculture & Trade.

Jan 18 Committee relieved of further consideration. Referred to Finance.

**HB 2640** by Representatives B. Sullivan, McCoy, O'Brien, Haler, Sells, Morris, Ericks, Strow, and Dunn

Companion Bill: 6462

Providing biotechnology product and medical device manufacturing tax incentives.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds 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.

**HB 2640-S** by House Committee on Finance (originally sponsored by Representatives B. Sullivan, McCoy, O'Brien, Haler, Sells, Morris, Ericks, Strow, and Dunn)

(DIGEST AS ENACTED)

Finds 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.

Declares that, for these reasons, the legislature hereby establishes a tax deferral program for commercial manufacturing facilities in this sector. The legislature 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. The legislature further declares its 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 11 First reading, referred to Technology, Energy & Communications.  
 Jan 24 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; do pass.  
 Feb 2 Referred to Finance.  
 Feb 6 Public hearing and executive action taken in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 10 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 93; nays, 5; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to International Trade & Economic Development.  
 Feb 15 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 Feb 23 ITED - Majority; do pass.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 24 Public hearing in committee.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 3; absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 23 Governor signed.  
 Chapter 178, 2006 Laws.  
 Effective date 7/1/2006.

**HB 2641** by Representatives B. Sullivan and Upthegrove  
 Concerning the trapping of wildlife.

Declares that the commission has the authority to manage the trapping of wild animals in Washington. This authority includes the ability to establish trapping seasons, prohibit the use of any trap type, establish prerequisites for the receipt of a trapping license, establish requirements for commerce in raw fur, establish required timelines for checking set traps, establish requirements for the handling, holding, transport, dispatch, and release of captured wildlife, and adopt any other rules deemed necessary by the commission for the management of wild animal trapping consistent with this act.

Requires a person to possess a department-issued Washington trapping license in order to lawfully trap wild animals throughout the state. Prior to being issued a trapping license, the person must satisfy the requirements of this act.

Declares that it is unlawful to knowingly buy, sell, barter, or otherwise exchange, or offer to buy, sell, barter, or otherwise exchange a wild animal, or the raw fur of a wild animal, that has been trapped in this state with a prohibited trap, unless the wild animal was trapped lawfully under this act. Raw fur from other sources may be bought, sold, or bartered consistent with any rules adopted by the commission.

Provides that the carcass of any animal captured in a prohibited trap may be donated to a public health or research institution.

Declares that a violation of this section is a gross misdemeanor.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 19 Public hearing in committee.

**HB 2642** by Representatives Clements, Sump, Hinkle, and Dunn

Managing the health of the state's forest.

Declares that, to maximize the potential benefit to the educational system, the forests of the state must be actively managed and maintained, using modern silvicultural techniques and sound forest stewardship. When land managers fail at this mission, or have their efforts hamstrung by third party litigation roadblocks, the group that bears the cost is the state's children.

Finds that the state should make deeper investments in the health of its forests, provide local mechanisms to aid the state in its management duties, and require third parties that influence forest health management to reimburse the state's children for the costs inflicted upon the children.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Natural Resources, Ecology & Parks.

**HB 2643** by Representatives Clements, Kenney, Upthegrove, and Strow

Allowing vehicles with aftermarket hydraulic systems to operate on public roadways.

(AS OF HOUSE 2ND READING 2/14/06)

Authorizes vehicles with aftermarket hydraulic systems to operate on public roadways.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Transportation.  
 Jan 23 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Transportation.  
 Feb 24 Public hearing in committee.  
 Feb 27 Executive session in committee.  
 TRAN - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Mar 3 Referred to Rules.  
 Mar 8

By resolution, returned to House Rules Committee for third reading.

**HB 2644** by Representatives P. Sullivan, Crouse, and Kilmer; by request of Department of Trade and Economic Development

Companion Bill: 6379

Increasing temporarily the statewide cap for the customer assistance public utility tax credit.

(DIGEST AS ENACTED)

Increases temporarily the statewide cap for the customer assistance public utility tax credit.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Technology, Energy & Communications.  
 Jan 19 Public hearing and executive action taken in committee.  
 TEC - Majority; do pass.  
 Jan 20 Referred to Finance.  
 Jan 25 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 10 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Water, Energy & Environment.  
 Feb 16 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 Feb 22 WEE - Majority; do pass.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 24 Executive session in committee.  
 Feb 27 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Made eligible to be placed on second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 1 Floor amendment(s) adopted.  
 Mar 7 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Mar 8 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 24 Governor signed.  
 Chapter 213, 2006 Laws.  
 Effective date 7/1/2006.

**HB 2645** by Representatives Kilmer, Crouse, P. Sullivan, Morris, and Dunn; by request of Department of Community, Trade, and Economic Development

Companion Bill: 6380

Providing a limited public utility tax credit for gas distribution businesses.

(SUBSTITUTED FOR - SEE 2ND SUB)

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.

**HB 2645-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Kilmer, Crouse, P. Sullivan, Morris, and Dunn; by request of Department of Community, Trade, and Economic Development)

(SUBSTITUTED FOR - SEE 2ND SUB)

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.

**HB 2645-S2** by House Committee on Finance (originally sponsored by Representatives Kilmer, Crouse, P. Sullivan, Morris, and Dunn; by request of Department of Community, Trade, and Economic Development)

(AS OF HOUSE 2ND READING 2/10/06)

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 11 First reading, referred to Technology, Energy & Communications.  
 Jan 19 Public hearing in committee.  
 Jan 20 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 25 Referred to Finance.  
 Jan 30 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 2nd substitute bill be substituted, do pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 10 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 93; nays, 5; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 13 First reading, referred to Water, Energy & Environment.  
 Feb 16 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 Feb 22 WEE - Majority; do pass.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 24 Executive session in committee.  
 Feb 27 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 1 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

**HB 2646** by Representatives Wallace, Hinkle, Haigh, and Holmquist

Providing a sales tax exemption for trail grooming.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the tax levied by RCW 82.08.020 does not apply to sales of trail grooming services to the state of Washington or private owners of land. For the purposes of this act, "trail grooming" means the activity of snow compacting, snow redistribution, or snow removal on state-owned or privately-owned trails.

**HB 2646-S** by House Committee on Finance (originally sponsored by Representatives Wallace, Hinkle, Haigh, and Holmquist)

Providing a sales tax exemption for certain trail grooming services.

(AS OF HOUSE 2ND READING 2/10/06)

Declares that the tax levied by RCW 82.08.020 does not apply to sales of trail grooming services to the state of Washington or nonprofit corporations organized under chapter 24.03 RCW. For the purposes of this act, "trail grooming" means the activity of snow compacting, snow redistribution, or snow removal on state-owned or privately-owned trails.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Finance.  
 Jan 27 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading suspension calendar.  
 Feb 10 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 13 First reading, referred to Ways & Means.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2647** by Representatives Wallace, Blake, Appleton, Tom, P. Sullivan, B. Sullivan, Condotta, McIntire, Haigh, Morrell, McDonald, and Holmquist

Modifying snowmobile registration requirements.

Revises snowmobile registration requirements.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Transportation.

**HB 2648** by Representatives Sells, Wallace, Appleton, Ormsby, Springer, Lovick, Green, Hasegawa, Kessler, and Roberts

Companion Bill: 6303

Regulating security freezes for victims of identity theft.

Amends RCW 19.182.170 regulating security freezes for victims of identity theft.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Financial Institutions & Insurance.

**HB 2649** by Representatives Miloscia, Hasegawa, Uptegrove, and Ormsby

Creating an affordable housing for all program.

(SEE ALSO PROPOSED 1ST SUB)

Finds that there is a large, unmet need for affordable housing in the state of Washington.

Declares that a decent, appropriate, and affordable home in a healthy, safe environment for every low-income household by 2020 is a goal for state and local governments and all housing organizations and related vendors. Furthermore, this goal includes increasing the percentage of low-income households who are able to obtain and retain housing without government subsidies or other public support.

Finds that the continual systematic collection and rigorous evaluation of comprehensive data regarding the state's affordable housing stock and persons requiring affordable housing is critical to planning for and achieving the state's affordable housing goal.

Finds that there are many root causes of the affordable housing shortage and declares that it is critical that such causes be analyzed, effective solutions be developed, implemented, monitored, and evaluated, and that these causal factors be eliminated.

Finds that there is a taxpayer and societal cost associated with a lack of living wage jobs and affordable housing and that state and local governments must identify and quantify that cost.

Finds that the support and commitment of all sectors of the statewide community is critical to accomplishing the state's affordable housing for all goal.

Finds that the provision of housing and housing-related services should be administered at the local level. However, the state should play a primary role in: Researching, evaluating, benchmarking, and implementing best practices; continually updating and evaluating statewide housing data; developing a statewide plan to achieve the affordable housing for all goal; coordinating and supporting local government plans and activities; and providing quality management by monitoring both state and local government performance towards achieving interim and ultimate goals.

Declares that the systematic and comprehensive performance measurement and evaluation of progress toward interim goals and the ultimate state affordable housing goal of a decent, appropriate, and affordable home in a healthy, safe environment for every low-income household in the state by 2020 is a necessary component of the statewide effort to end the lack of affordable housing crisis.

Appropriates the sum of two 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 community, trade, and economic development, for the purposes of accomplishing the planning, data system creation, data collection, and program implementation activities of this act. Of the two million dollars appropriated, the department of community, trade, and economic development shall distribute one million dollars to the participating local governments using a formula to be determined by the department and be used for local planning, data system creation, data collection, and program implementation purposes.

**HB 2649-S** by House Committee on Housing (originally sponsored by Representatives Miloscia, Hasegawa, Upthegrove, and Ormsby)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that there is a large, unmet need for affordable housing in the state of Washington.

Declares that a decent, appropriate, and affordable home in a healthy, safe environment for every low-income household by 2020 is a goal for state and local governments and all housing organizations and related vendors. Furthermore, this goal includes increasing the percentage of low-income households who are able to obtain and retain housing without government subsidies or other public support.

Finds that the continual systematic collection and rigorous evaluation of comprehensive data regarding the state's affordable housing stock and persons requiring affordable housing is critical to planning for and achieving the state's affordable housing goal.

Finds that there are many root causes of the affordable housing shortage and declares that it is critical that such causes be analyzed, effective solutions be developed, implemented, monitored, and evaluated, and that these causal factors be eliminated.

Finds that there is a taxpayer and societal cost associated with a lack of living wage jobs and affordable housing and that state and local governments must identify and quantify that cost.

Finds that the support and commitment of all sectors of the statewide community is critical to accomplishing the state's affordable housing for all goal.

Finds that the provision of housing and housing-related services should be administered at the local level. However, the state should play a primary role in: Researching, evaluating, benchmarking, and implementing best practices; continually updating and evaluating statewide housing data; developing a statewide plan to achieve the affordable housing for all goal; coordinating and supporting local government plans and activities; and providing quality management by monitoring both state and local government performance towards achieving interim and ultimate goals.

Declares that the systematic and comprehensive performance measurement and evaluation of progress toward interim goals and the ultimate state affordable housing goal of a decent, appropriate, and affordable home in a healthy, safe environment for every low-income household in the state by 2020 is a necessary component of the statewide effort to end the lack of affordable housing crisis.

Appropriates the sum of two 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 community, trade, and economic development, for the purposes of accomplishing the planning, data system creation, data collection, and program implementation activities of this act. Of the two million dollars appropriated, the department of community, trade, and economic development shall distribute one million dollars to the participating local governments using a formula to be determined by the department and be used for local planning, data system creation, data collection, and program implementation purposes.

Repeals RCW 43.185B.010.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Housing.  
 Jan 19 Public hearing in committee.  
 Jan 24 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 HOUS - Executive action taken by committee.  
 HOUS - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 30 Referred to Appropriations.  
 Feb 1 Public hearing in committee.

**HB 2650** by Representatives Miloscia, Pettigrew, Ormsby, Roberts, Hasegawa, Sells, and Green

Creating programs to end homelessness.

(SEE ALSO PROPOSED 1ST SUB)

Establishes programs to end homelessness.

Appropriates the sum of two 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 community, trade, and economic development for the purposes of accomplishing the planning, data system creation, data collection, evaluation, reporting, and program implementation activities of this act. Of the two million dollars appropriated, the department shall distribute one million five hundred thousand dollars to the participating local governments, using a formula to be determined by the department, to be used for local planning, data system creation, data collection, program implementation purposes, implementation quality management programs, and local housing programs eligible under this act.

**HB 2650-S** by House Committee on Housing (originally sponsored by Representatives Miloscia, Pettigrew, Ormsby, Roberts, Hasegawa, Sells, and Green)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes programs to end homelessness.

Appropriates the sum of two 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 community, trade, and economic development for the purposes of accomplishing the planning, data system creation, data collection, evaluation, reporting, and program implementation activities of this act. Of the two million dollars appropriated, the department shall distribute one million five hundred thousand dollars to the participating local governments, using a formula to be determined by the department, to be used for local planning, data system creation, data collection, program implementation purposes, implementation quality management programs, and local housing programs eligible under this act.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Housing.  
 Jan 19 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 HOUS - Executive action taken by committee.  
 HOUS - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 30 Referred to Appropriations.  
 Feb 1 Public hearing in committee.

**HB 2651** by Representatives Pettigrew, Kristiansen, Haigh, Buri, Walsh, Linville, Kretz, Grant, Cox, Newhouse, Holmquist, Blake, Armstrong, and Springer

Companion Bill: 6854

Regarding disclosure of animal information.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that livestock identification numbers, premise information, and animal movement data are proprietary information that all have a role in defining a livestock producer's position within the marketplace, including his or her competitive advantage over other producers.

Finds that voluntary animal testing by a livestock producer yields proprietary information that assists the producer to implement on-farm animal health practices.

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.

**HB 2651-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Pettigrew, Kristiansen, Haigh, Buri, Walsh, Linville, Kretz, Grant, Cox, Newhouse, Holmquist, Blake, Armstrong, and Springer)

(DIGEST AS ENACTED)

Finds that livestock identification numbers, premise information, and animal movement data are proprietary information that all have a role in defining a livestock producer's position within the marketplace, including his or her competitive advantage over other producers.

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 11 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 30 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 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, 95; nays, 0; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Agriculture & Rural Economic Development.  
 Feb 21 Public hearing and executive action taken in committee.  
 Feb 22 ARED - Majority; do pass.  
 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, 44; nays, 0; absent, 0; excused, 5.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 15 Governor signed.  
 Chapter 75, 2006 Laws.  
 Effective date 6/7/2006\*.

**HB 2652** by Representatives Darneille, McCoy, Walsh, Green, Morrell, Appleton, Nixon, Upthegrove, Miloscia, and Strow

Companion Bill: 6213

Providing a religious exemption to the clean indoor air act.

Declares that a building or part of a building where religious ceremonies are conducted when smoking is part of the ritual is not a place of employment.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Health Care.

**HB 2653** by Representatives Darneille, Clements, Bailey, Green, Appleton, Orcutt, and Hinkle

Prohibiting purchase or sale of human body parts for research purposes.

Prohibits purchase or sale of human body parts for research purposes.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Criminal Justice & Corrections.  
 Jan 27 Public hearing and executive action taken in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Jan 30 Passed to Rules Committee for second reading.

**HB 2654** by Representatives Darneille, Strow, O'Brien, Lantz, Rodne, Simpson, Clibborn, McDonald, Conway, Miloscia, B. Sullivan, and Ericks

Prohibiting sex offender treatment by treatment providers who are sex offenders.

(SUBSTITUTED FOR - SEE 1ST SUB)

Prohibits sex offender treatment by treatment providers who are sex offenders.

**HB 2654-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Darneille, Strow, O'Brien, Lantz, Rodne, Simpson, Clibborn, McDonald, Conway, Miloscia, B. Sullivan, and Ericks)

Prohibiting certification of sex offenders as sex offender treatment providers.

(DIGEST AS ENACTED)

Prohibits sex offender treatment by treatment providers who are sex offenders.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Criminal Justice & Corrections.  
 Jan 26 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Human Services & Corrections.  
 Feb 20 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HSC - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 3 Placed on second reading by Rules Committee.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 20 Governor signed.  
 Chapter 134, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2655** by Representatives Takko, Orcutt, Dunn, and Fromhold

Companion Bill: 6511

Modifying disbursement of the metropolitan park district fund.

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

Revises disbursement of the metropolitan park district fund.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Local Government.  
 Jan 23 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Government  
 Operations & Elections.  
 Feb 21 Public hearing and executive action taken in  
 committee.  
 Feb 23 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on second reading.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2656** by Representatives Takko, Schindler, Simpson, Dunn, Moeller, Ahern, and Fromhold

Companion Bill: 6510

Modifying county lien authority.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises county lien authority.

**HB 2656-S** by House Committee on Local Government (originally sponsored by Representatives Takko, Schindler, Simpson, Dunn, Moeller, Ahern, and Fromhold)

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

Revises county lien authority.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Local Government.  
 Jan 23 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted,  
 do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted and the  
 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Government  
 Operations & Elections.  
 Feb 21 Public hearing and executive action taken in  
 committee.  
 Feb 23 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 27 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.

By resolution, returned to House Rules  
 Committee for third reading.

**HB 2657** by Representatives Condotta, Hinkle, Serben, Chandler, Holmquist, Woods, Tom, Newhouse, Kristiansen, Sump, Skinner, and Kretz

Requiring legislative approval of class III tribal-state gaming compacts.

Requires legislative approval of class III tribal-state gaming compacts.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Commerce & Labor.

**HB 2658** by Representatives Hinkle, B. Sullivan, Condotta, and Kretz

Establishing a statewide ORV data base.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that the data base must be based on a global information systems program and include all state and federal lands open for public ORV use. The data base must be available to the public over the committee's internet web site.

**HB 2658-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Hinkle, B. Sullivan, Condotta, and Kretz)

(AS OF HOUSE 2ND READING 2/11/06)

Requires a statewide data base of ORV trails, ORV sports parks, and other ORV recreation areas open to the general public. The data base must be based on a geographic information system program and include all state and federal lands open for public ORV use. The data base must be available to the public over the committee's internet web site and a link to the data base must be created on web sites operated by all state agencies, other than colleges and universities, that manage recreational land of any nature. The committee shall fund the data base consistent with RCW 46.09.110.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Natural Resources,  
 Ecology & Parks.  
 Jan 24 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be  
 substituted, do pass.  
 Feb 2 Referred to Capital Budget.  
 Feb 6 Public hearing in committee.  
 Feb 7 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; do pass 1st substitute bill  
 proposed by Capital Budget.  
 Passed to Rules Committee for 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, 95; nays, 0;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Natural Resources,  
 Ocean & Recreation.  
 Feb 20 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 NROR - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2659** by Representatives Hinkle, Linville, Holmquist, Kristiansen, and Condotta

Concerning water storage.

Declares that RCW 90.03.370 does not apply to impoundments of less than one hundred acre-feet provided that the facilities impound water under an existing water right where the use of the impoundment: (1) Facilitates efficient use of water and eliminates the diversion of water from the natural course of a stream or river during its base flow period;

(2) Promotes compliance with an approved recovery plan for endangered or threatened species or a watershed management plan that specifically provides an effective means to protect the water left in the stream during the base flow period; and

(3) Does not expand the number of acres irrigated or the annual consumptive quantity of water used.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Economic Development, Agriculture & Trade.  
Jan 27 Public hearing in committee.

**HB 2660** by Representatives Condotta, Kretz, Kristiansen, Sump, Holmquist, Schindler, Orcutt, Pearson, Woods, Buri, Strow, and Wallace

Requiring labels that specify fuel tax rates to be affixed to gas pumps.

Requires the director to create an adhesive label specifying the current federal and state motor vehicle fuel and special fuel tax rates. The label must be updated as necessary to reflect current motor vehicle fuel and special fuel tax rates.

Provides that, beginning January 1, 2007, a current adhesive label, as described in this act, must be affixed on each retail motor vehicle fuel pump in the state.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Transportation.

**HB 2661** by Representatives Murray, Hankins, Pettigrew, Jarrett, McDermott, Grant, Lovick, Haigh, Moeller, Shabro, Santos, Kessler, Upthegrove, Tom, Hunter, Hasegawa, Walsh, Fromhold, Springer, Appleton, McCoy, Chase, Hudgins, Kenney, Lantz, Hunt, Darneille, Quall, Takko, Sommers, Williams, Sells, Green, Schual-Berke, Simpson, Clibborn, Conway, Linville, Cody, Kagi, B. Sullivan, McIntire, Dickerson, Miloscia, Roberts, and Ormsby; by request of Governor Gregoire

Expanding the jurisdiction of the human rights commission.

(SUBSTITUTED FOR - SEE 1ST SUB)

Expands the jurisdiction of the human rights commission to include cases of discrimination because of a person's sexual orientation.

**HB 2661-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Murray, Hankins, Pettigrew, Jarrett, McDermott, Grant, Lovick, Haigh, Moeller, Shabro, Santos, Kessler, Upthegrove, Tom, Hunter, Hasegawa, Walsh, Fromhold, Springer, Appleton, McCoy, Chase, Hudgins, Kenney, Lantz, Hunt, Darneille, Quall, Takko, Sommers, Williams, Sells, Green, Schual-Berke, Simpson, Clibborn, Conway, Linville, Cody, Kagi, B. Sullivan, McIntire, Dickerson, Miloscia, Roberts, and Ormsby; by request of Governor Gregoire)

(DIGEST AS ENACTED)

Expands the jurisdiction of the human rights commission to include cases of discrimination because of a person's sexual orientation.

Provides that this act shall not be construed to require an employer to establish employment goals or quotas based on sexual orientation.

Provides that inclusion of sexual orientation in chapter 49.60 RCW shall not be construed to modify or supersede state law relating to marriage.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to State Government Operations & Accountability.  
Jan 17 Public hearing in committee.  
Jan 18 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Jan 19 Placed on second reading.  
Jan 20 1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 60; nays, 37; absent, 0; excused, 1.

-- IN THE SENATE --

Jan 23 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
Jan 24 Public hearing and executive action taken in committee.  
Jan 25 FHC - Majority; do pass with amendment(s). Minority; do not pass.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Committee amendment adopted with no other amendments.  
Jan 26 Held on third reading.  
Jan 27 Third reading, passed; yeas, 25; nays, 23; absent, 0; excused, 1.

-- IN THE HOUSE --

House concurred in Senate amendments.  
Passed final passage; yeas, 61; nays, 37; absent, 0; excused, 0.  
Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.  
Jan 31 Governor signed.  
Feb 3 Chapter 4, 2006 Laws.  
Effective date 6/7/2006.

**HB 2662** by Representatives B. Sullivan, Priest, Pettigrew, Jarrett, Dunshee, Anderson, Kagi, Serben, McCoy, Ericksen, Upthegrove, Tom, Green, Strow, Rodne, Nixon, Chase, Buri, Hunt, Eickmeyer, Darneille, Linville, Morrell, Lantz, Hunter, Appleton, Williams, Hudgins, Wallace, P. Sullivan, Flannigan, Springer, Kenney, O'Brien, Simpson, Clibborn, Sells, Moeller, Ericks, Kilmer, and Schual-Berke

Companion Bill: 6428

Providing electronic product recycling through manufacturer financed opportunities.

(SEE ALSO PROPOSED 1ST SUB)

Finds that a convenient, safe, and environmentally sound system 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.

**HB 2662-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Priest, Pettigrew, Jarrett, Dunshee, Anderson, Kagi, Serben, McCoy, Ericksen, Upthegrove, Tom, Green, Strow, Rodne, Nixon, Chase, Buri, Hunt, Eickmeyer, Darneille, Linville, Morrell, Lantz, Hunter, Appleton, Williams,

Hudgins, Wallace, P. Sullivan, Flannigan, Springer, Kenney, O'Brien, Simpson, Clibborn, Sells, Moeller, Ericks, Kilmer, and Schual-Berke)

Providing for electronic product recycling.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that a convenient, safe, and environmentally sound system 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.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 17 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 30 Referred to Appropriations.  
 Feb 2 Public hearing in committee.  
 Feb 4 Executive session and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Natural Resources, Ecology & Parks.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.

**HB 2663** by Representatives Holmquist, Morris, Orcutt, Sump, Ericksen, Dunshee, Buri, McDonald, Haler, B. Sullivan, Condotta, McCune, Kristiansen, Morrell, Green, Kretz, Ericks, Chandler, Wallace, Skinner, Crouse, Cox, Nixon, Rodne, Serben, Campbell, P. Sullivan, Simpson, Clibborn, Sells, Ahern, Hinkle, Moeller, Linville, Jarrett, Ormsby, Strow, Kilmer, and Dunn

Providing excise tax exemptions for alternative fuels.

Provides excise tax exemptions for alternative fuels.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Technology, Energy & Communications.  
 Jan 17 Public hearing in committee.

**HB 2664** by Representatives Holmquist, Wallace, Morris, Dunshee, Crouse, B. Sullivan, McDonald, Hunt, Skinner, Morrell, McCune, Green, Ericks, Woods, Cox, Dunn, Sump, O'Brien, Serben, Rodne, P. Sullivan, Simpson, Sells, Linville, Hinkle, Moeller, Ormsby, Strow, Kretz, Kilmer, and Haler

Modifying fuel standards to include biodiesel.

Finds that every gallon of renewable fuel produced and consumed in Washington state represents one less gallon of refined petroleum product from foreign or domestic sources. Every gallon of renewable fuel produced and consumed in Washington realizes a significant reduction in the amount of harmful vehicle emissions.

Finds a renewable fuel standard is beneficial for the environment in all areas of the state, for agriculture and Washington's farm families, for commerce, for a general increase in our state's level of employment, and for functioning as a bridge that spans the gulf between the mainstream ideological differences of eastern and western Washington.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Technology, Energy & Communications.

Jan 17 Public hearing in committee.

**HB 2665** by Representatives Holmquist, Wallace, Morris, Dunshee, Crouse, B. Sullivan, McDonald, Hunt, Skinner, Morrell, McCune, Green, Ericks, Woods, Cox, Dunn, Sump, Appleton, O'Brien, Serben, Rodne, P. Sullivan, Simpson, Sells, Linville, Moeller, Ormsby, Kretz, Kilmer, and Haler

Ensuring ethanol market access.

Ensures ethanol market access.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Technology, Energy & Communications.  
 Jan 17 Public hearing in committee.

**HB 2666** by Representatives Holmquist, Wallace, Sump, Morris, Dunshee, Crouse, B. Sullivan, McDonald, Hunt, Morrell, McCune, Green, Ericks, Skinner, Lantz, Woods, Cox, Dunn, Appleton, O'Brien, Serben, Rodne, P. Sullivan, Simpson, Sells, Linville, Moeller, Ormsby, Strow, Kretz, Kilmer, Jarrett, and Haler

Ensuring biofuel market access.

Ensures biofuel market access.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Technology, Energy & Communications.  
 Jan 17 Public hearing in committee.

**HB 2667** by Representatives Springer, Nixon, Hasegawa, Jarrett, Upthegrove, Clibborn, and Lovick

Providing municipal services to annexed areas.

(SEE ALSO PROPOSED 1ST SUB)

Provides municipal services to annexed areas.

**HB 2667-S** by House Committee on Finance (originally sponsored by Representatives Springer, Nixon, Hasegawa, Jarrett, Upthegrove, Clibborn, and Lovick)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides municipal services to annexed areas.

-- 2006 REGULAR SESSION --

- Jan 11 First reading, referred to Local Government.  
 Jan 23 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Finance.  
 Feb 6 Public hearing and executive action taken in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 2668** by Representatives Hudgins, Lovick, Crouse, Upthegrove, B. Sullivan, and Sump

Modifying provisions regulating certain professional athletic events.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions regulating certain professional athletic events.

**HB 2668-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Hudgins, Lovick, Crouse, Upthegrove, B. Sullivan, and Sump)

(AS OF HOUSE 2ND READING 2/14/06)

Revises provisions regulating certain professional athletic events.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Commerce & Labor.  
 Jan 26 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 13 Placed on second reading.  
 Feb 14 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 1; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 16 First reading, referred to Labor, Commerce, Research & Development.  
 Feb 21 Public hearing in committee.  
 Feb 22 Public hearing in committee.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 LCRD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2669** by Representatives Cody, Green, Morrell, Clibborn, Campbell, Moeller, Priest, and Lantz

Companion Bill: 6278

Licensing specialty hospitals.

(SUBSTITUTED FOR - SEE 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.

**HB 2669-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Green, Morrell, Clibborn, Campbell, Moeller, Priest, and Lantz)

(AS OF HOUSE 2ND READING 2/13/06)

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.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Health Care.  
 Jan 24 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 Feb 8 Placed on second reading.  
 Feb 13 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 65; nays, 31; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Health & Long-Term Care.  
 Feb 16 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HEA - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

**HB 2670** by Representatives Kilmer, Lantz, Priest, Talcott, Green, Conway, Darneille, Cody, Hinkle, Linville, Flannigan, Miloschia, and Moeller

Companion Bill: 6395

Authorizing hospital benefit zone financing.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 2670-S** by House Committee on Finance (originally sponsored by Representatives Kilmer, Lantz,

Priest, Talcott, Green, Conway, Darneille, Cody, Hinkle, Linville, Flannigan, Miloschia, and Moeller)

(DIGEST AS ENACTED)

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 Finance.  
 Jan 17 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 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, 94; nays, 1;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Ways & Means.  
 Feb 21 Public hearing in committee.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 2;  
 absent, 1; excused, 0.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 111, 2006 Laws.  
 Effective date 7/1/2006.

**HB 2671** by Representatives Ericks, Kessler, Simpson, Clibborn, Morrell, Springer, Dunn, and Wallace; by request of Governor Gregoire

Companion Bill: 6385

Providing excise tax relief by modifying due dates and eliminating an assessment penalty.

(DIGEST AS ENACTED)

Provides excise tax relief by modifying due dates and eliminating an assessment penalty.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Finance.  
 Jan 18 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 10 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Ways & Means.  
 Feb 21 Executive session in committee.  
 Feb 22 WM - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Mar 6 Placed on second reading by Rules Committee.  
 Mar 7 Committee amendment not adopted.  
 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 8 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent,  
 0; excused, 0.  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 27 Governor signed.  
 Chapter 256, 2006 Laws.  
 Effective date 6/7/2006\*.

**HB 2672** by Representatives Orcutt, Roach, Campbell, Serben, Walsh, Haler, McDonald, Woods, Bailey, Newhouse, Ericksen, Alexander, Skinner, Buck, Sump, Armstrong, Holmquist, Condotta, McCune, Schindler, Rodne, and Dunn

Providing excise tax relief by modifying due dates and eliminating an assessment penalty.

Provides excise tax relief by modifying due dates and eliminating an assessment penalty.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Finance.

**HB 2673** by Representatives Linville, Ericksen, P. Sullivan, Buck, Ericks, Kilmer, Kessler, Grant, Walsh, B. Sullivan, Lantz, Morris, O'Brien, Conway, Morrell, and Wallace

Providing tools for local infrastructure financing.

(SUBSTITUTED FOR - SEE 2ND SUB)

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 and an allocation of

property tax revenue to those local governments that can demonstrate the expected returns to the state.

Provides that, beginning September 1, 2013, and continuing every five years thereafter, the joint legislative audit and review committee shall submit a report to the appropriate committees of the legislature. The report shall, at a minimum, evaluate the effectiveness of the local infrastructure financing tool program, including a project by project review. The report that is due September 1, 2028, should also include any recommendations regarding whether or not the program should be expanded statewide and what impact the expansion would have on economic development in Washington.

**HB 2673-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Linville, Ericksen, P. Sullivan, Buck, Ericks, Kilmer, Kessler, Grant, Walsh, B. Sullivan, Lantz, Morris, O'Brien, Conway, Morrell, and Wallace)

(SUBSTITUTED FOR - SEE 2ND SUB)

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 and an allocation of property tax revenue to those local governments that can demonstrate the expected returns to the state.

Requires a local government to provide a report to the department by March 1st of each year. The report shall contain the following information: (1) The amount of tax allocation revenues, taxes under section 401 of this act, and local infrastructure financing received by the local government during the preceding calendar year, and a summary of how these revenues were expended;

(2) The names of any businesses locating within the revenue development area as a result of the public improvements undertaken by the local government and financed in whole or in part with local infrastructure financing;

(3) The total number of permanent jobs created as a result of the public improvements undertaken by the local government and financed in whole or in part with local infrastructure financing;

(4) The average wages and benefits received by all employees of businesses locating within the revenue development area as a result of the public improvements undertaken by the local government and financed in whole or in part with local infrastructure financing; and

(5) That the local government is in compliance with section 203 of this act.

Directs the department to make a report available to the public and the legislature by June 1st of each year. The report shall include a list of public improvements undertaken by local governments and financed in whole or in part with local infrastructure financing, and it shall also include a summary of the information provided to the department by local governments under this act.

Provides that, beginning September 1, 2013, and continuing every five years thereafter, the joint legislative audit and review committee shall submit a report to the appropriate committees of the legislature. The report shall, at a minimum, evaluate the effectiveness of the local infrastructure financing tool program, including a project by project review. The report that is due September 1, 2028, should also include any recommendations regarding whether or not the program should be expanded statewide and what impact the expansion would have on economic development in Washington.

**HB 2673-S2** by House Committee on Finance (originally sponsored by Representatives Linville, Ericksen, P. Sullivan, Buck, Ericks, Kilmer, Kessler, Grant, Walsh, B. Sullivan, Lantz, Morris, O'Brien, Conway, Morrell, and Wallace)

Authorizing additional alternatives for local infrastructure financing.

(DIGEST AS ENACTED)

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 and an allocation of property tax revenue to those local governments that can demonstrate the expected returns to the state.

Requires a local government to provide a report to the department by March 1st of each year. The report shall contain the following information: (1) The amount of tax allocation revenues, taxes under section 401 of this act, and local infrastructure financing received by the local government during the preceding calendar year, and a summary of how these revenues were expended;

(2) The names of any businesses locating within the revenue development area as a result of the public improvements undertaken by the local government and financed in whole or in part with local infrastructure financing;

(3) The total number of permanent jobs created as a result of the public improvements undertaken by the local government and financed in whole or in part with local infrastructure financing;

(4) The average wages and benefits received by all employees of businesses locating within the revenue development area as a result of the public improvements undertaken by the local government and financed in whole or in part with local infrastructure financing; and

(5) That the local government is in compliance with section 203 of this act.

Directs the department to make a report available to the public and the legislature by June 1st of each year. The report shall include a list of public improvements undertaken by local governments and financed in whole or in part with local infrastructure financing, and it shall also include a summary of the information provided to the department by local governments under this act.

Provides that, beginning September 1, 2013, and continuing every five years thereafter, the joint legislative audit and review committee shall submit a report to the appropriate committees of the legislature. The report shall, at a minimum, evaluate the effectiveness of the local infrastructure financing tool program, including a project by project review. The report that is due September 1, 2028, should also include any recommendations regarding whether or not the program should be expanded statewide and what impact the expansion would have on economic development in Washington.

VETO MESSAGE ON E2SHB 2673

March 23, 2006

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 702, Engrossed Second Substitute House Bill No. 2673 entitled:

The Office of Financial Management (OFM) is required in Section 702 to conduct a study of governance and selection criteria for the Local Infrastructure Financing Tool (LIFT) program. Section 702 reflects discussions that were underway before the Legislature passed the final version of the bill. In earlier discussions, before the Community Economic Revitalization Board (CERB) was identified as the lead agency, legislators considered having a study of governance issues underway while the projects in the LIFT program's project list

were being developed. In the final version of the bill, however, governance and project selection criteria are identified, making the OFM study moot. In addition, the budget does not provide funding for the OFM study and OFM is not the lead agency on the LIFT program.

For these reasons, I have vetoed Section 702 of Engrossed Second Substitute House Bill No. 2673.

With the exception of Section 702, Engrossed Second Substitute House Bill No. 2673 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Economic Development, Agriculture & Trade.

Jan 18 Public hearing in committee.

Jan 27 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.

Feb 1 Referred to Finance.

Feb 2 Public hearing in committee.

Feb 7 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.

Feb 8 Placed on second reading.

Feb 14 2nd substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 89; nays, 7; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 16 First reading, referred to International Trade & Economic Development.

Feb 21 Public hearing and executive action taken in committee.

Feb 23 ITED - Majority; do pass.  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 24 Public hearing in committee.

Feb 27 Executive session in committee.  
WM - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 7 Committee amendment not adopted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 41; nays, 4; absent, 0; excused, 4.

-- IN THE HOUSE --

Mar 8 House concurred in Senate amendments.  
Passed final passage; yeas, 92; nays, 6; absent, 0; excused, 0.  
Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 23 Governor partially vetoed.  
Chapter 181, 2006 Laws PV.  
Effective date 7/1/2006.

**HB 2674** by Representatives Sommers, Crouse, Fromhold, Conway, Kenney, McCoy, Dickerson, Clibborn,

Roberts, Moeller, McIntire, Hudgins, Linville, Lantz, and Uptegrove

Creating the pension stabilization account.

Establishes the pension stabilization account.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Appropriations.  
Jan 18 Public hearing in committee.

**HB 2675** by Representatives B. Sullivan, Buck, Dunn, McCoy, Moeller, and Lantz; by request of Archaeology and Historic Preservation

Companion Bill: 6429

Exempting certain Native American cultural resources information from public disclosure.

(SEE ALSO PROPOSED 1ST SUB)

Provides that records, maps, and other information identifying the location of cultural resources acquired during watershed analysis pursuant to the forests and fish report under RCW 76.09.370 in order to prevent the looting or depredation of such sites are exempt from disclosure under chapter 42.56 RCW.

**HB 2675-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives B. Sullivan, Buck, Dunn, McCoy, Moeller, and Lantz; by request of Archaeology and Historic Preservation)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 chapter 42.56 RCW in order to prevent the looting or depredation of such sites.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to State Government Operations & Accountability.  
Jan 31 Public hearing in committee.  
Feb 1 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Passed to Rules Committee for second reading.

**HB 2676** by Representatives Linville, Jarrett, Simpson, Ericksen, Ahern, Dunn, and Uptegrove

Posting interlocal agreements in an electronic format in lieu of filing with the county auditor.

(DIGEST AS ENACTED)

Authorizes posting interlocal agreements in an electronic format in lieu of filing with the county auditor.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Local Government.  
Jan 23 Public hearing in committee.  
Jan 30 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.

Feb 1 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading suspension calendar.  
Feb 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 9 First reading, referred to Government Operations & Elections.  
 Feb 21 Public hearing and executive action taken in committee.  
 Feb 23 GO - Majority; do pass.  
 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, 49; nays, 0; absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 14 Governor signed.  
 Chapter 32, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2677** by Representatives Sommers, McCoy, McIntire, Linville, and Lantz; by request of Office of Financial Management

Companion Bill: 6443

Creating the economic stability account.

Creates the economic stability account.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Appropriations.  
 Jan 18 Public hearing in committee.

**HB 2678** by Representatives Kagi, Kretz, B. Sullivan, and Ericks; by request of Pollution Liability Insurance Agency

Companion Bill: 6207

Reauthorizing the pollution liability insurance agency.

(SUBSTITUTED FOR - SEE 1ST SUB)

Reauthorizes the pollution liability insurance agency.  
 Repeals RCW 70.148.900, 70.149.900, and 82.23A.902.

**HB 2678-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kagi, Kretz, B. Sullivan, and Ericks; by request of Pollution Liability Insurance Agency)

(DIGEST AS ENACTED)

Extends the pollution liability insurance agency to June 1, 2013.

Repeals 2000 c 16 s 4 and 1998 c 245 s 178 (uncodified), 2000 c 16 s 5 and 1997 c 8 s 3 (uncodified), and 2005 c 428 s 4 (uncodified).

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Financial Institutions & Insurance.  
 Jan 24 Public hearing and executive action taken in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; 1st substitute bill be substituted, do pass.  
 Jan 27 Referred to Appropriations.  
 Feb 1 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Financial Institutions & Insurance.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 13 Placed on second reading.

Feb 14 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 15 First reading, referred to Water, Energy & Environment.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 WEE - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 0; absent, 3; excused, 3.  
 -- IN THE HOUSE --  
 Mar 6 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Mar 7 Speaker signed.  
 -- IN THE SENATE --  
 Mar 8 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 28 Governor signed.  
 Chapter 276, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2679** by Representatives Conway, Fromhold, Lovick, Appleton, Green, Sells, Kenney, Quall, Simpson, Moeller, and Morrell; by request of Select Committee on Pension Policy

Companion Bill: 6445

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 Appropriations.

**HB 2680** by Representatives Conway, Fromhold, Lovick, Kenney, Quall, Simpson, and Moeller; by request of Select Committee on Pension Policy

Companion Bill: 6458

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.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 2680-S** by House Committee on Appropriations (originally sponsored by Representatives Conway, Fromhold, Lovick, Kenney, Quall, Simpson, and Moeller; by request of Select Committee on Pension Policy)

(DIGEST AS ENACTED)

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.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Appropriations.  
 Jan 23 Public hearing in committee.  
 Jan 24 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Jan 26 Passed to Rules Committee for second reading.  
 Feb 9 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, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 16 First reading, referred to Ways & Means.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 44; nays, 0; absent, 1; excused, 4.  
 -- IN THE HOUSE --  
 Mar 6 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Mar 7 Speaker signed.  
 -- IN THE SENATE --  
 Mar 8 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 27 Governor signed.  
 Chapter 257, 2006 Laws.  
 Effective date 1/1/2007.

**HB 2681** by Representatives Conway, Fromhold, Lovick, Green, Sells, Kenney, Quall, Simpson, Moeller, and Morrell; by request of Select Committee on Pension Policy

Companion Bill: 6452

Establishing minimum contribution rates for the public employees' retirement system, the public safety employees' retirement system, the school employees' retirement system, and the teachers' retirement system.

(DIGEST AS ENACTED)

Establishes minimum contribution rates for the public employees' retirement system, the public safety employees' retirement system, the school employees' retirement system, and the teachers' retirement system.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Appropriations.  
 Jan 18 Public hearing in committee.  
 Jan 23 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Jan 26 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Ways & Means.  
 Feb 27 Public hearing and executive action taken in committee.

WM - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 1; excused, 3.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 31 Governor signed.  
 Chapter 365, 2006 Laws.  
 Effective date 7/1/2009.

**HB 2682** by Representatives Conway, Fromhold, Lovick, Kenney, Quall, Simpson, Roberts, Ormsby, and McCune; by request of Select Committee on Pension Policy

Companion Bill: 6446

Setting contribution rates in the Washington state patrol retirement system.

(AS OF HOUSE 2ND READING 2/11/06)

Establishes contribution rates in the Washington state patrol retirement system.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Appropriations.  
 Jan 26 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass.  
 Feb 1 Referred to Transportation.  
 Feb 3 Public hearing in committee.  
 Feb 6 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Ways & Means.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2683** by Representatives Fromhold, Conway, Lovick, Quall, Simpson, Ormsby, and Moeller; by request of Select Committee on Pension Policy

Companion Bill: 6451

Funding 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 plan 1 unfunded actuarial accrued liability in a manner that promotes contribution rate adequacy and stability for the affected systems. This change in funding policy requires a three-year phase-in of contribution rates beginning in 2006. The phase-in rates for the plan 1 unfunded actuarial accrued liability are in addition to the phase-in rates established pursuant to RCW 41.45.062.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Appropriations.  
 Jan 18 Public hearing in committee.

**HB 2684** by Representatives Fromhold, Bailey, Conway, Lovick, Green, Sells, Kenney, Quall, Simpson, Moeller, and Morrell; by request of Select Committee on Pension Policy

Companion Bill: 6450

Allowing 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.

(SUBSTITUTED FOR - SEE 1ST SUB)

Allows 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.

**HB 2684-S** by House Committee on Appropriations (originally sponsored by Representatives Fromhold, Bailey, Conway, Lovick, Green, Sells, Kenney, Quall, Simpson, Moeller, and Morrell; by request of Select Committee on Pension Policy)

(DIGEST AS ENACTED)

Allows 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.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Appropriations.  
 Jan 23 Public hearing in committee.  
 Feb 4 Executive session and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Feb 7 Passed to Rules Committee for 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, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Ways & Means.  
 Feb 21 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 23 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 14 Governor signed.  
 Chapter 33, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2685** by Representatives Fromhold, Conway, Lovick, Quall, Simpson, Ormsby, and Moeller; by request of Select Committee on Pension Policy

Companion Bill: 6449

Making changes to general provisions in the public safety employees' retirement system.

(SUBSTITUTED FOR - SEE 1ST SUB)

Makes changes to general provisions in the public safety employees' retirement system.

**HB 2685-S** by House Committee on Appropriations (originally sponsored by Representatives Fromhold, Conway, Lovick, Quall, Simpson, Ormsby, and Moeller; by request of Select Committee on Pension Policy)

(DIGEST AS ENACTED)

Makes changes to general provisions in the public safety employees' retirement system.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Appropriations.  
 Jan 30 Public hearing in committee.  
 Feb 4 Executive session and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 9 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, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Ways & Means.  
 Feb 21 Executive session in committee.  
 Feb 23 WM - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Mar 4 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
 -- IN THE SENATE --  
 Mar 7 Senate receded from amendments.  
 Passed final passage; yeas, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 Mar 8 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 29 Governor signed.  
 Chapter 309, 2006 Laws.  
 Effective date 3/29/2006.

**HB 2686** by Representatives Bailey, Fromhold, Conway, Lovick, Hunt, Kenney, Quall, Simpson, Ormsby, and Moeller; by request of Select Committee on Pension Policy

Companion Bill: 6454

Providing annual increases in certain retirement allowances.

Provides annual increases in certain retirement allowances.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Appropriations.  
 Jan 23 Public hearing in committee.

**HB 2687** by Representatives Bailey, Conway, Fromhold, Lovick, Hunt, Nixon, Kenney, Quall, Simpson,

Ormsby, Moeller, Morrell, Uptegrove, and Hinkle; by request of Select Committee on Pension Policy

Companion Bill: 6453

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.

(AS OF HOUSE 2ND READING 2/11/06)

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 Appropriations.  
Jan 30 Public hearing and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.  
Feb 1 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading by Rules Committee.  
Feb 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Feb 13 First reading, referred to Ways & Means.  
Feb 21 Executive session in committee.  
Feb 22 WM - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 24 Placed on second reading by Rules Committee.  
Mar 8 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.

**HB 2688** by Representatives Fromhold, Conway, Lovick, Kenney, Quall, Simpson, Ormsby, Moeller, and Ericks; by request of Select Committee on Pension Policy

Companion Bill: 6447

Addressing the law enforcement officers' and fire fighters' retirement system plan 1.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions pertaining to the law enforcement officers' and fire fighters' retirement system plan 1.

**HB 2688-S** by House Committee on Appropriations (originally sponsored by Representatives Fromhold, Conway, Lovick, Kenney, Quall, Simpson, Ormsby, Moeller, and Ericks; by request of Select Committee on Pension Policy)

(DIGEST AS ENACTED)

Revises provisions pertaining to the law enforcement officers' and fire fighters' retirement system plan 1.

VETO MESSAGE ON SHB 2688

March 30, 2006

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 2, Substitute House Bill No. 2688 entitled:

Local governments face challenges in providing health care benefits for retired members of the Law Enforcement Officers' and Firefighters' Retirement System Plan 1 (LEOFF 1). The cost of these benefits can be significant, especially for smaller jurisdictions. It is sensible for the state to assist local governments in their search for ways to address this obligation in the most efficient way possible. However, a thorough and careful review of options will take longer than provided in the bill, and will need to include a broader range of possibilities. The bill also charges a task force to study the use of excess pension assets to provide health care coverage. Notwithstanding potential legal barriers to this use of pension assets, the current financial situation of the LEOFF 1 pension plan clearly does not support this option.

While I am vetoing Section 2, I am directing the Department of Retirement Systems and the Health Care Authority to lay the groundwork for study of this issue, and to consult plan members and representatives of local governments in their work.

For these reasons, I have vetoed Section 2 Substitute House Bill No. 2688

With the exception of Section 2, Substitute House Bill No. 2688 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Appropriations.  
Jan 25 Public hearing in committee.  
Jan 26 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Jan 30 Passed to Rules Committee for second reading.  
Feb 6 Referred to Rules 2 Consideration.  
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, 78; nays, 19; absent, 0; excused, 1.

-- IN THE SENATE --

Feb 13 First reading, referred to Ways & Means.  
Feb 24 Executive session in committee.  
Feb 27 WM - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Mar 6 Placed on second reading by Rules Committee.  
Mar 7 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Mar 8 Third reading, passed; yeas, 34; nays, 6; absent, 3; excused, 6.

-- IN THE HOUSE --

House concurred in Senate amendments.  
Passed final passage; yeas, 75; nays, 23; absent, 0; excused, 0.

Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 30 Governor partially vetoed.  
Chapter 350, 2006 Laws PV.  
Effective date 7/1/2006.

**HB 2689** by Representatives Bailey, Conway, Fromhold, Lovick, Quall, Simpson, and Ormsby; by request of Select Committee on Pension Policy

Companion Bill: 6448

Addressing the public employment of retirees from the teachers' retirement system plan 1 and the public employees' retirement system plan 1.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions pertaining to the public employment of retirees from the teachers' retirement system plan 1 and the public employees' retirement system plan 1.

**HB 2689-S** by House Committee on Appropriations (originally sponsored by Representatives Bailey, Conway, Fromhold, Lovick, Quall, Simpson, and Ormsby; by request of Select Committee on Pension Policy)

(AS OF HOUSE 2ND READING 2/11/06)

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 Appropriations.
- Jan 18 Public hearing in committee.
- Jan 24 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.
- Jan 30 Passed to Rules Committee for second reading.
- Feb 6 Referred to Rules 2 Consideration.
- 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, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --
- Feb 13 First reading, referred to Ways & Means.
- Feb 21 Public hearing in committee.
- Feb 22 Executive session in committee.
- Feb 23 WM - Majority; do pass.  
Passed to Rules Committee for second reading.
- Mar 3 Placed on second reading by Rules Committee.
- Mar 8 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.

**HB 2690** by Representatives Crouse, Conway, Lovick, Hunt, Green, Sells, Quall, Simpson, Moeller, and Morrell; by request of Select Committee on Pension Policy

Companion Bill: 6457

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.

(DIGEST AS ENACTED)

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.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Appropriations.
- Jan 18 Public hearing in committee.
- Jan 23 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.
- Jan 26 Passed to Rules Committee for second reading.
- Feb 6 Placed on second reading by Rules Committee.
- Feb 11 Rules suspended. Placed on Third Reading.

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

-- IN THE SENATE --

- Feb 13 First reading, referred to Ways & Means.
- Feb 21 Executive session in committee.
- Feb 22 WM - Majority; do pass.  
Passed to Rules Committee for second reading.
- Feb 28 Placed on second reading by Rules Committee.
- Mar 2 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 39; nays, 0; absent, 1; excused, 9.  
-- IN THE HOUSE --
- Mar 3 Speaker signed.  
-- IN THE SENATE --
- Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Mar 6 Delivered to Governor.
- Mar 24 Governor signed.  
Chapter 214, 2006 Laws.  
Effective date 7/1/2006.

**HB 2691** by Representatives Crouse, Fromhold, Conway, Lovick, Bailey, Kenney, and Quall; by request of Select Committee on Pension Policy

Companion Bill: 6455

Creating optional public retirement benefits for justices and judges.

(SUBSTITUTED FOR - SEE 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.

**HB 2691-S** by House Committee on Appropriations (originally sponsored by Representatives Crouse, Fromhold, Conway, Lovick, Bailey, Kenney, and Quall; by request of Select Committee on Pension Policy)

(DIGEST AS ENACTED)

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.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Appropriations.
- Jan 23 Public hearing in committee.
- Jan 24 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.
- Jan 30 Passed to Rules Committee for second reading.
- Feb 6 Placed on second reading by Rules Committee.
- Feb 11 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 1; absent, 0; excused, 1.  
-- IN THE SENATE --
- Feb 13 First reading, referred to Ways & Means.
- Feb 21 Executive session in committee.
- Feb 22 WM - Majority; do pass.

Feb 27 Passed to Rules Committee for second reading.  
 Made eligible to be placed on second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 1 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 0;  
 absent, 0; excused, 6.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 189, 2006 Laws.  
 Effective date 1/1/2007.

**HB 2692** by Representatives Fromhold, Crouse, Conway, Lovick, Quall, and Simpson; by request of Select Committee on Pension Policy

Companion Bill: 6456

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 Appropriations.

**HB 2693** by Representatives Buri, Grant, Holmquist, Haler, Linville, Kretz, McCune, and Dunn

Exempting out-of-state persons from having to obtain commercial driver's licenses.

(AS OF HOUSE 2ND READING 2/14/06)

Authorizes the department to enter into reciprocal agreements with adjoining states to exempt persons from those states falling under the provisions of this act from the requirement to obtain a commercial driver's license.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Transportation.  
 Jan 23 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Transportation.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2694** by Representatives Haigh, Nixon, Sump, and Hunt  
 Companion Bill: 6421

Eliminating Saturday counting of ballots.

(SUBSTITUTED FOR - SEE 1ST SUB)

Eliminates Saturday counting of ballots.

**HB 2694-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Haigh, Nixon, Sump, and Hunt)

(AS OF HOUSE 2ND READING 2/11/06)

Eliminates Saturday counting of ballots.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to State Government  
 Operations & Accountability.  
 Jan 18 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be  
 substituted, do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 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, 94; nays, 1;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Government  
 Operations & Elections.  
 Feb 16 Public hearing and executive action taken in  
 committee.  
 Feb 20 GO - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2695** by Representatives Haigh, Sump, and McDermott  
 Companion Bill: 6423

Modifying absentee or provisional ballot notice requirements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises absentee or provisional ballot notice requirements.

**HB 2695-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Haigh, Sump, and McDermott)

(DIGEST AS ENACTED)

Revises absentee or provisional ballot notice requirements.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to State Government  
 Operations & Accountability.  
 Jan 18 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; do not pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 14 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 16 First reading, referred to Government  
 Operations & Elections.  
 Feb 21 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 24 GO - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Committee amendment adopted with no other  
 amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 35; nays, 14;  
 absent, 0; excused, 0.  
 -- IN THE HOUSE --

Mar 6 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --

Mar 7 Senate 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, 40; nays, 9; absent, 0; excused, 0.  
-- IN THE HOUSE --

House concurred in Senate amendments. Passed final passage; yeas, 55; nays, 43; absent, 0; excused, 0.

Mar 8 Speaker signed.  
-- IN THE SENATE --

President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 24 Governor signed.  
Chapter 208, 2006 Laws.  
Effective date 6/7/2006.

**HB 2696** by Representatives Haigh, Nixon, and Sump  
Companion Bill: 6422  
Modifying election recount provisions.

Revises election recount provisions.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to State Government Operations & Accountability.  
Jan 18 Public hearing in committee.

**HB 2697** by Representatives Hudgins, Conway, McCoy, Kenney, Simpson, and Roberts; by request of Employment Security Department  
Companion Bill: 6399

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.

**HB 2697-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Hudgins, Conway, McCoy, Kenney, Simpson, and Roberts; by request of Employment Security Department)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that if an employer fails to file a timely report as required by RCW 50.12.070, or the rules adopted pursuant thereto, the employer is subject to a penalty of twenty-five dollars per violation, unless the penalty is waived by the commissioner.

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.

Provides that an employer who files an incomplete or incorrectly formatted tax and wage report as required by RCW 50.12.070 more than five times within any five consecutive calendar years is subject to a penalty as provided in this act if the commissioner finds that the filing of the incomplete or incorrectly formatted report was willful. In such a case, the penalty shall be five hundred dollars for the sixth occurrence. The penalty for each subsequent occurrence found to be willful within that period shall be twice the penalty incurred for the immediately preceding occurrence.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Commerce & Labor.  
Jan 26 Public hearing in committee.  
Feb 2 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading by Rules Committee.  
Feb 14 Referred to Rules 2 Consideration.

**HB 2698** by Representatives O'Brien, Pearson, Ericks, Rodne, Nixon, Kilmer, Green, Sells, McDonald, P. Sullivan, McCoy, Simpson, Moeller, Morrell, Lantz, and Linville; by request of Attorney General

Companion Bill: 6408

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 Criminal Justice & Corrections.

**HB 2699** by Representatives O'Brien, Pearson, Ericks, Rodne, Nixon, Kilmer, Green, Sells, McDonald, P. Sullivan, McCoy, Simpson, Moeller, Morrell, Lantz, Hudgins, Linville, and McCune; by request of Attorney General

Companion Bill: 6460

Increasing penalties for crimes committed with sexual motivation.

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).

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Criminal Justice & Corrections.  
 Jan 26 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Feb 3 Referred to Appropriations.

**HB 2700** by Representatives O'Brien, Ericks, Rodne, Kilmer, Green, Sells, McDonald, Kenney, P. Sullivan, McCoy, Simpson, Springer, Moeller, Morrell, Lantz, and Linville; by request of Attorney General

Companion Bill: 6410

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 Criminal Justice & Corrections.  
 Jan 26 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2701** by Representatives O'Brien, Pearson, Ericks, Rodne, Nixon, Kilmer, Green, Sells, McDonald, McCoy, Simpson, Moeller, Morrell, Lantz, Linville, and Hudgins; by request of Attorney General

Companion Bill: 6406

Including assault of a child in the second degree in the list of two-strike offenses.

(SEE ALSO PROPOSED 1ST SUB)

Includes assault of a child in the second degree in the list of two-strike offenses.

**HB 2701-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives O'Brien, Pearson, Ericks, Rodne, Nixon, Kilmer, Green, Sells, McDonald, McCoy, Simpson, Moeller, Morrell, Lantz, Linville, and Hudgins; by request of Attorney General)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 Criminal Justice & Corrections.  
 Jan 26 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Passed to Rules Committee for second reading.

**HB 2702** by Representatives O'Brien, Pearson, Ericks, Rodne, Kilmer, Green, Sells, McDonald, Kenney, P. Sullivan, McCoy, Simpson, Springer, Morrell, Lantz, Linville, and Hudgins; by request of Attorney General

Companion Bill: 6407

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 Criminal Justice & Corrections.  
 Jan 26 Public hearing in committee.

**HB 2703** by Representatives O'Brien, Pearson, Ericks, Rodne, Kilmer, Green, Sells, McDonald, P. Sullivan, McCoy, Simpson, Moeller, Morrell, Lantz, and Linville; by request of Attorney General

Companion Bill: 6409

Revising provisions relating to sex offender sentencing and disposition alternatives.

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).

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Criminal Justice & Corrections.  
 Jan 26 Public hearing in committee.

**HB 2704** by Representatives O'Brien, Pearson, Darneille, Kirby, Ahern, Williams, Strow, Kilmer, Green, Sells, and Morrell

Companion Bill: 6554

Including organized retail theft in crime guidelines.

(DIGEST AS ENACTED)

Includes organized retail theft in crime guidelines.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Criminal Justice & Corrections.  
 Jan 27 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 0;  
 absent, 0; excused, 3.

-- IN THE SENATE --

- Feb 14 First reading, referred to Labor, Commerce, Research & Development.  
 Feb 21 Executive session in committee.  
 Feb 22 LCRD - Majority; without recommendation.  
 And refer to Judiciary.  
 Referred to Judiciary.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 JUD - Majority; do pass with amendment(s).

Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 3 Committee amendment not adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 28 Governor signed.  
 Chapter 277, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2705** by Representatives Hinkle, Curtis, Woods, Green, Ericks, and Tom

Increasing penalties for assaulting or injuring an emergency worker.

Provides that any person who drives a vehicle in a willful or wanton disregard for the safety of, and injures, an emergency worker performing his or her official duties at the time of the incident is guilty of reckless driving that injures an emergency worker. Violation of this provision is a class C felony punishable under chapter 9A.20 RCW.

Requires the license or permit to drive or any nonresident privilege of any person convicted of reckless driving that injures an emergency worker to be suspended by the department for not less than ninety days.

Provides that, for the purposes of this act, "emergency worker" means an emergency medical technician or a first responder as those terms are defined in RCW 18.73.030.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Criminal Justice & Corrections.

**HB 2706** by Representatives Hunter, Sommers, Tom, Anderson, Talcott, Quall, McIntire, Dunn, Green, Kenney, and Lantz

Regarding a more rigorous curriculum for high school graduation.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that, although students are being expected to meet higher academic standards as defined by the essential academic learning requirements, there is still a gap between what is required for high school graduation and the knowledge and skills students need to be successful in college or work. This gap has been confirmed by independent analysis by such organizations as Achieve.

Provides that, to assure that a high school diploma reflects adequate preparation for the intellectual demands of adult life, the legislature intends to create the expectation that all students enroll in a recommended high school program that includes a rigorous curriculum of study in English, mathematics, science, social studies, and an academic or career and technical concentration.

Directs the higher education coordinating board to review minimum admissions standards for four-year institutions of higher education and make recommendations to the legislature by December 1, 2006, regarding when the minimum admissions standards should include completion of the recommended high school program under this act.

**HB 2706-S** by House Committee on Education (originally sponsored by Representatives Hunter, Sommers, Tom, Anderson, Talcott, Quall, McIntire, Dunn, Green, Kenney, and Lantz)

(AS OF HOUSE 2ND READING 2/13/06)

Finds that, although students are being expected to meet higher academic standards as defined by the essential academic learning requirements, there is still a gap between what is required for high school graduation and the knowledge and skills students need to be successful in college or work. This gap is particularly noticeable in mathematics. To make progress in assuring that a high school diploma reflects adequate preparation for the intellectual demands of adult life, the legislature intends to phase in a more rigorous mathematics requirement for high school graduation.

Provides that, beginning with the class of students entering ninth grade in the 2008-09 school year, minimum high school graduation requirements shall include the equivalent of three credits of mathematics, including at least algebra I and geometry or their equivalents. Beginning with the class of students entering ninth grade in the 2012-13 school year, minimum high school graduation requirements shall include the equivalent of four credits of mathematics, including at least algebra II and geometry or their equivalents plus a higher-level mathematics course designed to prepare students for postsecondary studies so they can avoid remedial college mathematics.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Education.

Jan 26 Public hearing in committee.

Feb 2 Executive session in committee.

ED - Executive action taken by committee.

ED - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 7 Placed on second reading.

Feb 13 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 2; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 20 Public hearing in committee.

Feb 24 Executive session in committee.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2707** by Representatives Morrell, Curtis, Clibborn, Schual-Berke, and Green

Companion Bill: 6390

Regarding 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 date is later: (1) The date that 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.

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.

-- 2006 REGULAR SESSION --  
 Jan 12 First reading, referred to Appropriations.  
 Jan 13 Committee relieved of further consideration.  
 Referred to Health Care.  
 Jan 27 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Feb 3 Referred to Appropriations.

**HB 2708** by Representatives Schindler, Woods, Kristiansen, Roach, Bailey, Kretz, Nixon, Holmquist, Sump, Condotta, Kessler, Dunn, Serben, Upthegrove, Armstrong, and Hinkle

Eliminating the growth management hearings boards.

Repeals provisions of chapter 36.70A RCW.

Provides that all cases pending before the growth management hearings boards on the effective date of this act are transferred to superior court. The superior courts are not bound by the precedent from prior decisions of the growth management hearings boards.

-- 2006 REGULAR SESSION --  
 Jan 12 First reading, referred to Local Government.

**HB 2709** by Representatives Sump, Ahern, Buri, Haler, Serben, Condotta, Clements, Kretz, Schindler, Roach, Dunn, Buck, Orcutt, Woods, Ericks, and McCune

Changing provisions relating to sex offenders.

Finds that: (1) Rape is one of the most terrifying and demeaning criminal acts an individual can perpetrate against another human being and the personal trauma and anguish suffered by the victims of rape and by their families can create devastating difficulties that often take a lifetime to overcome;

(2) The pain and complications caused by rape are even more severe where deadly weapons are involved, where the victim is kidnapped or receives serious physical injuries, where the perpetrator has wrongfully entered the building or vehicle where the victim is situated, or where the victim is under the age of twelve; and

(3) The severity of punishment for those who commit rape should be commensurate with the crime the perpetrators have forced upon their victims and strict penalties for such cruel and humiliating violations of a person's dignity and honor are both appropriate and just.

Declares an intent to ensure that the penalty imposed for rape in the first degree and rape of a child in the first degree is life in prison without the possibility of release so that the victims of such rape will be better able to lead lives free of fear knowing that the perpetrators of such crimes against them will never be able to harm them again.

-- 2006 REGULAR SESSION --  
 Jan 12 First reading, referred to Criminal Justice & Corrections.

**HB 2710** by Representatives Buck and B. Sullivan  
 Clarifying the process for hydraulic permit appeals.

(AS OF HOUSE 2ND READING 2/14/06)

Clarifies the process for hydraulic permit appeals.

-- 2006 REGULAR SESSION --  
 Jan 12 First reading, referred to Natural Resources,  
 Ecology & Parks.  
 Jan 24 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 NREP - Executive action taken by committee.

NREP - Majority; do pass.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Natural Resources,  
 Ocean & Recreation.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 NROR - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2711** by Representatives Kagi, Kessler, Moeller, Rodne, Lovick, McDonald, Morrell, Green, McCoy, and Clibborn

Companion Bill: 6683

Concerning visitation rights for grandparents.

(SEE ALSO PROPOSED 1ST SUB)

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.

**HB 2711-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Kagi, Kessler, Moeller, Rodne, Lovick, McDonald, Morrell, Green, McCoy, and Clibborn)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 12 First reading, referred to Juvenile Justice &  
 Family Law.  
 Jan 27 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; 1st substitute bill be  
 substituted, do pass.  
 Feb 2 Passed to Rules Committee for second reading.

**HB 2712** by Representatives O'Brien, Pearson, Lovick, McCoy, and Simpson; by request of Attorney General

Companion Bill: 6239

Changing provisions relating to crimes.

Revises provisions relating to crimes.

-- 2006 REGULAR SESSION --  
 Jan 12 First reading, referred to Criminal Justice &  
 Corrections.

**HB 2713** by Representatives Simpson, Woods, and Hunt

Clarifying that state and local governing bodies may support or oppose ballot propositions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that the public benefits from an open and inclusive discussion of ballot measures, and that for twenty-five years these discussions have included the opportunity for all elected boards, councils, and commissions to vote in open public meetings in order to express their support of, or opposition to, ballot propositions affecting their jurisdictions.

Declares an intent of this act to affirm and clarify the state's long-standing policy of promoting informed public discussion and understanding of ballot propositions by allowing all state and local governing bodies, including elected boards, councils, and commissions, to adopt resolutions supporting or opposing ballot propositions.

**HB 2713-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Simpson, Woods, and Hunt)(DIGEST AS ENACTED)

Clarifies that state and local governing bodies may support or oppose ballot propositions.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to State Government Operations & Accountability.  
 Jan 24 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 2 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 Feb 13 Placed on second reading.  
 Feb 14 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 66; nays, 30; absent, 0; excused, 2.  
-- IN THE SENATE --  
 Feb 15 First reading, referred to Government Operations & Elections.  
 Feb 20 Public hearing and executive action taken in committee.  
 Feb 24 GO - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 27; nays, 20; absent, 0; excused, 2.  
-- IN THE HOUSE --  
 Mar 3 Speaker signed.  
-- IN THE SENATE --  
 Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 215, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2714** by Representatives Pettigrew, Buri, Ormsby, Ericks, Curtis, P. Sullivan, Strow, Lantz, Woods, O'Brien, Priest, Moeller, Rodne, Williams, Appleton, Jarrett, Kilmer, Hunt, and Kenney

Companion Bill: 6378

Licensing persons offering athletic training services.

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 12 First reading, referred to Health Care.

**HB 2715** by Representatives Ericks, Anderson, Morris, Haler, Crouse, Hankins, Nixon, Sump, P. Sullivan, Hudgins, Kilmer, Takko, Green, Sells, Clibborn, Simpson, Springer, Roberts, Ormsby, Morrell, and McIntire

Companion Bill: 6431

Regarding the state interoperability executive committee.

(SUBSTITUTED FOR - SEE 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.

**HB 2715-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Ericks, Anderson, Morris, Haler, Crouse, Hankins, Nixon, Sump, P. Sullivan, Hudgins, Kilmer, Takko, Green, Sells, Clibborn, Simpson, Springer, Roberts, Ormsby, Morrell, and McIntire)(DIGEST AS ENACTED)

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 Technology, Energy & Communications.

Jan 24 Public hearing and executive action taken in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.

Jan 30 Passed to Rules Committee for second reading.

Feb 6 Referred to Rules 2 Consideration.

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, 93; nays, 2; absent, 0; excused, 3.

-- IN THE SENATE --

Feb 14 First reading, referred to Government Operations & Elections.

Feb 16 Public hearing and executive action taken in committee.

Feb 20 GO - Majority; do pass.  
Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 42; nays, 0; absent, 3; excused, 4.

-- IN THE HOUSE --

Mar 1 Speaker signed.

-- IN THE SENATE --

Mar 3 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 15 Governor signed.  
Chapter 76, 2006 Laws.  
Effective date 6/7/2006.

**HB 2716** by Representatives Fromhold, Kessler, Skinner, Haigh, Strow, Moeller, Armstrong, Conway, Curtis, Murray, Buri, Green, Ericksen, Serben, McDermott, Morrell, McIntire, Appleton, Kenney, P. Sullivan, Ormsby, and Linville

Companion Bill: 6430

Modifying provisions relating to nursing facility medicaid payment systems.

(DIGEST AS ENACTED)

Revises provisions relating to nursing facility medicaid payment systems.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Appropriations.

Mar 6 Committee relieved of further consideration.  
Placed on second reading.

Mar 7 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Rules suspended.  
Placed on second reading.

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

-- IN THE HOUSE --

Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 27 Governor signed.  
Chapter 258, 2006 Laws.

Effective date 7/1/2006.

**HB 2717** by Representatives Schindler, O'Brien, Dunn, McCune, Miloscia, and Holmquist

Restricting mobile home park sewer-related charges.

(AS OF HOUSE 2ND READING 2/11/06)

Restricts mobile home park sewer-related charges.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Housing.

Jan 26 Public hearing in committee.

Feb 2 Executive session in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; do pass.  
Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading by Rules Committee.

Feb 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 93; nays, 2; absent, 0; excused, 3.

-- IN THE SENATE --

Feb 14 First reading, referred to Government Operations & Elections.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 GO - Majority; do pass.  
Passed to Rules Committee for second reading.  
Moved to Rules White Sheet.  
Made eligible to be placed on second reading.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2718** by Representatives Morris, Holmquist, O'Brien, Miloscia, and Schindler

Companion Bill: 6400

Regulating manufactured home parks or manufactured housing communities.

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

Designates regulations for manufactured home parks or manufactured housing communities.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Housing.

Jan 26 Public hearing in committee.

Jan 31 Executive session in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; do pass.

Feb 1 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading suspension calendar.

Feb 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2719** by Representatives O'Brien, Schindler, Dunn, McCune, Miloscia, and Holmquist

Authorizing the conditional cancellation of delinquent property taxes on mobile homes.

Declares that the county treasurer shall cancel all delinquent taxes, owed on a mobile home, that are delinquent by more than one year if: (1) The county treasurer determines that the distraint and sale of a mobile home will cost more than the amount of delinquent taxes owed on the mobile home; and

(2) The owner of the real estate used to provide space for the mobile home: (a) Originally requests the cancellation of taxes; (b) will sell the mobile home pursuant to the foreclosure of a landlord lien under chapter 60.72 RCW; and (c) agrees to remit to the county treasurer, after the sale of the mobile home, an amount equal to the taxes delinquent for one year or less.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Housing.  
Jan 26 Public hearing in committee.  
Jan 31 Executive session in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; do pass.  
Feb 2 Passed to Rules Committee for second reading.

**HB 2720** by Representatives Simpson, Schindler, Takko, P. Sullivan, B. Sullivan, and Woods

Revising provisions relating to water-sewer districts.

(AS OF HOUSE 2ND READING 2/10/06)

Revises provisions relating to water-sewer districts.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Local Government.  
Jan 30 Public hearing in committee.  
Feb 1 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading suspension calendar.  
Feb 10 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 13 First reading, referred to Government  
Operations & Elections.  
Feb 22 Public hearing in committee.  
Feb 23 Public hearing and executive action taken in  
committee.  
Feb 24 GO - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 28 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 8 Referred to Rules.  
By resolution, returned to House Rules  
Committee for third reading.

**HB 2721** by Representatives Ericks, Haler, Roberts, Morris, Takko, B. Sullivan, Hasegawa, Moeller, Simpson, Sells, Green, Ormsby, Springer, and Priest

Modifying levy lid lifts for fire protection districts.

Revises levy lid lifts for fire protection districts.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Local Government.  
Jan 25 Public hearing in committee.  
Feb 1 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Minority; without recommendation.  
Feb 3 Referred to Finance.  
Feb 6 Public hearing in committee.

**HB 2722** by Representatives Ericks, Haler, Hudgins, Conway, B. Sullivan, Simpson, Hasegawa, Roberts, Moeller, Appleton, Green, Sells, Kenney, Clibborn, Ormsby, Morrell, Lantz, Uptegrove, and P. Sullivan

Prohibiting price gouging during significant disruption, emergency, or disaster.

Prohibits price gouging during significant disruption, emergency, or disaster.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Commerce & Labor.  
Jan 25 Public hearing in committee.  
Feb 1 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 2723** by Representatives Tom, Lantz, Priest, Clibborn, Shabro, Hunter, and Green

Companion Bill: 6494

Eliminating the requirement for a seller's real estate disclosure of proximity to farming.

(SUBSTITUTED FOR - SEE 1ST SUB)

Repeals RCW 64.06.022.

**HB 2723-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Tom, Lantz, Priest, Clibborn, Shabro, Hunter, and Green)

Changing the seller's real estate disclosure of proximity to farming.

(DIGEST AS ENACTED)

Amends RCW 64.06.022 relating to a seller's real estate disclosure of proximity to farming.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Economic  
Development, Agriculture & Trade.  
Jan 31 Public hearing in committee.  
Feb 1 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be  
substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 10 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 1;  
absent, 0; excused, 0.

-- IN THE SENATE --

Feb 13 First reading, referred to Financial Institutions,  
Housing & Consumer Protection.  
Feb 22 Public hearing and executive action taken in  
committee.  
Feb 23 FHC - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 24 Placed on second reading by Rules Committee.  
Mar 1 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0;  
absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 3 Speaker signed.  
-- IN THE SENATE --  
Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 6 Delivered to Governor.  
Mar 15 Governor signed.  
Chapter 77, 2006 Laws.  
Effective date 6/7/2006.

**HB 2724** by Representatives Hasegawa, Eickmeyer, B. Sullivan, Ericks, Ormsby, Green, and McCoy

Regulating the sale of public lands.

Provides that a public agency, as that term is defined in RCW 42.30.020, may not sell real property or otherwise permanently transfer title of real property to a private person or private entity unless the public agency can show a compelling economic development necessity justifying the sale or transfer at that time. A public agency can satisfy the compelling economic development threshold if it can demonstrate that the present act of selling the property is of a greater public benefit than holding the land as a tangible asset or an intangible future asset that may be used for a public benefit.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to State Government  
Operations & Accountability.  
Jan 30 Public hearing in committee.

**HB 2725** by Representatives Conway, Kenney, Cody, Ormsby, Miloscia, Green, McCoy, Simpson, Moeller, Morrell, and Campbell

Companion Bill: 6434

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.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Commerce & Labor.  
Jan 23 Public hearing in committee.

**HB 2726** by Representatives Chase, Skinner, Kessler, Haler, Kilmer, Grant, Chandler, Blake, Clements, Linville, Newhouse, McCoy, Kristiansen, Kenney, and Wallace

Companion Bill: 6470

Creating Washington manufacturing services in statute.

(SUBSTITUTED FOR - SEE 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.

**HB 2726-S** by House Committee on Appropriations (originally sponsored by Representatives Chase, Skinner, Kessler, Haler, Kilmer, Grant, Chandler, Blake, Clements, Linville, Newhouse, McCoy, Kristiansen, Kenney, and Wallace)

(DIGEST AS ENACTED)

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 Economic Development, Agriculture & Trade.  
Jan 24 Public hearing in committee.  
Jan 30 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; do pass.  
Minority; without recommendation.  
Feb 2 Referred to Appropriations.  
Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Feb 7 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 10 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 13 First reading, referred to International Trade & Economic Development.  
Feb 15 Public hearing in committee.  
Feb 21 Executive session in committee.  
Feb 23 ITED - Majority; do pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Mar 1 Placed on second reading by Rules Committee.  
Mar 2 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.  
-- IN THE HOUSE --  
Mar 3 Speaker signed.  
-- IN THE SENATE --  
Mar 8 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Mar 14 Governor signed.  
Chapter 34, 2006 Laws.  
Effective date 6/7/2006.

**HB 2727** by Representatives Kristiansen, Blake, Shabro, Hinkle, Condotta, B. Sullivan, and McDonald

Concerning NOVA program account grant funding.

Amends RCW 46.09.170 relating to eligibility for nonhighway and off-road vehicle activities program account grant funding.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Natural Resources, Ecology & Parks.

**HB 2728** by Representatives Campbell, Curtis, Haler, Hinkle, Condotta, Skinner, Priest, Nixon, Ericksen, Newhouse, Kilmer, Dunn, Simpson, and McCune

Providing tax incentives for employer provided health care.

Provides tax incentives for employer provided health care.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Health Care.  
Feb 2 Public hearing in committee.  
Feb 3 Committee relieved of further consideration.  
Referred to Finance.  
Feb 6 Public hearing in committee.

**HB 2729** by Representatives O'Brien, Strow, Roberts, Talcott, Moeller, and Ericks

Providing a salary bonus for teachers who have professional certification.

Finds that the professional certification process required of new teachers and experienced teachers from out-of-state is intended to advance their teaching skills and demonstrate their ability to improve student learning.

Finds that professional certification is a rigorous and demanding process, yet the state salary schedule does not recognize these advanced skill levels. Furthermore, teachers often pay substantial costs to complete the programs, but are not reimbursed for their expenses.

Declares an intent to address these inequities by providing a bonus for all teachers who have achieved professional certification.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Education.

**HB 2730** by Representatives O'Brien, Nixon, and Hasegawa

Reducing signature requirements for minor party nominations.

Reduces signature requirements for minor party nominations.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to State Government Operations & Accountability.

**HB 2731** by Representatives O'Brien, Strow, and Ericks

Regarding advanced certification and education for teachers.

Finds that advanced certification and education for teachers should focus on deepening teachers' knowledge in the academic content area in which they instruct.

Finds that current professional certification programs fail to provide adequate focus on academic content, instead offering general and often repetitive coursework in classroom management, learning theory, personal growth, and other topics. Moreover, professional certification programs vary widely depending on the college or university offering them. Professional certification does not provide sufficient additional value to a teacher's knowledge and skills to warrant being required of all teachers.

Declares an intent to remove the mandate of professional certification for teachers and replace it with an incentive for teachers to obtain advanced education in a specific content area.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Education.

**HB 2732** by Representatives O'Brien, Santos, Ericks, Green, Roberts, Ormsby, and Moeller

Companion Bill: 6685

Establishing a council on mentally ill offenders.

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.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Criminal Justice & Corrections.

**HB 2733** by Representatives P. Sullivan, Simpson, Haler, McCoy, Schual-Berke, Curtis, Green, and Morrell

Changing the requirements for information on high school transcripts.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises the requirements for information on high school transcripts.

**HB 2733-S** by House Committee on Education (originally sponsored by Representatives P. Sullivan, Simpson, Haler, McCoy, Schual-Berke, Curtis, Green, and Morrell)

(AS OF HOUSE 2ND READING 2/09/06)

Revises the requirements for information on high school transcripts.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Education.

Jan 26 Public hearing in committee.

Feb 1 Executive session in committee.

ED - Executive action taken by committee.

ED - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation.

Feb 3 Passed to Rules Committee for second reading.

Feb 7 Placed on second reading.

Feb 9 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 77; nays, 21; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 16 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 Executive session in committee.

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

Minority; do not pass.

Passed to Rules Committee for second reading.

Mar 3 Placed on second reading by Rules Committee.

Mar 8 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

**HB 2734** by Representatives Clements, Chandler, and Condotta

Providing for disqualification from unemployment compensation due to intoxication.

Provides for disqualification from unemployment compensation due to intoxication.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Commerce & Labor.  
Jan 26 Public hearing in committee.

**HB 2735** by Representatives Clements and O'Brien

Removing the expiration date from community protection zone provisions.

Repeals 2005 c 436 s 4 (uncodified) and 2005 c 436 s 6 (uncodified).

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Criminal Justice & Corrections.  
Jan 26 Public hearing in committee.

**HB 2736** by Representatives Chase, Haler, Kretz, Buri, Crouse, Holmquist, Grant, Dunn, Schindler, and McCune

Providing sales and use tax exemptions for police and fire equipment.

Provides sales and use tax exemptions for police and fire equipment.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Finance.

**HB 2737** by Representatives Chase, Haler, Buri, Holmquist, and Grant

Prohibiting contracts between public hospital districts and correctional industry programs.

Prohibits contracts between public hospital districts and correctional industry programs.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Local Government.

**HB 2738** by Representatives Holmquist, Dunshee, Dunn, Chase, Grant, Rodne, Haler, Kessler, Kilmer, Green, Sells, Kenney, McCoy, Simpson, Roberts, Ormsby, Moeller, Morrell, Linville, Hudgins, McCune, and Hinkle; by request of Governor Gregoire

Companion Bill: 6508

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.

**HB 2738-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Holmquist, Dunshee, Dunn, Chase, Grant, Rodne, Haler, Kessler, Kilmer, Green, Sells, Kenney, McCoy, Simpson, Roberts, Ormsby, Moeller, Morrell, Linville, Hudgins, McCune, and Hinkle; by request of Governor Gregoire)

(AS OF HOUSE 2ND READING 2/10/06)

Prescribes minimum renewable fuel content requirements and fuel quality standards in an alternative fuels market.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Technology, Energy & Communications.

Jan 17 Public hearing in committee.  
Jan 26 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.

Jan 31 Referred to Transportation.  
Feb 2 Public hearing in committee.  
Feb 6 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass with amendment(s) to 1st substitute bill proposed by Technology, Energy & Communications.  
Minority; do not pass.

Feb 7 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 10 1st substitute bill substituted.  
Committee amendment adopted with no other amendments and floor amendment(s) also adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 70; nays, 28; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 13 First reading, referred to Water, Energy & Environment.  
Feb 16 Public hearing in committee.  
Feb 22 Executive session in committee.  
Feb 23 WEE - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2739** by Representatives Orcutt, Blake, Kretz, and B. Sullivan

Concerning hydraulic project approvals under the forest practices act.

Provides for integration of the forest practices act and hydraulic project approvals by authorizing the department of natural resources to approve certain hydraulic projects.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Natural Resources, Ecology & Parks.

**HB 2740** by Representatives Orcutt, Blake, and Kretz

Concerning applications for forest practices.

(SUBSTITUTED FOR - SEE 1ST SUB)

Reauthorizes the department of natural resources to have exclusive jurisdiction over all forest practices applications.  
Repeals RCW 76.09.240.

**HB 2740-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Orcutt, Blake, and Kretz)

Concerning applications for forest practices. (REVISED FOR ENGROSSED: Concerning forest practices.)

(AS OF HOUSE 2ND READING 2/13/06)

Finds that: (1) Local governments are the appropriate place for land use changes to be considered and for ordinances to be implemented that relate to the clearing and grading of land, local services, and critical areas;

(2) The department of natural resources implements the forest practices act and the forest practices rules;

(3) The department of ecology is responsible for protection of water quality;

(4) It is in the best interests of the state that forest landowners keep their land in forestry;

(5) Working forests are vital to the economic and environmental health of the state;

(6) Processes are in place which allow a landowner to convert forest land to another use or maintain the option to convert forest land at a later date;

(7) Laws governing conversion of forest land to other uses and regulatory jurisdiction over such forest practices have been in place for more than eight years; and

(8) It is clear that at times in some places in the state these laws, and associated administrative processes, have unnecessarily complicated landowners' ability to carry out forest practices.

Requires the department of natural resources to provide a report to the appropriate committees of the legislature by October 31, 2006, including recommendations for changes to laws and administrative processes.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 26 Public hearing in committee.  
 Jan 31 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for 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, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Natural Resources, Ocean & Recreation.  
 Feb 22 Public hearing in committee.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2741** by Representatives Orcutt, B. Sullivan, Kretz, and Blake

Concerning fees charged for forest practices applications.

Revises fees charged for forest practices applications.  
 Reduces the fee for class IV forest practices applications so that it is equal to the fee required for all other classes of forest practice applications.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Natural Resources, Ecology & Parks.

**HB 2742** by Representatives Clibborn, Morrell, Curtis, Moeller, Schual-Berke, and Flannigan

Companion Bill: 6391

Concerning the provision of services to independent residents in a continuing care retirement community.

Revises the provision of services to independent residents in a continuing care retirement community.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Health Care.

**HB 2743** by Representatives O'Brien, Ericks, and Morrell

Expanding the crime of endangerment with a controlled substance to include the manufacturing of any type of controlled substance.

Provides that a person is guilty of the crime of endangerment with a controlled substance if the person manufactures, delivers, or possesses with the intent to manufacture or deliver a controlled

substance in violation of chapter 69.50 RCW, upon the same premises where a child or dependent adult is present.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Criminal Justice & Corrections.  
 Jan 24 Public hearing in committee.

**HB 2744** by Representatives O'Brien and Ericks

Ensuring state immunity for certain volunteer claims based on injury or occupational disease.

Provides that volunteers who provide volunteer services to the department of corrections in an inmate education program or as a chaplain do not have any right of action whatsoever against the state or the department of corrections on account of an injury incurred or an occupational disease contracted in the course of that volunteer service, except as otherwise provided in Title 51 RCW.

-- 2006 REGULAR SESSION --

Jan 12 Held on first reading.  
 Jan 16 First reading, referred to Commerce & Labor.  
 Jan 23 Public hearing in committee.

**HB 2745** by Representatives O'Brien, Ahern, Ericks, Nixon, Simpson, Tom, Hudgins, and McCune

Increasing penalties for driving or physical control while under the influence.

Increases penalties for driving or physical control while under the influence.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Judiciary.

**HB 2746** by Representatives Miloscia, O'Brien, Ericks, and Simpson

Increasing the seriousness level for endangerment with a controlled substance.

Increases the seriousness level for endangerment with a controlled substance.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Criminal Justice & Corrections.  
 Jan 24 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2747** by Representatives Lovick, O'Brien, Ericks, Kilmer, Simpson, and Moeller

Companion Bill: 6320

Revising the model policy for disclosure of sex offender information.

(SEE ALSO PROPOSED 1ST SUB)

Revises the model policy for disclosure of sex offender information.

**HB 2747-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Lovick, O'Brien, Ericks, Kilmer, Simpson, and Moeller)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the model policy for disclosure of sex offender information.

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

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Criminal Justice & Corrections.  
 Jan 26 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Public hearing in committee.  
 Referred to Appropriations.  
 Feb 4 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Criminal Justice & Corrections.  
 Feb 7 Passed to Rules Committee for second reading.

**HB 2748** by Representatives Miloscia, O'Brien, and Ericks  
 Expanding the collection of biological samples for criminal investigations.

(SEE ALSO PROPOSED 1ST SUB)

Expands the collection of biological samples for criminal investigations.

**HB 2748-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Miloscia, O'Brien, and Ericks)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Expands the collection of biological samples for criminal investigations.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Criminal Justice & Corrections.  
 Jan 27 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Appropriations.

**HB 2749** by Representatives B. Sullivan, McCoy, Upthegrove, Chase, P. Sullivan, Appleton, Eickmeyer, Newhouse, Miloscia, Dunshee, Conway, and Buck  
 Concerning specialized forest products.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions concerning specialized forest products.

Provides that if specialized forest products seized under this act were taken from the ceded areas of a federally recognized American Indian tribe, then the court shall offer those products to the tribe, without charge, for ceremonial, educational, or religious uses.

**HB 2749-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, McCoy, Upthegrove, Chase, P. Sullivan, Appleton, Eickmeyer, Newhouse, Miloscia, Dunshee, Conway, and Buck)

(AS OF HOUSE 2ND READING 2/14/06)

Revises provisions concerning specialized forest products.

Provides that if huckleberries seized under this act were taken from the ceded areas of a federally recognized American Indian tribe, then the huckleberries shall be turned over to the tribe or its

agent, without charge, for ceremonial, educational, or religious uses.

Prohibits the harvest of huckleberries in any amount using a rake, mechanical device, or any other method that damages the huckleberry bush.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 27 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 14 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 85; nays, 11; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Natural Resources, Ocean & Recreation.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 NROR - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Feb 28 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

**HB 2750** by Representatives Sells, McCoy, Moeller, and Morrell

Prohibiting the disclosure of federal social security numbers by county auditors.

Provides that the federal social security numbers contained in the documents, records, or files the county auditor is required to maintain under chapter 65.04 RCW are exempt from disclosure under chapter 42.56 RCW unless: (1) The individual to whom the federal security number is assigned gives his or her express written consent for the disclosure of his or her federal social security number; or

(2) Such disclosure is requested by a federal, state, or local government agency.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to State Government Operations & Accountability.  
 Jan 31 Public hearing in committee.

**HB 2751** by Representatives Haigh, Tom, Hunt, Santos, Quall, Curtis, Wallace, Priest, and Green

Requiring that at least one school administrator in each school district have a state superintendent certificate.

Requires each school district board of directors to hire at least one school administrator with a state superintendent certificate who fills a senior-level administrative position within the district.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Education.

**HB 2752** by Representatives Haigh, Nixon, Armstrong, and P. Sullivan; by request of Secretary of State

Companion Bill: 6565

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)(a) 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 First reading, referred to State Government  
Operations & Accountability.  
Jan 20 Public hearing in committee.

**HB 2753** by Representatives Haigh, Nixon, Hunt, and Tom;  
by request of Secretary of State

Companion Bill: 6530

Allowing electronic voter registration.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes electronic voter registration.

Repeals RCW 29A.08.230 and 29A.72.220.

**HB 2753-S** by House Committee on State Government  
Operations & Accountability (originally  
sponsored by Representatives Haigh, Nixon, Hunt, and Tom; by  
request of Secretary of State)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes electronic voter registration.

Repeals RCW 29A.08.230 and 29A.72.220.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to State Government  
Operations & Accountability.  
Jan 20 Public hearing in committee.  
Jan 27 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be  
substituted, do pass.  
Minority; do not pass.  
Jan 30 Passed to Rules Committee for second reading.

**HB 2754** by Representatives Morrell, Campbell, Green,  
Haigh, Appleton, Kilmer, Darneille, Cox, Ormsby,  
Haler, Chase, P. Sullivan, McCoy, Wallace, Sells, Serben, Curtis,  
Moeller, Blake, Cody, Kenney, Conway, Ericks, Clibborn,  
Kessler, Simpson, and Linville

Creating the veterans innovations program.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that: (1) A significant number of Washington citizens answered the call to serve our country in recent military action leaving behind families, community, employment, and education;

(2) Many soldiers returning to their families and communities face transition problems in areas such as family reunification, employment, education, and health;

(3) While the Washington state department of veterans affairs has provided services to many returning soldiers, a significant number have returned to families and communities without continuing ties to the military department or veterans' administration, but still in need of help; and

(4) Our state needs to honor and serve those who have protected our security and safety.

Appropriates the sum of ten 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 veterans affairs for the purposes of this act.

**HB 2754-S** by House Committee on State Government  
Operations & Accountability (originally  
sponsored by Representatives Morrell, Campbell, Green, Haigh,  
Appleton, Kilmer, Darneille, Cox, Ormsby, Haler, Chase, P.  
Sullivan, McCoy, Wallace, Sells, Serben, Curtis, Moeller, Blake,  
Cody, Kenney, Conway, Ericks, Clibborn, Kessler, Simpson, and  
Linville)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that: (1) A significant number of Washington citizens answered the call to serve our country in recent military action leaving behind families, community, employment, and education;

(2) Many soldiers returning to their families and communities face transition problems in areas such as family reunification, employment, education, and health;

(3) While the Washington state department of veterans affairs has provided services to many returning soldiers, a significant number have returned to families and communities without continuing ties to the military department or veterans' administration, but still in need of help; and

(4) Our state needs to honor and serve those who have protected our security and safety.

Creates in the department a veterans innovations program, which consists of the defenders' fund and the competitive grant program. The purpose of the veterans innovations program is to provide crisis and emergency relief and education, training, and employment assistance to veterans and their families in their communities.

Creates the defenders' fund to provide assistance to members of the Washington national guard and reservists who served in Operation Enduring Freedom, Operation Iraqi Freedom, or Operation Noble Eagle, and who are experiencing financial hardships in employment, education, housing, and health care due to the significant period of time away from home serving our country. The program shall be administered by the department. Eligibility determinations shall be made by the department. Eligible veterans may receive a one-time grant of no more than five hundred dollars.

Appropriates the sum of ten million dollars, or as much thereof as may be necessary, from the state general fund for the fiscal year ending June 30, 2006, solely for deposit in the veterans innovations program account created in this act.

Appropriates the sum of six million dollars, or as much thereof as may be necessary, for the fiscal biennium ending June 30, 2007, from the veterans innovations program account to the department of veterans affairs solely for the purposes of this act. Of this amount, two million dollars is provided solely for the defenders' fund in section 4 of this act and four million dollars is provided solely for the competitive grant program in section 5 of this act.

**HB 2754-S2** by House Committee on Appropriations  
(originally sponsored by Representatives  
Morrell, Campbell, Green, Haigh, Appleton, Kilmer, Darneille,  
Cox, Ormsby, Haler, Chase, P. Sullivan, McCoy, Wallace, Sells,  
Serben, Curtis, Moeller, Blake, Cody, Kenney, Conway, Ericks,  
Clibborn, Kessler, Simpson, and Linville)

(DIGEST AS ENACTED)

Finds that: (1) A significant number of Washington citizens answered the call to serve our country in recent military action leaving behind families, community, employment, and education;

(2) Many soldiers returning to their families and communities face transition problems in areas such as family reunification, employment, education, and health;

(3) While the Washington state department of veterans affairs has provided services to many returning soldiers, a significant number have returned to families and communities without

continuing ties to the military department or veterans' administration, but still in need of help; and

(4) Our state needs to honor and serve those who have protected our security and safety.

Creates in the department a veterans innovations program, which consists of the defenders' fund and the competitive grant program. The purpose of the veterans innovations program is to provide crisis and emergency relief and education, training, and employment assistance to veterans and their families in their communities.

Creates the defenders' fund to provide assistance to members of the Washington national guard and reservists who served in Operation Enduring Freedom, Operation Iraqi Freedom, or Operation Noble Eagle, and who are experiencing financial hardships in employment, education, housing, and health care due to the significant period of time away from home serving our country. The program shall be administered by the department. Eligibility determinations shall be made by the department. Eligible veterans may receive a one-time grant of no more than five hundred dollars.

Creates the competitive grant program to fund innovative initiatives to provide crisis and emergency relief, education, training, and employment assistance to veterans and their families in their communities.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to State Government Operations & Accountability.
- Jan 18 Public hearing in committee.
- Jan 27 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.
- Jan 30 Referred to Appropriations.
- Feb 2 Public hearing in committee.
- Feb 4 Executive session and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.
- Feb 6 Placed on second reading.
- Feb 7 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --
- Feb 9 First reading, referred to Government Operations & Elections.
- Feb 21 Public hearing and executive action taken in committee.
- Feb 24 GO - Majority; do pass.  
Passed to Rules Committee for second reading.
- Feb 27 Made eligible to be placed on second reading.
- Mar 1 Placed on second reading by Rules Committee.
- Mar 6 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0; absent, 1; excused, 2.  
-- IN THE HOUSE --
- Mar 7 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Speaker signed.  
-- IN THE SENATE --
- Mar 8 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Mar 30 Governor signed.  
Chapter 343, 2006 Laws.  
Effective date 6/7/2006.

**HB 2755** by Representatives Schindler, Ahern, Holmquist, Sump, Talcott, McDonald, Crouse, Shabro, Roach, McCune, Buck, and Woods

Increasing sentences for specified sex offenses.

Increases sentences for specified sex offenses.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Criminal Justice & Corrections.

**HB 2756** by Representatives Hunter, Roach, Lovick, Woods, Wallace, Kilmer, Kessler, Williams, Nixon, Orcutt, McDonald, McCoy, Dickerson, and Schindler

Providing sales and use tax exemptions for certain medical and mobility enhancing equipment.

Provides sales and use tax exemptions for certain medical and mobility enhancing equipment.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Finance.
- Jan 25 Public hearing in committee.

**HB 2757** by Representatives Kirby and Roach

Companion Bill: 6463

Allowing banks and savings banks to organize as limited liability companies.

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 12 First reading, referred to Financial Institutions & Insurance.
- Jan 19 Public hearing in committee.
- Jan 24 Executive session in committee.  
FII - Executive action taken by committee.  
FII - Majority; do pass.
- Jan 27 Passed to Rules Committee for second reading.

**HB 2758** by Representatives Ericks, Orcutt, Clibborn, Kessler, Nixon, Sells, McDonald, Williams, P. Sullivan, Roach, McCoy, Woods, Talcott, Haler, Simpson, Sump, Springer, Rodne, Condotta, Serben, Kristiansen, Ahern, Kretz, Linville, Tom, Armstrong, and McCune

Companion Bill: 6533

Providing a tax credit for syrup sales.

(SEE ALSO PROPOSED 1ST SUB)

Provides a tax credit for syrup sales.

**HB 2758-S** by House Committee on Finance (originally sponsored by Representatives Ericks, Orcutt, Clibborn, Kessler, Nixon, Sells, McDonald, Williams, P. Sullivan, Roach, McCoy, Woods, Talcott, Haler, Simpson, Sump, Springer, Rodne, Condotta, Serben, Kristiansen, Ahern, Kretz, Linville, Tom, Armstrong, and McCune)

Providing a business and occupation tax credit for syrup taxes paid by a business.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides a business and occupation tax credit for syrup taxes paid by a business.

-- 2006 REGULAR SESSION --

- Jan 12 First reading, referred to Finance.

Jan 24 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be  
 substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 2759** by Representatives Ericks, Pearson, Dunshee, Sells,  
 Roberts, and Rodne

Companion Bill: 6442

Authorizing the transfer of certain real property and facilities.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 2759-S** by House Committee on Capital Budget  
 (originally sponsored by Representatives Ericks,  
 Pearson, Dunshee, Sells, Roberts, and Rodne)

(DIGEST AS ENACTED)

Finds that protecting the public health, safety, and welfare by providing services to needy or vulnerable persons is a fundamental purpose of government. The legislature further finds that private nonprofit corporations fill an important public purpose in providing these types of health, safety, and welfare services to our state's residents. Acting through partnerships with governmental entities, these private sector providers are able to increase the amount and quality of these services available to state residents.

Finds that ensuring continued provision of these services in the private sector confers a valuable benefit on the public that constitutes consideration for transfer of certain public property and facilities to eligible private nonprofit corporations, subject to restrictions that provide continued protection of the public interest.

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 Capital Budget.  
 Jan 23 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; 1st substitute bill be substituted,  
 do pass.  
 Minority; do not pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 13 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 2;  
 absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Government  
 Operations & Elections.  
 Feb 21 Public hearing and executive action taken in  
 committee.  
 Feb 23 GO - Majority; do pass.  
 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, 49; nays, 0;  
 absent, 0; excused, 0.

-- IN THE HOUSE --

Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 14 Governor signed.  
 Chapter 35, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2760** by Representatives Dunn and Haler

Providing a specific funding mechanism for making community and technical college faculty salary increment awards.

Provides a specific funding mechanism for making community and technical college faculty salary increment awards.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Higher Ed &  
 Workforce Ed.

**HB 2761** by Representatives Springer, Rodne, Lantz,  
 Williams, and Moeller

Expanding the types of property subject to seizure and forfeiture in money laundering provisions.

(SEE ALSO PROPOSED 1ST SUB)

Expands the types of property subject to seizure and forfeiture in money laundering provisions.

**HB 2761-S** by House Committee on Judiciary (originally  
 sponsored by Representatives Springer, Rodne,  
 Lantz, Williams, and Moeller)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Expands the types of property subject to seizure and forfeiture in money laundering provisions.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Judiciary.  
 Jan 25 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be  
 substituted, do pass.  
 Feb 1 Passed to Rules Committee for second reading.

**HB 2762** by Representatives Dickerson and Ahern

Companion Bill: 6717

Extending the joint task force on criminal background check processes.

Extends the joint task force on criminal background check processes to December 31, 2006.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Criminal Justice &  
 Corrections.  
 Jan 24 Public hearing in committee.

Jan 27 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Jan 30 Passed to Rules Committee for second reading.

**HB 2763** by Representative Dickerson

Companion Bill: 6719

Ratifying the crime prevention and privacy compact.

Ratifies the crime prevention and privacy compact.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Criminal Justice & Corrections.  
Jan 24 Public hearing in committee.  
Jan 27 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Jan 30 Referred to Appropriations.

**HB 2764** by Representatives Santos, Hasegawa, Pettigrew, McCoy, and Kenney

Regarding academic requirements.

Provides that, in order to meet state requirements and earn a certificate of academic achievement, a student must meet or exceed either the proficient or basic level on the high school Washington assessment of student learning as follows: (1) Beginning with the graduating class of 2008 and until July 31, 2010, the student must meet or exceed the proficient level in one out of three and meet or exceed the basic level in two out of three of the reading, writing, and mathematics content areas on the high school Washington assessment of student learning or an approved alternative assessment;

(2) Beginning August 1, 2010, and until July 31, 2014, the student must meet or exceed the proficient level in two out of four and meet or exceed the basic level in two out of four of the reading, writing, mathematics, and science content areas on the high school Washington assessment of student learning or an approved alternative assessment;

(3) Beginning August 1, 2014, and until July 31, 2017, the student must meet or exceed the proficient level in three out of four of the reading, writing, mathematics, and science content areas on the high school Washington assessment of student learning or an approved alternative assessment; and

(4) Beginning August 1, 2017, and thereafter, a student must meet or exceed the proficient level in all four content areas of reading, writing, mathematics, and science on the high school Washington assessment of student learning or an approved alternative assessment.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Education.  
Jan 26 Public hearing in committee.

**HB 2765** by Representatives Buri, Clibborn, Nixon, Cox, Serben, Kristiansen, Jarrett, Kilmer, Wallace, Woods, Moeller, and Kretz

Companion Bill: 6762

Limiting the posting of hazards to motorcycles to paved roadways.

(AS OF HOUSE 2ND READING 2/14/06)

Limits the posting of hazards to motorcycles to paved roadways.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Transportation.  
Jan 23 Public hearing in committee.  
Jan 25 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.

Jan 27 Passed to Rules Committee for second reading.  
Feb 10 Placed on second reading.  
Feb 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Feb 15 First reading, referred to Transportation.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2766** by Representatives Ericksen, Buck, and Dunn

Modifying the definition of "wildlife" and "wild animals."

Revises the definition of "wildlife" and "wild animals."

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Natural Resources, Ecology & Parks.  
Jan 31 Public hearing in committee.

**HB 2767** by Representatives Ericksen, Holmquist, Sump, Newhouse, Dunn, Woods, Morrell, Condotta, Serben, Kristiansen, Kretz, and Armstrong

Concerning the relinquishment of water rights.

Declares that, for the purposes of RCW 90.14.130 through 90.14.180, "sufficient cause" shall be defined as the nonuse of all or a portion of the water by the owner of a water right for a period of five or more consecutive years where such nonuse occurs as a result of the reduced use of irrigation water resulting from crops grown for alternative fuel production of ethanol or biodiesel.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Economic Development, Agriculture & Trade.  
Jan 27 Public hearing in committee.

**HB 2768** by Representatives Ericksen, Nixon, Rodne, Anderson, Dunn, Woods, and Holmquist

Providing tax incentives to reduce vehicular air pollution.

Provides tax incentives to reduce vehicular air pollution.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Finance.

**HB 2769** by Representatives Ericksen and Dunn

Encouraging the use of reclaimed water.

Provides that, if a water right holder reclaims any of their wastewater, the amount of water reclaimed must be added to the instantaneous and annual quantities of water right embodied in a permit, certificate, or claim granted under chapter 90.03 or 90.44 RCW.

Repeals RCW 90.46.130.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2770** by Representatives Ericksen, Dunn, Linville, and Holmquist

Providing tax relief for the use of technology with reduced environmental impact.

Declares that, in computing the tax imposed under chapter 82.04 RCW, a credit is allowed for investment related to pressurized steam pulp washing technology acquired by a paper manufacturer after the effective date of this act to be used in the manufacturing of pulp, paper, newsprint, or paperboard by the paper manufacturer.

-- 2006 REGULAR SESSION --  
 Jan 12 First reading, referred to Technology, Energy  
 & Communications.  
 Jan 31 Public hearing and public hearing in  
 committee.

**HB 2771** by Representatives Ericksen, Dunn, Rodne, Sump,  
 Shabro, Nixon, Clements, Buck, Orcutt, Woods,  
 Condotta, Serben, Kristiansen, Kretz, and Armstrong

Requiring legislative review of certain rules.

Requires legislative review of certain rules.

-- 2006 REGULAR SESSION --  
 Jan 12 First reading, referred to State Government  
 Operations & Accountability.

**HB 2772** by Representatives Linville, Kristiansen, P.  
 Sullivan, Grant, Haler, Morris, Ericks, Fromhold,  
 Kessler, B. Sullivan, Kilmer, Hunter, McCoy, Simpson, Morrell,  
 and Tom

Companion Bill: 6764

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 these 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 12 First reading, referred to Finance.  
 Jan 27 Public hearing in committee.

**HB 2773** by Representatives Nixon and Ericks

Changing the laws regarding prominently marked, publicly owned vehicles.

Revises the laws regarding prominently marked, publicly owned vehicles.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to State Government  
 Operations & Accountability.

**HB 2774** by Representatives Nixon and Jarrett  
 Regarding public records inspection and copying.

Revises provisions regarding public records inspection and copying.

-- 2006 REGULAR SESSION --  
 Jan 12 First reading, referred to State Government  
 Operations & Accountability.

**HB 2775** by Representatives P. Sullivan, Holmquist, Morris,  
 Kilmer, Green, Sells, Kenney, McCoy, Wallace,  
 Springer, Ormsby, Moeller, Morrell, Linville, and Hudgins; by  
 request of Governor Gregoire

Companion Bill: 6501

Creating the Washington bioenergy loan program.

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 matter into fuels.

-- 2006 REGULAR SESSION --  
 Jan 12 First reading, referred to Technology, Energy  
 & Communications.  
 Jan 17 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; do pass.  
 Jan 31 Referred to Capital Budget.  
 Feb 1 Public hearing in committee.

**HB 2776** by Representatives Dickerson, Kirby, Roach, and  
 McDonald

Companion Bill: 6611

Regulating home heating fuel service contracts.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 2776-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Dickerson, Kirby, Roach, and McDonald)

(DIGEST AS ENACTED)

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 13 First reading, referred to Financial Institutions & Insurance.  
 Jan 24 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; 1st substitute bill be substituted, do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 13 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 2; absent, 0; excused, 0.  
-- IN THE SENATE --  
 Feb 15 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Feb 22 Public hearing and executive action taken in committee.  
 Feb 23 FHC - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 24 Placed on second reading by Rules Committee.  
 Feb 28 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
-- IN THE HOUSE --  
 Mar 1 Speaker signed.  
-- IN THE SENATE --  
 Mar 3 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 14 Governor signed.  
 Chapter 36, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2777** by Representatives Dickerson, Kenney, Green, McDermott

Companion Bill: 6592

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.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Commerce & Labor.  
 Jan 30 Public hearing in committee.

**HB 2778** by Representatives Murray, Kristiansen, Dickerson, Clements, Chase, McDonald, and Dunn

Companion Bill: 6621

Allowing tax deductions for nonprofit convention and tourism promotion corporations.

(SUBSTITUTED FOR - SEE 1ST SUB)

Allows tax deductions for nonprofit convention and tourism promotion corporations.

**HB 2778-S** by House Committee on Finance (originally sponsored by Representatives Murray, Kristiansen, Dickerson, Clements, Chase, McDonald, and Dunn)

Exempting certain amounts received by nonprofit convention and tourism promotion corporations from business and occupation tax.

(DIGEST AS ENACTED)

Exempts certain amounts received by nonprofit convention and tourism promotion corporations from business and occupation tax.

Declares that chapter 82.04 RCW does not apply to amounts received by a nonprofit corporation organized under chapter 24.03 RCW as payments or contributions from the state or any county, city, town, municipal corporation, quasi-municipal corporation, federally recognized Indian tribe, port district, or public corporation for the promotion of conventions and tourism.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Finance.  
 Jan 25 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 13 Placed on second reading.  
 Feb 14 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
 Feb 15 First reading, referred to International Trade & Economic Development.  
 Feb 16 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 Feb 23 ITED - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 24 Public hearing in committee.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass with amendments(s) by International Trade & Economic Development.  
 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 8 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 2; excused, 0.  
-- IN THE HOUSE --  
 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Speaker signed.  
-- IN THE SENATE --  
 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 29 Governor signed.  
 Chapter 310, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2779** by Representatives P. Sullivan, Simpson, Roberts, Moeller, Dunshee, and Hudgins

Requiring vehicle headlights when windshield wipers are used.

Requires vehicle headlights when windshield wipers are used.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.

**HB 2780** by Representatives McDermott, Hunt, Santos, Cody, Sells, Conway, Kenney, Ormsby, Williams, Green, Dunshee, Campbell, Appleton, Chase, and Hasegawa

Companion Bill: 6643

Authorizing additional payroll deductions for state employees.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes additional payroll deductions for state employees.

**HB 2780-S** by House Committee on Appropriations (originally sponsored by Representatives McDermott, Hunt, Santos, Cody, Sells, Conway, Kenney, Ormsby, Williams, Green, Dunshee, Campbell, Appleton, Chase, and Hasegawa)

(DIGEST AS ENACTED)

Authorizes additional payroll deductions for state employees.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to State Government Operations & Accountability.

Jan 24 Public hearing in committee.

Jan 30 Executive session in committee.

SGOA - Executive action taken by committee.

SGOA - Majority; do pass.

Feb 3 Referred to Appropriations.

Feb 4 Public hearing, executive action taken, and executive action taken in committee.

APP - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 7 Passed to Rules Committee for 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, 97; nays, 1; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Government Operations & Elections.

Feb 22 Public hearing and executive action taken in committee.

Feb 24 GO - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 1 Placed on second reading by Rules Committee.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 37; nays, 9; absent, 1; excused, 2.

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 24 Governor signed.

Chapter 216, 2006 Laws.

Effective date 1/1/2007.

**HB 2781** by Representatives Ahern, Takko, Rodne, O'Brien, Kretz, Roach, Sump, Crouse, Walsh, Pearson,

Dunn, Strow, McCune, Holmquist, Schindler, Skinner, Cox, and Kristiansen

Providing sentence enhancements for drug offenses that also involve causing damage to a dwelling or any building.

Provides that an additional twenty-four months shall be added to the standard sentence range for any ranked offense involving a violation of RCW 69.50.401(2)(b) if the offense also involved the person causing a fire or explosion which damages a dwelling or any building.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Criminal Justice & Corrections.

**HB 2782** by Representatives Ahern, Strow, and McCune

Adding to the list of two strike offenses.

Adds rape of a child in the third degree and child molestation in the third degree to the list of "two strikes" offenses.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Criminal Justice & Corrections.

**HB 2783** by Representatives Ahern, Sump, Kretz, Orcutt, Holmquist, Roach, Kristiansen, McCune, and Dunn

Imposing a mandatory life sentence for certain sex offenses against children.

Imposes a mandatory life sentence for designated sex offenses against children.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Criminal Justice & Corrections.

**HB 2784** by Representatives McCune, Dunn, Roach, Ahern, Campbell, Buri, Morrell, Hinkle, Bailey, Strow, Kilmer, Curtis, Green, Orcutt, Chase, Kessler, Conway, Nixon, Pearson, Kristiansen, Holmquist, Rodne, McCoy, McDonald, P. Sullivan, Simpson, Springer, Lantz, Ericks, Alexander, and Linville

Providing property tax relief for senior citizens, persons retired because of physical disability, and veterans.

Provides property tax relief for senior citizens, persons retired because of physical disability, and veterans.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Finance.

**HB 2785** by Representatives Quall, Tom, P. Sullivan, Hunter, Morrell, Nixon, Rodne, Roberts, Schual-Berke, Simpson, Springer, Sells, Lantz, Linville, Dunshee, and Kagi; by request of Superintendent of Public Instruction

Companion Bill: 6475

Authorizing alternative methods of assessment and appeal processes for the certificate of academic achievement.

(SUBSTITUTED FOR - SEE 2ND 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.

**HB 2785-S** by House Committee on Education (originally sponsored by Representatives Quall, Tom, P. Sullivan, Hunter, Morrell, Nixon, Rodne, Roberts, Schual-Berke, Simpson, Springer, Sells, Lantz, Linville, Dunshee, and Kagi; by request of Superintendent of Public Instruction)

(SUBSTITUTED FOR - SEE 2ND SUB)

Requires that, under RCW 28A.655.061, beginning in the 2006-07 school year, the superintendent of public instruction shall implement three 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. A student may access an alternative if the student meets applicable eligibility criteria in RCW 28A.655.061 and other eligibility criteria established by the superintendent of public instruction, including but not limited to a ninety-five percent minimum attendance criterion and required participation in remediation programs or instruction.

Declares that the primary 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.

Requires the superintendent of public instruction to also 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.

Provides that, for students enrolled in a career and technical education program approved under this act, the superintendent of public instruction shall develop a collection of work samples that:

(1) Is relevant to the student's particular career and technical program;

(2) Focuses on the application of academic knowledge and skills within the program;

(3) Includes completed activities or projects where demonstration of academic knowledge is inferred; and

(4) Is related to the essential academic learning requirements and state standards that students must meet to earn a certificate of academic achievement or certificate of individual achievement, but also represents the knowledge and skills that successful individuals in the career and technical field of the approved program are expected to possess.

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.

Requires that, by September 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;

(2) The proposed guidelines, protocols, and procedures to be used by the superintendent in implementing the alternative assessments, particularly the collection of evidence;

(3) A description of the training to be provided for school districts, educators serving on scoring panels, and teachers assisting students with collections of evidence; and

(4) Updated estimates of the number of students likely to be eligible or apply for either alternative assessment method.

**HB 2785-S2** by House Committee on Appropriations (originally sponsored by Representatives Quall, Tom, P. Sullivan, Hunter, Morrell, Nixon, Rodne, Roberts, Schual-Berke, Simpson, Springer, Sells, Lantz, Linville, Dunshee, and Kagi; by request of Superintendent of Public Instruction)

(AS OF HOUSE 2ND READING 2/09/06)

Provides that a student may access an alternative if the student meets applicable eligibility criteria in RCW 28A.655.061 and other eligibility criteria established by the superintendent of public instruction, including but not limited to a ninety-five percent minimum attendance criterion and required participation in remediation programs or instruction.

Requires the superintendent of public instruction to develop a list of approved career and technical education programs that qualify for the objective alternative assessment for career and technical students developed under this act. Programs on the list must meet the following minimum criteria: (1) Lead to a certificate or credential that is state or nationally recognized by trades, industries, or other professional associations as necessary for employment or advancement in that field;

(2) Require a sequenced progression of multiple courses, both exploratory and preparatory, that are vocationally intensive and rigorous; and

(3) Have a high potential for providing the program completer with gainful employment or entry into a postsecondary work force training program.

Provides that, by September 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;

(2) The proposed guidelines, protocols, and procedures to be used by the superintendent in implementing the alternative assessments, particularly the collection of evidence;

(3) A description of the training to be provided for school districts, educators serving on scoring panels, and teachers assisting students with collections of evidence; and

(4) Updated estimates of the number of students likely to be eligible or apply for either alternative assessment method.

Provides that, if specific funding for the purposes of section 5 of this act, referencing this act by bill or chapter number is not provided by June 30, 2006, in the omnibus appropriations act, section 5 of this act is null and void.

-- 2006 REGULAR SESSION --

Jan 13	First reading, referred to Education.
Jan 26	Public hearing in committee.
Feb 2	Executive session in committee. ED - Executive action taken by committee. ED - Majority; 1st substitute bill be substituted, do pass.
Feb 3	Referred to Appropriations.
Feb 4	Public hearing, executive action taken, and executive action taken in committee. APP - Executive action taken by committee. APP - Majority; 2nd substitute bill be substituted, do pass. Minority; do not pass.
Feb 7	Placed on second reading.
Feb 9	2nd substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 94; nays, 4; absent, 0; excused, 0.
	-- IN THE SENATE --
Feb 11	First reading, referred to Early Learning, K-12 & Higher Education.
Feb 15	Public hearing in committee.

- Feb 23 Executive session in committee.  
 Feb 24 EKHE - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass with amendments(s)  
 by Early Learning, K-12 & Higher  
 Education.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Mar 2 Referred to Rules.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2786** by Representatives Shabro, Quall, Priest, Haler, Jarrett, Tom, Cox, Anderson, Wallace, Curtis, Talcott, Morrell, Rodne, Moeller, Schual-Berke, and P. Sullivan

Providing schools information they need regarding who has legal custody, care, or control of students for purposes of providing notice.

Provides schools information they need regarding who has legal custody, care, or control of students for purposes of providing notice.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to Juvenile Justice &  
 Family Law.  
 Jan 25 Public hearing in committee.

**HB 2787** by Representatives Hunter, Nixon, and Hudgins

Companion Bill: 6822

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.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to Technology, Energy  
 & Communications.  
 Jan 24 Public hearing in committee.

**HB 2788** by Representatives McDonald, Hinkle, Schindler, and Shabro

Creating a putative father registry.

Recognizes the importance of having both a child's mother and father be a part of decisions made about a child's future.

Recognizes that many children are born out of wedlock, which demonstrates a need for an effective process to keep track of claims of paternity for these children.

Finds that the uniform parentage act of 2002 includes the creation of a paternity registry for men who wish to be notified of

proceedings involving young children that they may have fathered.

Finds that the creation of a paternity registry will assist in both protecting a putative father's rights in a termination of parental rights proceeding and in facilitating infant adoptions in the state.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to Juvenile Justice &  
 Family Law.  
 Jan 25 Public hearing in committee.

**HB 2789** by Representatives Quall, Conway, Wood, Hasegawa, Haigh, Ormsby, Murray, Chase, Kessler, Morrell, Green, Roberts, McCoy, Moeller, Simpson, Sells, Lantz, McDermott, Ericks, Hankins, Kagi, and Hudgins; by request of Governor Gregoire

Companion Bill: 6483

Expanding apprenticeship opportunities for high school graduates.

(SUBSTITUTED FOR - SEE 2ND 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.

**HB 2789-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Quall, Conway, Wood, Hasegawa, Haigh, Ormsby, Murray, Chase, Kessler, Morrell, Green, Roberts, McCoy, Moeller, Simpson, Sells, Lantz, McDermott, Ericks, Hankins, Kagi, and Hudgins; by request of Governor Gregoire)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that it is in the public interest of the state to encourage and facilitate the formation of cooperative relationships between business and labor and educational institutions that provide for the development and expansion of programs of educational skills training consistent with employment needs.

Finds that it is in the state's interest to make students aware of the educational training programs and career employment opportunities.

Requires the following to be implemented to expand opportunities for secondary school students to prepare for technical careers and related apprenticeships: (1) Centers of excellence and other colleges with a high density of apprenticeship programs shall act as brokers of relevant information and resources as provided for in this act;

(2) An educational outreach program coordinated by the Washington state apprenticeship and training council as provided for in this act; and

(3) The development of direct-entry programs for graduating secondary students, approved and overseen by the Washington state apprenticeship and training council as provided for in this act.

Provides that, subject to funding provided for the purposes of this act, the superintendent of public instruction in consultation with the Washington state apprenticeship and training council shall allocate grants on a competitive basis to up to four pilot projects to expand enrollment of secondary school students in

career and technical programs that enable them to enter apprenticeships, particularly building and construction apprenticeships, upon graduation. The purpose of the pilot projects is to develop new collaborations among K-12 education and work force education providers and try new approaches to delivering instruction and career and technical education to secondary school students.

**HB 2789-S2** by House Committee on Appropriations (originally sponsored by Representatives Quall, Conway, Wood, Hasegawa, Haigh, Ormsby, Murray, Chase, Kessler, Morrell, Green, Roberts, McCoy, Moeller, Simpson, Sells, Lantz, McDermott, Ericks, Hankins, Kagi, and Hudgins; by request of Governor Gregoire)

(DIGEST AS ENACTED)

Finds that it is in the public interest of the state to encourage and facilitate the formation of cooperative relationships between business and labor and educational institutions that provide for the development and expansion of programs of educational skills training consistent with employment needs.

Finds that it is in the state's interest to make students aware of the educational training programs and career employment opportunities.

Requires the following to be implemented to expand opportunities for secondary school students to prepare for technical careers and related apprenticeships: (1) Centers of excellence and other colleges with a high density of apprenticeship programs shall act as brokers of relevant information and resources as provided for in this act;

(2) An educational outreach program coordinated by the Washington state apprenticeship and training council as provided for in this act; and

(3) The development of direct-entry programs for graduating secondary students, approved and overseen by the Washington state apprenticeship and training council as provided for in this act.

Provides that, subject to funding provided for the purposes of this act, the superintendent of public instruction in consultation with the Washington state apprenticeship and training council shall allocate grants on a competitive basis to up to four pilot projects to expand enrollment of secondary school students in career and technical programs that enable them to enter apprenticeships, particularly building and construction apprenticeships, upon graduation. The purpose of the pilot projects is to develop new collaborations among K-12 education and work force education providers and try new approaches to delivering instruction and career and technical education to secondary school students.

Provides that two of the pilot projects shall involve skill centers or high schools working collaboratively with local or regional apprenticeship programs and the Washington state apprenticeship and training council to design and offer the programs.

Provides that two of the pilot projects shall involve community or technical colleges working collaboratively with local high schools, local or regional apprenticeship programs, and the Washington state apprenticeship and training council to design and offer the programs.

Provides that at least one of the pilot projects is encouraged to involve small or rural high schools.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Commerce & Labor.  
 Jan 26 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Appropriations.  
 Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
 APP - Executive action taken by committee.

APP - Majority; 2nd substitute bill be substituted, do pass.

Minority; do not pass.

Feb 7 Placed on second reading.

Feb 9 2nd substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 94; nays, 4;

absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 17 Public hearing in committee.

Feb 22 Executive session in committee.

Feb 23 EKHE - Majority; do pass with amendment(s).

And refer to Ways & Means.

Referred to Ways & Means.

Feb 24 Public hearing in committee.

Feb 27 Executive session in committee.

WM - Majority; do pass with amendments(s)

by Early Learning, K-12 & Higher

Education.

Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.

Committee amendment adopted with no other

amendments.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 42; nays, 2;

absent, 0; excused, 5.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.

Passed final passage; yeas, 89; nays, 6; absent,

0; excused, 3.

Mar 6 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 21 Governor signed.

Chapter 161, 2006 Laws.

Effective date 4/1/2006.

**HB 2790** by Representatives Rodne, O'Brien, Woods, Ericks, Hinkle, Kessler, Simpson, and Darneille

Providing advisory sentencing guidelines.

(SEE ALSO PROPOSED 1ST SUB)

Provides advisory sentencing guidelines.

**HB 2790-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Rodne, O'Brien, Woods, Ericks, Hinkle, Kessler, Simpson, and Darneille)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides advisory sentencing guidelines.

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. 296 (2004). The legislature 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. The legislature further 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.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Criminal Justice & Corrections.

Jan 20 Executive session in committee.

CJC - Executive action taken by committee.

CJC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 24 Referred to Appropriations.  
 Jan 31 Public hearing in committee.

**HB 2791** by Representatives Kirby and Roach  
 Regulating insurance overpayment recovery practices.

Establishes provisions regulating insurance overpayment recovery practices.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Financial Institutions & Insurance.

**HB 2792** by Representatives Kenney, Hinkle, Kessler, Ericksen, Hasegawa, Morris, Bailey, and Talcott

Companion Bill: 6677

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 13 First reading, referred to Health Care.  
 Jan 31 Public hearing in committee.

**HB 2793** by Representatives Chase, Moeller, Pettigrew, Hasegawa, Morrell, and Santos

Providing incentives to recycle beverage containers.

Finds that global climate change presents an immediate challenge to the state of Washington to move away from a carbon-based economy, and reduce its use of greenhouse gas-producing fossil fuels.

Finds that beverage containers that are not recycled contribute substantially to unnecessary waste, including wasted raw materials, wasted electricity to create new containers, and litter, which takes up scarce landfill space. Therefore, the legislature finds that increased incentives to recycle beverage containers will reduce waste and reduce the use of fossil fuels.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Natural Resources, Ecology & Parks.

**HB 2794** by Representatives Chase, B. Sullivan, Dickerson, Upthegrove, Ericks, Linville, Pettigrew, Hunt, Murray, McCoy, Miloscia, Grant, Sells, Williams, Kenney, Simpson, and Kagi

Encouraging carbon dioxide mitigation.

(SEE ALSO PROPOSED 1ST SUB)

Minimizes the environmental cost of greenhouse gas emissions by encouraging mitigation for carbon dioxide.

**HB 2794-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Chase, B. Sullivan, Dickerson, Upthegrove, Ericks, Linville, Pettigrew, Hunt, Murray, McCoy, Miloscia, Grant, Sells, Williams, Kenney, Simpson, and Kagi)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Minimizes the environmental cost of greenhouse gas emissions by encouraging mitigation for carbon dioxide.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 26 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Appropriations.

**HB 2795** by Representatives Chase, Hasegawa, Moeller, and Conway

Limiting maximum capital and surplus accumulations by health care service contractors and health maintenance organizations.

Provides that, when annual premiums are in excess of two hundred fifty million dollars, a health care service contractor under chapter 48.44 RCW or a health maintenance organization under chapter 48.46 RCW may not accumulate capital and surplus, including risk-based capital (RBC), in excess of two months of claims expense as reported on line 18 of the quarterly statement of revenue and expenses, as existing on the effective date of this act, filed with the insurance commissioner's office.

Requires the excess to be returned to the policyholders by their choice of one of three methods: Electronic transfer; check; or reduction of next year's premium.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Health Care.

**HB 2796** by Representatives Chase, Morris, Ericks, P. Sullivan, Hunt, Crouse, Clibborn, McCoy, Eickmeyer, Pettigrew, Miloscia, McCune, Grant, Sells, Williams, Moeller, Dunshee, Hasegawa, Conway, Upthegrove, Kenney, Kilmer, Linville, Hudgins, and Dunn

Including plug-in hybrid electric vehicles in motor vehicle provisions.

Requires the department to solicit the purchase of one hundred plug-in hybrid electric vehicles for use in the state motor pool by November 30, 2010.

Declares that, for purposes of this act and RCW 43.19.1905 and 43.19.570, "plug-in hybrid electric vehicle" is a hybrid vehicle that: (1) Can run for several miles on battery power alone; and

(2) Can be plugged in to the electric grid in order to recharge its batteries.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to State Government Operations & Accountability.

**HB 2797** by Representatives Chase, Ericks, Pettigrew, P. Sullivan, Hunt, Roberts, McCoy, Eickmeyer, Moeller, Miloscia, Grant, Sells, Williams, Hasegawa, Upthegrove, Kenney, Santos, Simpson, and Hudgins

Creating a Washington state energy efficiency program road map.

Requires the Washington State University energy program to conduct a study to create a Washington state energy efficiency program road map. The study must: (1) Evaluate the state's current efforts with respect to energy efficiency and conservation;

(2) Evaluate the state's role in regional efforts to improve energy efficiency and conservation;

(3) Evaluate the effectiveness of other jurisdictions with established programs for funding energy efficiency and conservation;

(4) Evaluate methods for funding energy efficiency and conservation;

(5) Identify areas where the state needs to increase energy efficiency and conservation;

(6) Identify areas where the state could establish, expand, or fund efforts related to energy efficiency and conservation;

(7) Identify methods and create recommended strategies to fund energy efficiency and conservation in areas where increased efforts are needed; and

(8) Create the Washington state energy efficiency program road map containing recommended steps to be taken by the state, local governments, the Washington State University energy program, and other interested parties to establish, fund, and expand energy efficiency and conservation.

Requires the Washington State University energy program to report results and provide the Washington state energy efficiency program road map to the governor and the appropriate committees of the legislature by December 31, 2007.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Technology, Energy & Communications.

Jan 26 Public hearing in committee.

**HB 2798** by Representatives Chase, Williams, Hasegawa, Conway, Upthegrove, Pettigrew, and Kenney

Regulating the billing practices of telecommunications companies.

Provides that a telecommunications company may not charge a customer a fee to receive a paper copy of a bill when the bill includes charges for intrastate service. For purposes of this section, "intrastate service" means a communication that originates and terminates in the state of Washington, without regard to whether the communication went through any place outside the state.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Technology, Energy & Communications.

**HB 2799** by Representatives Chase, Morris, Crouse, Eickmeyer, Clibborn, P. Sullivan, Hunt, McCoy, Miloscia, Grant, Sells, Williams, McCune, Moeller, Conway, Upthegrove, Morrell, Simpson, Kilmer, Kagi, Hudgins, Dunn, and Darneille

Providing tax exemptions for solar hot water equipment.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides tax exemptions for solar hot water equipment.

**HB 2799-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Chase, Morris, Crouse, Eickmeyer, Clibborn, P. Sullivan, Hunt, McCoy, Miloscia, Grant, Sells, Williams, McCune, Moeller, Conway, Upthegrove, Morrell, Simpson, Kilmer, Kagi, Hudgins, Dunn, and Darneille)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides tax exemptions for solar hot water equipment.

**HB 2799-S2** by House Committee on Finance (originally sponsored by Representatives Chase, Morris, Crouse, Eickmeyer, Clibborn, P. Sullivan, Hunt, McCoy, Miloscia, Grant, Sells, Williams, McCune, Moeller, Conway, Upthegrove, Morrell, Simpson, Kilmer, Kagi, Hudgins, Dunn, and Darneille)

Providing tax exemptions for solar water heating equipment.

(DIGEST AS ENACTED)

Provides tax exemptions for solar hot water heating equipment.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Technology, Energy & Communications.

Jan 26 Public hearing and executive action taken in committee.

TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.

Jan 30 Referred to Finance.

Feb 2 Public hearing in committee.

Feb 6 Executive session in committee.

FIN - Executive action taken by committee.  
FIN - Majority; 2nd substitute bill be substituted, do pass.

Feb 7 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading suspension calendar.

Feb 11 Committee recommendations adopted and the 2nd substitute bill substituted.

Placed on third reading.

Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 14 First reading, referred to Water, Energy & Environment.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 WEE - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 8 Placed on second reading by Rules Committee.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.

-- IN THE HOUSE --

Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 24 Governor signed.

Chapter 218, 2006 Laws.

Effective date 7/1/2006.

**HB 2800** by Representatives Chase, Morris, Ericks, Pettigrew, P. Sullivan, Hunt, Clibborn, Crouse, McCoy, Miloscia, McCune, Grant, Sells, Williams, Hasegawa, Moeller, Upthegrove, Kenney, Santos, Simpson, and Darneille

Modifying voluntary green power program provisions.

Revises voluntary green power program provisions.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Technology, Energy & Communications.

Jan 26 Public hearing in committee.

**HB 2801** by Representatives Chase, Morrell, Hasegawa, McCoy, Sump, Hunt, Hunter, Upthegrove, Pettigrew, Kenney, Roberts, Moeller, Santos, Schual-Berke, Simpson, Kagi, and Darneille

Companion Bill: 6169

Authorizing removal of discriminatory provisions in the governing documents of homeowners' associations.

(AS OF HOUSE 2ND READING 2/14/06)

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 --
- Jan 13 First reading, referred to Judiciary.  
 Jan 25 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.
- Feb 1 Passed to Rules Committee for second reading.  
 Feb 11 Placed on second reading.  
 Feb 14 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.
- IN THE SENATE --
- Feb 16 Public hearing and executive action taken in  
 committee.  
 First reading, referred to Financial Institutions,  
 Housing & Consumer Protection.
- Feb 17 FHC - Majority; do pass.  
 Passed to Rules Committee for second reading.
- Feb 28 Made eligible to be placed on second reading.
- Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2802** by Representatives Takko, Dunn, Appleton,  
 Wallace, McCune, Blake, Morrell, McDonald,  
 Hasegawa, Kagi, and Moeller

Providing paratransit bus services for individuals with  
 disabilities.

Provides that each public entity operating a fixed route system  
 shall provide paratransit service to individuals with disabilities  
 that is comparable to the level of service provided to individuals  
 without disabilities who use the fixed route system. A paratransit  
 service will be deemed to meet the requirements of this provision  
 if the system provides a level of service that meets the needs of  
 individuals with and without disabilities to a comparable extent.

Provides that each public entity operating a fixed route system  
 shall not reduce paratransit service below the level of service  
 required by this act for any fixed route existing as of the effective  
 date of this act.

- 2006 REGULAR SESSION --
- Jan 13 First reading, referred to Transportation.

**HB 2803** by Representatives Green, Dickerson, Cody,  
 O'Brien, Clibborn, Appleton, Morrell, Moeller,  
 Santos, and Darneille

Concerning medical assistance mental health benefits.

Provides that effective July 1, 2006, the department shall  
 offer a fee-for-service and managed care outpatient mental health  
 benefit. The benefit shall be limited to an annual evaluation and  
 twelve visits per year. The benefit shall be provided by providers  
 licensed to provide mental health counseling or psychotherapy,  
 including diagnostic evaluations. The benefit shall be offered  
 when funds are specifically appropriated for these services.

- 2006 REGULAR SESSION --
- Jan 13 First reading, referred to Health Care.  
 Jan 26 Public hearing in committee.

**HB 2804** by Representatives Conway, Holmquist, Serben,  
 McIntire, Ahern, McDermott, Rodne, Buri,  
 McDonald, McCune, and Dunn; by request of Office of the  
 Lieutenant Governor

Companion Bill: 6564

Modifying the property tax exemption for nonprofit schools and  
 colleges.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 2804-S** by House Committee on Finance (originally  
 sponsored by Representatives Conway,  
 Holmquist, Serben, McIntire, Ahern, McDermott, Rodne, Buri,  
 McDonald, McCune, and Dunn; by request of Office of the  
 Lieutenant Governor)

(DIGEST AS ENACTED)

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.

- 2006 REGULAR SESSION --
- Jan 13 First reading, referred to Higher Ed &  
 Workforce Ed.  
 Jan 16 Committee relieved of further consideration.  
 Referred to Finance.  
 Jan 30 Public hearing in committee.  
 Feb 6 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be  
 substituted, do pass.
- Feb 7 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 13 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.
- IN THE SENATE --
- Feb 15 First reading, referred to Ways & Means.  
 Feb 24 Public hearing in committee.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 0; excused, 2.
- IN THE HOUSE --
- Mar 3 Speaker signed.
- IN THE SENATE --
- Mar 4 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Mar 6 Delivered to Governor.  
 Mar 27 Governor signed.  
 Chapter 226, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2805** by Representatives O'Brien, Ericks, Morrell,  
 Miloscia, and Green

Expanding provisions relating to missing persons.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent to build upon the research and findings of  
 the Washington state missing persons task force, assembled by the  
 state attorney general in 2003, the United States department of  
 justice, and others to aid in recovery of missing persons and the  
 identification of human remains.

Requires the Washington association of sheriffs and police chiefs, in consultation with the Washington association of county officials, the Washington association of coroners and medical examiners, the forensic investigations council, the Washington state patrol, and other interested agencies and individuals, to convene a committee to coordinate the use of the latest technology and available science to improve reporting of missing persons, to improve the communication within the state and with national data bases, to enhance the dissemination of information to other agencies and the public, and to improve reporting for missing persons and the collection and preservation of evidence.

Provides that protocols for the investigation of reported missing persons, identification of human remains, and recommended protocols for the reporting and identification of persons missing as the result of major events not limited to tsunami, earthquake, or acts of terrorism shall be endorsed by the groups named in this act who shall then seek the voluntary adoption of the same by all local law enforcement agencies, coroners, medical examiners, and others charged with locating missing persons or identifying human remains.

Provides that any biological sample taken from a known missing person under RCW 68.50.320 shall be forwarded to the federal bureau of investigation within seventy-two hours upon receipt of the DNA samples. The crime laboratory of the state patrol will conduct nuclear DNA testing of the biological sample and, in the event additional testing is required, the mitochondrial DNA testing will be conducted through the federal bureau of investigation, as long as it is available on a timely basis and delays do not further endanger the missing person involved. If substantial delays in testing occur or federal testing is no longer available, the legislature should provide funding to implement mitochondrial technology in the state of Washington.

Requires the department of health to maintain PKU tests of infants for DNA testing in the event the infant requires identification at a later date. There shall be a repository in every county where voluntary DNA swabs are maintained.

Directs the department to establish rules governing disclosure of test materials solely for the purpose of identification of a missing person or identification of human remains and to prohibit their use for any other purpose.

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

**HB 2805-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives O'Brien, Ericks, Morrell, Miloscia, and Green)

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent to build upon the research and findings of the Washington state missing persons task force, assembled by the state attorney general in 2003, the United States department of justice, and others to aid in recovery of missing persons and the identification of human remains.

Requires the Washington association of county officials, in consultation with the Washington association of sheriffs and police chiefs, the Washington association of coroners and medical examiners, the forensic investigations council, the Washington state patrol, and other interested agencies and individuals, to convene a committee to coordinate the use of the latest technology and available science to improve reporting of missing persons, to improve the communication within the state and with national data bases, to enhance the dissemination of information to other agencies and the public, and to improve reporting for missing persons and the collection and preservation of evidence.

Provides that protocols for the investigation of reported missing persons, identification of human remains, and recommended protocols for the reporting and identification of persons missing as the result of major events not limited to tsunami, earthquake, or acts of terrorism shall be endorsed by the groups named in this act who shall then seek the voluntary adoption of the same by all local law enforcement agencies, coroners, medical examiners, and others charged with locating missing persons or identifying human remains.

Directs the Washington association of sheriffs and police chiefs to create and maintain a statewide web site, which shall be available to the public. The web site shall post relevant information concerning persons reported missing in the state of Washington.

Requires the Washington state patrol to establish an interface with local law enforcement and the Washington association of sheriffs and police chiefs missing persons web site, the toll-free twenty-four hour hotline, and national and other statewide missing persons systems or clearinghouses.

Requires local law enforcement agencies to file an official missing persons report and enter biographical information into the state missing persons computerized network within twelve hours after notification of a missing person's report is received under this act.

Provides that biological samples taken for a missing person's investigation under RCW 68.50.320 shall be forwarded as appropriate to the federal bureau of investigation upon receipt of the DNA samples and to the Washington state patrol crime lab as soon as possible. The crime laboratory of the state patrol will provide guidance to agencies regarding where samples should be sent, conduct nuclear DNA testing of the biological sample where appropriate and, in the event additional testing is required, the mitochondrial DNA testing will be conducted through the federal bureau of investigation. Priority for testing shall be given to active criminal cases. If substantial delays in testing occur or federal testing is no longer available, the legislature should provide funding to implement mitochondrial technology in the state of Washington.

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

**HB 2805-S2** by House Committee on Appropriations (originally sponsored by Representatives O'Brien, Ericks, Morrell, Miloscia, and Green)

(DIGEST AS ENACTED)

Declares an intent to build upon the research and findings of the Washington state missing persons task force, assembled by the state attorney general in 2003, the United States department of justice, and others to aid in recovery of missing persons and the identification of human remains.

Requires the Washington association of county officials, in consultation with the Washington association of sheriffs and police chiefs, the Washington association of coroners and medical examiners, the forensic investigations council, the Washington state patrol, and other interested agencies and individuals, to convene a committee to coordinate the use of the latest technology and available science to improve reporting of missing persons, to improve the communication within the state and with national data bases, to enhance the dissemination of information to other agencies and the public, and to improve reporting for missing persons and the collection and preservation of evidence.

Provides that protocols for the investigation of reported missing persons, identification of human remains, and recommended protocols for the reporting and identification of persons missing as the result of major events not limited to tsunami, earthquake, or acts of terrorism shall be endorsed by the groups named in this act who shall then seek the voluntary adoption of the same by all local law enforcement agencies, coroners, medical examiners, and others charged with locating missing persons or identifying human remains.

Directs the Washington association of sheriffs and police chiefs to create and maintain a statewide web site, which shall be available to the public. The web site shall post relevant information concerning persons reported missing in the state of Washington.

Requires the Washington state patrol to establish an interface with local law enforcement and the Washington association of sheriffs and police chiefs missing persons web site, the toll-free twenty-four hour hotline, and national and other statewide missing persons systems or clearinghouses.

Requires local law enforcement agencies to file an official missing persons report and enter biographical information into the

state missing persons computerized network within twelve hours after notification of a missing person's report is received under this act.

Provides that biological samples taken for a missing person's investigation under RCW 68.50.320 shall be forwarded as appropriate to the federal bureau of investigation upon receipt of the DNA samples and to the Washington state patrol crime lab as soon as possible. The crime laboratory of the state patrol will provide guidance to agencies regarding where samples should be sent, conduct nuclear DNA testing of the biological sample where appropriate and, in the event additional testing is required, the mitochondrial DNA testing will be conducted through the federal bureau of investigation. Priority for testing shall be given to active criminal cases. If substantial delays in testing occur or federal testing is no longer available, the legislature should provide funding to implement mitochondrial technology in the state of Washington.

Provides that, if specific funding for the purposes of section 4 of this act, referencing this act and section 4 of this act by bill or chapter number and section number, is not provided by June 30, 2006, in the omnibus appropriations act, section 4 of this act is null and void.

Provides that, if specific funding for the purposes of section 5 of this act, referencing this act and section 5 of this act by bill or chapter number and section number, is not provided by June 30, 2006, in the omnibus appropriations act, section 5 of this act is null and void.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Criminal Justice & Corrections.

Jan 24 Public hearing in committee.

Jan 27 Executive session in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.

Jan 30 Referred to Appropriations.

Feb 2 Public hearing in committee.

Feb 3 Executive session in committee.  
APP - Executive action taken by committee.

Feb 4 APP - Majority; 2nd substitute bill be substituted, do pass.

Feb 7 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading suspension calendar.

Feb 11 Committee recommendations adopted and the 2nd substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --

Feb 14 First reading, referred to Judiciary.

Feb 21 Public hearing and executive action taken in committee.

Feb 23 JUD - Majority; do pass.  
Passed to Rules Committee for second reading.

Feb 27 Placed on second reading by Rules Committee.

Mar 2 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0; absent, 1; excused, 4.  
-- IN THE HOUSE --

Mar 3 Speaker signed.  
-- IN THE SENATE --

Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 17 Governor signed.  
Chapter 102, 2006 Laws.  
Effective date 6/7/2006\*\*.

**HB 2806** by Representatives McIntire, Condotta, Chase, Conway, Nixon, Buri, Dickerson, Cody, Roberts, Clibborn, Hunt, Jarrett, Moeller, Sells, Ericks, Kagi, and Darneille; by request of Governor Gregoire

Companion Bill: 6594

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.

-- 2006 REGULAR SESSION --  
Jan 13 First reading, referred to Finance.

**HB 2807** by Representatives Haigh and McDermott

Companion Bill: 6644

Deducting union dues for state employees.

Amends RCW 41.80.100 and 41.04.230 relating to deducting union dues for state employees.

-- 2006 REGULAR SESSION --  
Jan 13 First reading, referred to Commerce & Labor.

**HB 2808** by Representatives Nixon, Bailey, Ahern, Sump, Strow, Serben, Crouse, Roach, Condotta, Kristiansen, Kretz, and Schindler

Prohibiting strikes by educational employees.

Declares that it is unlawful for an employee or an employee organization, directly or indirectly, to induce, instigate, encourage, authorize, ratify, or participate in a strike.

Declares that it is unlawful for an employer to authorize, consent to, or condone a strike, to conduct a lockout, to pay or agree to pay an employee for any day in which the employee participates in a strike, or to pay or agree to pay any increase in compensation or benefits to an employee in response to or as a result of a strike or any act that violates this act. It is unlawful for any representative of the employer to authorize, ratify, or participate in any violation of this provision.

Provides that, if a violation of this act occurs, or is imminently threatened, any citizen domiciled within the jurisdictional boundaries of the state may petition the superior court of the county in which the school district, or any part thereof, is situated for an injunction restraining the violation or imminently threatened violation.

Declares that failure to comply with any temporary or permanent injunction granted under this act is contempt of court as provided in chapter 7.21 RCW. The court may impose a penalty of up to ten thousand dollars for an employee organization or the employer, for each day during which the failure to comply continues.

Declares that nothing in this act prevents new or renewed bargaining and agreement within the scope of bargaining, as defined by this chapter, at any time. However, the parties may not agree to a provision regarding suspension or modification of any court-ordered penalty provided in this section and any such agreement is void.

-- 2006 REGULAR SESSION --  
Jan 13 First reading, referred to Commerce & Labor.

**HB 2809** by Representative Nixon

Creating multiple degrees of illegal voting.

Establishes multiple degrees of illegal voting.

-- 2006 REGULAR SESSION --  
Jan 13 First reading, referred to Criminal Justice & Corrections.

**HB 2810** by Representatives O'Brien and Morrell

Recycling electronic products.

Establishes provisions for recycling electronic products.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Natural Resources,  
 Ecology & Parks.

**HB 2811** by Representatives O'Brien and Morrell  
 Creating a covered electronic device recycling program.

Establishes a covered electronic device recycling program.  
 Provides that, during 2014, the department shall convene a stakeholder group to evaluate the program and make recommendations to the legislature by January 1, 2015, as to whether to: (1) Continue the advanced recycling fee;  
 (2) Implement another financing alternative; or  
 (3) Determine that no outside financing mechanism is required to ensure that the system is financially solvent.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Natural Resources,  
 Ecology & Parks.

**HB 2812** by Representatives Hunter, Rodne, Quall, Nixon, P. Sullivan, Jarrett, Clibborn, Tom, Morrell, Fromhold, Roberts, Schual-Berke, Simpson, Anderson, and Kagi

Companion Bill: 6438

Modifying school district levy provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises school district levy provisions.  
 Repeals 2004 c 21 s 3 (uncodified).

**HB 2812-S** by House Committee on Appropriations (originally sponsored by Representatives Hunter, Rodne, Quall, Nixon, P. Sullivan, Jarrett, Clibborn, Tom, Morrell, Fromhold, Roberts, Schual-Berke, Simpson, Anderson, and Kagi)

Increasing the levy base for school districts.

(DIGEST AS ENACTED)

Revises school district levy provisions.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Education.  
 Jan 25 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; do pass.  
 Minority; without recommendation.  
 Feb 3 Referred to Appropriations.  
 Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Placed on second reading.  
 Feb 9 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 62; nays, 36; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.  
 Feb 20 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 23 EKHE - Majority; do pass.  
 Minority; without recommendation.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 24 Executive session in committee.  
 Feb 27 WM - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.  
 Mar 3 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 6 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
 Mar 7 Speaker signed.  
 -- IN THE SENATE --  
 Mar 8 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 20 Governor signed.  
 Chapter 119, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2813** by Representatives O'Brien, Williams, Strow, and Kirby

Changing provisions relating to shopping carts.

(SEE ALSO PROPOSED 1ST SUB)

Provides that a person who intentionally removes a shopping cart from the parking lot of a retail establishment without the permission of the establishment, is subject to liability under this act.

Provides that any statute, ordinance, or rule enacted by a political subdivision of the state dealing with shopping carts that have been removed from the parking lot of a retail establishment must meet the following criteria: (1) Impoundment of a shopping cart may only be allowed if the cart is located off the premises of the retail establishment, and: (a) The retail establishment has been given notice of the cart's location and has not retrieved the cart within five days of the notice; (b) the cart is in a location that is likely to impede emergency services. If a cart in a location that is likely to impede emergency services is impounded, the retail establishment must be given notice that the cart has been impounded; or (c) the cart does not meet the requirements of RCW 9A.56.270(2).

**HB 2813-S** by House Committee on Judiciary (originally sponsored by Representatives O'Brien, Williams, Strow, and Kirby)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a person who intentionally removes a shopping cart from the parking lot of a retail establishment without the permission of the establishment, is subject to liability under this act.

Provides that any statute, ordinance, or rule enacted by a political subdivision of the state dealing with shopping carts that have been removed from the parking lot of a retail establishment must meet the following criteria: (1) Impoundment of a shopping cart may only be allowed if the cart is located off the premises of the retail establishment, and: (a) The retail establishment has been given notice of the cart's location and has not retrieved the cart within five days of the notice; (b) the cart is in a location that is likely to impede emergency services. If a cart in a location that is likely to impede emergency services is impounded, the retail establishment must be given notice that the cart has been impounded; or (c) the cart does not meet the requirements of RCW 9A.56.270(2).

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Judiciary.  
 Jan 27 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.

Feb 11 Placed on second reading.  
Feb 14 Referred to Rules 2 Consideration.

**HB 2814** by Representatives Simpson, Schindler, Springer, and Lantz; by request of Department of Community, Trade, and Economic Development

Companion Bill: 6427

Concerning schedules for the review of comprehensive plans and development regulations.

(SEE ALSO PROPOSED 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.

**HB 2814-S** by House Committee on Local Government (originally sponsored by Representatives Simpson, Schindler, Springer, and Lantz; by request of Department of Community, Trade, and Economic Development)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Local Government.  
Jan 26 Public hearing in committee.  
Feb 1 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 2815** by Representatives Simpson, Jarrett, Springer, and Lantz; by request of Department of Community, Trade, and Economic Development

Companion Bill: 6569

Clarifying the best available science requirements to protect critical areas.

(SUBSTITUTED FOR - SEE 1ST SUB)

Clarifies the best available science requirements to protect critical areas.

**HB 2815-S** by House Committee on Local Government (originally sponsored by Representatives Simpson, Jarrett, Springer, and Lantz; by request of Department of Community, Trade, and Economic Development)

(AS OF HOUSE 2ND READING 2/13/06)

Clarifies the best available science requirements to protect critical areas.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Local Government.  
Jan 26 Public hearing in committee.  
Feb 1 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.  
Feb 3 Referred to Appropriations.  
Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Local Government.  
Minority; do not pass.  
Feb 7 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 13 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 57; nays, 41; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 15 First reading, referred to Government Operations & Elections.  
Feb 20 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 GO - Majority; do pass with amendment(s).  
Minority; do not pass.  
On motion, referred to Ways & Means.  
Feb 27 Executive session in committee.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2816** by Representatives Green, Walsh, Clibborn, Campbell, Morrell, and Santos

Companion Bill: 6419

Creating pilot projects for dental hygienists.

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.

Establishes the access to preventive care pilot projects. The secretary of health is authorized to create five pilot projects in dentally underserved areas of the state whereby dental hygienists are authorized to practice within the current scope of practice in RCW 18.29.050, without the supervision of a dentist. These pilot projects are effective for three years after the effective date of this section. The secretary of health, in consultation with the dental hygiene examining committee, shall adopt rules to implement this act.

Declares that the goals of the pilot projects are to: (1) Open access to preventive oral health care services delivered by dental hygienists;

(2) Collect data of patients treated by dental hygienists, including age, treatments rendered, insurance coverage, if any, and patient referral to dentists;

(3) Evaluate independently managed dental hygiene practices in increasing the patient flow to dentists, thereby improving dental care; and

(4) Examine the ways in which the pilot projects affect access to preventive oral health care for underserved persons.

Directs the secretary of health, in consultation with the Washington state dental hygienists' association, to provide a report to the legislature by December 1, 2009, evaluating the outcome of the pilot projects.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Health Care.

**HB 2817** by Representatives Sells, McCoy, Strow, Dunshee, Lovick, Jarrett, Morris, Ormsby, Morrell, Haler, O'Brien, Fromhold, Ericks, Kilmer, and B. Sullivan

Companion Bill: 6697

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 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.

**HB 2817-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Sells, McCoy, Strow, Dunshee, Lovick, Jarrett, Morris, Ormsby, Morrell, Haler, O'Brien, Fromhold, Ericks, Kilmer, and B. Sullivan)

Establishing a technology emphasis for institutions of higher education.

(DIGEST AS ENACTED)

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.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Higher Ed & Workforce Ed.  
 Jan 24 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 HEWE - Executive action taken by committee.  
 HEWE - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 7 Placed on second reading.  
 Feb 9 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.  
 Feb 23 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 EKHE - Majority; do pass with amendment(s).  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 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.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.

Mar 6 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 23 Governor signed.  
 Chapter 180, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2818** by Representatives McIntire, Kenney, McDermott, Hunter, Ormsby, Linville, Wood, Fromhold, Morrell, Conway, Condotta, and Springer

Companion Bill: 6558

Improving the state of Washington's economic, cultural, and educational standing in the motion picture industry.

(SEE ALSO PROPOSED 1ST 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.

**HB 2818-S** by House Committee on Finance (originally sponsored by Representatives McIntire, Kenney, McDermott, Hunter, Ormsby, Linville, Wood, Fromhold, Morrell, Conway, Condotta, and Springer)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 24 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 EDAT - Executive action taken by committee.

Feb 2 EDAT - Majority; do pass.  
 Referred to Finance.  
 Feb 6 Public hearing and executive action taken in  
 committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 14 Referred to Rules 2 Consideration.

Feb 1 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2819** by Representatives Lovick, Dunshee, and McCoy  
 Limiting passengers from riding on the outside part of vehicles.

Finds and declares that: (1) Pickup trucks are becoming increasingly popular as multipurpose vehicles and are frequently used for family transport and recreation;

(2) Each year, a significant number of injuries and deaths occur in this state as a result of persons riding in the cargo area of pickup trucks without the use of appropriate restraint devices when doing so;

(3) Injuries sustained by persons riding in the cargo area of pickup trucks without the use of appropriate restraint devices when doing so occur as a result both of collisions in which the pickup trucks are involved and of ejections from the pickup trucks during sudden stops, bumps, turns, or swerves where no collision occurs; and

(4) The occupant death rate is higher in pickup trucks and small utility vehicles than in any other kind of passenger vehicle.

Declares it is therefore the purpose of this act to prohibit riding in open truck beds except in specified circumstances.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.  
 Jan 23 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2820** by Representatives Pettigrew, Santos, Hinkle, Hasegawa, Hudgins, Chase, Holmquist, Uptegrove, and McDonald

Providing business and occupation tax relief for businesses impacted by light rail construction.

(SEE ALSO PROPOSED 1ST SUB)

Provides business and occupation tax relief for businesses impacted by light rail construction.

**HB 2820-S** by House Committee on Finance (originally sponsored by Representatives Pettigrew, Santos, Hinkle, Hasegawa, Hudgins, Chase, Holmquist, Uptegrove, and McDonald)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, in computing tax there may be deducted from the measure of tax amounts received by a business that is located on a parcel of real property any portion of which is less than five hundred feet from the right of way of Martin Luther King Jr. Way between McClellan Street and Boeing Access Road. As used in this act, "parcel of real property" has the meaning given in RCW 84.04.130.

Provides that an amount equal to the total of deductions claimed under this act in the previous month shall be deducted from the amount to be distributed under RCW 81.104.170 to a regional transit authority and deposited to the state general fund.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Finance.  
 Jan 25 Public hearing in committee.

**HB 2821** by Representatives Woods, Nixon, Schindler, Hankins, Bailey, Ericksen, Talcott, Buck, McCune, and Dunn

Opening high-occupancy vehicle lanes during nonpeak hours.

Opens high-occupancy vehicle lanes during nonpeak hours.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.  
 Jan 23 Public hearing in committee.

**HB 2822** by Representatives Priest, Haler, Orcutt, Campbell, Ericksen, Woods, Alexander, Talcott, Kristiansen, Holmquist, Rodne, Serben, Roach, Buri, Skinner, Schindler, Hinkle, Jarrett, McDonald, P. Sullivan, Simpson, Walsh, Tom, Armstrong, McCune, Shabro, and Dunn

Modifying provisions relating to taking a motor vehicle without permission.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, when a person has in his or her possession, or under his or her control, two or more stolen vehicles, he or she is presumed to know that the vehicles are stolen.

Provides that when a person has been found in possession of a stolen vehicle on two previous occasions, or has been found with a stolen vehicle under his or her control on two previous occasions, he or she is presumed to know that the third and subsequent vehicles in his or her possession, or under his or her control, are stolen.

Declares that taking a motor vehicle without permission in the first degree is a class B felony.

Establishes penalties for violations of the act.

Appropriates the sum of seven million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the state general fund to the Washington state patrol to establish and operate three regional auto theft task forces in Washington.

Appropriates the sum of three million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the state general fund to the Washington state patrol to establish and operate proaction auto theft swat units in Washington.

**HB 2822-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Priest, Haler, Orcutt, Campbell, Ericksen, Woods, Alexander, Talcott, Kristiansen, Holmquist, Rodne, Serben, Roach, Buri, Skinner, Schindler, Hinkle, Jarrett, McDonald, P. Sullivan, Simpson, Walsh, Tom, Armstrong, McCune, Shabro, and Dunn)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes mandatory minimum penalties for adult offenders convicted of taking a motor vehicle without permission.

Provides that any person who makes or mends, or causes to be made or mended, or has in his or her possession, any shaved key commonly used for the commission of taking a motor vehicle without permission, shall be guilty of possession of shaved keys.

Declares that possession of a shaved key is a gross misdemeanor.

Appropriates the sum of seven million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the state general fund to the Washington state patrol to establish and operate three regional auto theft task forces in Washington.

Appropriates the sum of three million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the state general fund to the Washington state patrol to establish and operate proaction auto theft swat units in Washington.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to Criminal Justice & Corrections.  
 Jan 24 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; 1st substitute bill be substituted, do pass.  
 Jan 30 Referred to Appropriations.

**HB 2823** by Representatives Lovick, Dunshee, McCoy, Santos, Simpson, and Hasegawa

Requiring a study of school district curriculum.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent that every student in Washington should see his or her culture fully and accurately included in the public school curriculum in every grade, and that all students should learn about the cultures and histories of all of their peers in the state and the world. To make progress toward achieving this goal, the legislature requires additional information about the degree to which school districts have such a curriculum and what barriers may impede them from adopting and using such a curriculum.

Directs the college of education at the University of Washington to conduct a review of the curriculum offered by public schools in Washington. The review shall examine the degree to which the curriculum fully and accurately includes the history, contributions, and contemporary experiences of people of color. The review shall also identify barriers that may impede schools and school districts from successfully adopting and using such a curriculum.

Requires the college to submit a report to the education committees of the legislature by December 1, 2007, including findings and recommendations for strategies and policies that could improve the public school curriculum.

**HB 2823-S** by House Committee on Education (originally sponsored by Representatives Lovick, Dunshee, McCoy, Santos, Simpson, and Hasegawa)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent that every student in Washington should see his or her culture fully and accurately included in the public school curriculum in every grade, and that all students should learn about the cultures and histories of all of their peers in the state and the world. To make progress toward achieving this goal, the legislature requires additional information about the degree to which school districts have such a curriculum and what barriers may impede them from adopting and using such a curriculum.

Directs the college of education at the University of Washington to conduct a review of the curriculum offered by public schools in Washington. The review shall examine the degree to which the curriculum fully and accurately includes the history, contributions, and contemporary experiences of people of color. The review shall also identify barriers that may impede schools and school districts from successfully adopting and using such a curriculum.

Requires the college to submit a report to the education committees of the legislature by December 1, 2007, including findings and recommendations for strategies and policies that could improve the public school curriculum.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to Education.  
 Feb 1 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 ED - Executive action taken by committee.

ED - Majority; 1st substitute bill be substituted, do pass.

- Feb 3 Minority; without recommendation.  
 Referred to Appropriations.

**HB 2824** by Representatives Lovick, McCoy, Green, and Ericks

Providing the crime of threats with a firearm against persons in places of education.

Designates the crime of threats with a firearm against persons in places of education.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to Judiciary.

**HB 2825** by Representatives Lovick and McCoy

Revising provisions relating to deferred disposition of juveniles.

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

Provides that a juvenile is eligible for deferred disposition unless he or she is charged with having possession or control of a firearm at any public or private elementary or secondary school premises, school-provided transportation, or areas of facilities while being used exclusively by public or private schools in violation of RCW 9.41.280(1)(a).

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to Juvenile Justice & Family Law.  
 Jan 31 Public hearing and executive action taken in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; do pass.  
 Feb 2 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Human Services & Corrections.  
 Feb 21 Public hearing in committee.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2826** by Representatives Lovick, McCoy, Green, Condotta, Springer, and Ericks

Revising provisions relating to possession of dangerous weapons on school facilities.

Revises provisions relating to possession of dangerous weapons on school facilities.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to Judiciary.

**HB 2827** by Representatives Lovick, McCoy, Green, and Ericks

Including school personnel in assault provisions.

Pertains to a person who assaults an employee, director, officer, agent, contracted service provider, or volunteer of any public or private school or public school district who is performing his or her duties or participating in a school-sponsored activity at the time of the assault, or where the assault of the employee, director, officer, agent, contracted service provider, or volunteer is reasonably related to such duties or participation in a school-sponsored activity.

Provides that assault in the third degree is a class C felony.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Criminal Justice & Corrections.

**HB 2828** by Representatives Morrell, Kilmer, Roach, Green, Priest, Morris, Haigh, P. Sullivan, Simpson, Moeller, Linville, Upthegrove, Orcutt, Kessler, Appleton, McCoy, McDonald, Springer, Ericks, and McCune

Providing a business and occupation credit for employers who rehire returning active duty national guard members.

Provides a business and occupation credit for employers who rehire returning active duty national guard members.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Finance.  
 Jan 24 Public hearing in committee.

**HB 2829** by Representatives Wallace, Curtis, Haigh, Springer, Morrell, Hunt, Takko, Schual-Berke, Murray, and Moeller; by request of Department of Licensing

Companion Bill: 6550

Modifying provisions concerning the regulation of driver training schools.

(DIGEST AS ENACTED)

Revises provisions concerning the regulation of driver training schools.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Transportation.  
 Jan 25 Public hearing in committee.  
 Feb 3 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 11 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 82; nays, 13; absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Transportation.  
 Feb 21 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 24 TRAN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Feb 28 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 219, 2006 Laws.  
 Effective date 3/24/2006.

**HB 2830** by Representatives Quall, Bailey, Hunter, Schual-Berke, McDermott, Linville, and Kagi

Granting service credit to educational staff associates for nonschool employment.

Provides that, beginning in the 2006-07 school year, the calculation of years of service for occupational therapists, physical therapists, speech-language pathologists, audiologists, nurses, social workers, counselors, and psychologists regulated under Title 18 RCW may include experience in schools and other

nonschool positions as occupational therapists, physical therapists, speech-language pathologists, audiologists, nurses, social workers, counselors, or psychologists. The calculation shall be that one year of service in a nonschool position counts as one year of service for purposes of this act.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Education.  
 Jan 25 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; do pass.  
 Feb 3 Referred to Appropriations.

**HB 2831** by Representatives Nixon and Simpson

Prohibiting the commercial use of lists obtained through the public records act.

Declares that "commercial purposes" includes, regardless of physical form or characteristic: All direct marketing or other targeted contact of persons or businesses related to any advertisement, offer, or solicitation for anything of value. Commercial purposes does not include the broadcast or distribution of information to the general public or segments of the general public through the use of any form of news media, whether or not a fee is charged for the service, or the solicitation of votes by or on behalf of a political candidate or in favor of or in opposition to ballot measures.

Provides that a person is guilty of a gross misdemeanor punishable under RCW 9A.20.021 if he or she: (1) Uses a list obtained, either by the person himself or herself or by another person, from any state or local agency for commercial purposes or for any type of solicitation by or on behalf of a nonprofit or charitable organization, and does so knowing that the list came from or was compiled, whether by the person himself or herself or by a third party, from records obtained from a state or local government agency; or

(2) Induces another to violate this act.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to State Government Operations & Accountability.  
 Jan 27 Public hearing in committee.

**HB 2832** by Representatives Condotta, Blake, Hinkle, Kristiansen, and Holmquist

Reducing the administrative cap on off-road vehicle money.

Provides that the department may retain either a maximum of five percent of fees collected or one hundred thousand dollars, whichever is less, to cover expenses incurred in the administration of chapter 46.09 RCW.

-- 2006 REGULAR SESSION --  
 Jan 13 First reading, referred to Natural Resources, Ecology & Parks.

**HB 2833** by Representatives Haigh, Eickmeyer, Green, Morris, Crouse, Armstrong, Curtis, Sump, Dunshee, and Clements

Adding members to the state board for volunteer fire fighters and reserve officers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Adds members to the state board for volunteer fire fighters and reserve officers.

**HB 2833-S** by House Committee on Appropriations (originally sponsored by Representatives Haigh, Eickmeyer, Green, Morris, Crouse, Armstrong, Curtis, Sump, Dunshee, and Clements)

(AS OF HOUSE 2ND READING 2/13/06)

Adds members to the state board for volunteer fire fighters and reserve officers.

- 2006 REGULAR SESSION --
- Jan 13 First reading, referred to Appropriations.  
Jan 25 Public hearing in committee.  
Jan 30 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.
- Feb 1 Passed to Rules Committee for second reading.  
Feb 6 Referred to Rules 2 Consideration.  
Feb 11 Placed on second reading.  
Feb 13 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.
- IN THE SENATE --
- Feb 15 First reading, referred to Government Operations & Elections.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2834** by Representatives Ericks, Hunter, Clibborn, Schual-Berke, Kagi, Green, Orcutt, Newhouse, Appleton, Haler, Campbell, Nixon, Jarrett, Ericksen, Woods, Talcott, Kristiansen, Hinkle, Holmquist, Alexander, Roach, Ahern, Schindler, McDonald, Murray, Santos, Simpson, Tom, Springer, Pearson, Linville, Bailey, and McCune

Companion Bill: 6368

Discontinuing the nursing facility bed tax.

Repeals RCW 74.46.091, 74.46.535, 82.71.010, 82.71.020, and 82.71.030.

- 2006 REGULAR SESSION --
- Jan 13 First reading, referred to Appropriations.

**HB 2835** by Representatives Lovick, O'Brien, Wood, Miloscia, Darneille, Chase, Hasegawa, McDermott, and Linville

Revising provisions for the sale and use of projectile stun guns.

Revises provisions for the sale and use of projectile stun guns.

- 2006 REGULAR SESSION --
- Jan 13 First reading, referred to Judiciary.  
Jan 31 Public hearing in committee.

**HB 2836** by Representatives Sommers, Kagi, Green, and Kilmer

Creating the reading achievement account.

(SUBSTITUTED FOR - SEE 1ST SUB)

Creates the reading achievement account.

**HB 2836-S** by House Committee on Appropriations (originally sponsored by Representatives Sommers, Kagi, Green, and Kilmer)

(DIGEST AS ENACTED)

Creates the reading achievement account.

- 2006 REGULAR SESSION --
- Jan 13 First reading, referred to Appropriations.  
Jan 23 Public hearing in committee.  
Jan 24 Executive session in committee.  
APP - Executive action taken by committee.

APP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.

- Jan 26 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.
- IN THE SENATE --
- Feb 11 First reading, referred to Ways & Means.  
Feb 21 Public hearing in committee.  
Feb 22 Executive session in committee.  
Feb 23 WM - Majority; do pass with amendment(s).  
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, 43; nays, 0; absent, 3; excused, 3.
- IN THE HOUSE --
- Mar 6 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Mar 7 Speaker signed.
- IN THE SENATE --
- Mar 8 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Mar 20 Delivered to Governor.  
Governor signed.  
Chapter 120, 2006 Laws.  
Effective date 6/7/2006.

**HB 2837** by Representatives O'Brien, McCune, Morris, and Dunn

Eliminating advance property tax payments for binding site plans.

Eliminates advance property tax payments for binding site plans.

- 2006 REGULAR SESSION --
- Jan 13 First reading, referred to Finance.  
Jan 17 Committee relieved of further consideration.  
Referred to Local Government.  
Feb 1 Public hearing and executive action taken in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 2838** by Representatives B. Sullivan, Condotta, Ericksen, Talcott, Kristiansen, Holmquist, Ahern, Schindler, Alexander, Bailey, and McCune

Modifying employee wage and benefit provisions.

Provides that, by July 1, 2016, the department of labor and industries shall convene a study group to compile a report assessing the effectiveness of this act in enabling restaurateurs to provide adequate wages and benefits for all employees working in restaurants.

Requires the study group to present the report to the governor and the appropriate committees of the legislature by December 1, 2016, and the report shall include recommendations.

- 2006 REGULAR SESSION --
- Jan 13 First reading, referred to Commerce & Labor.

**HB 2839** by Representatives Strow, Ahern, Skinner, Ericksen, Shabro, Pearson, Haler, Orcutt, Campbell, Woods, Alexander, Talcott, Holmquist, Rodne, Serben, Roach,

Buri, Schindler, Hinkle, Jarrett, Walsh, Armstrong, Bailey, McCune, and Priest

Revising methamphetamine provisions.

Revises methamphetamine provisions.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Criminal Justice & Corrections.

**HB 2840** by Representatives Roach, Kirby, Pettigrew, Morrell, McCune, Pearson, Ericks, Buck, Orcutt, Kessler, Haler, Campbell, Nixon, Green, Ericksen, Woods, Alexander, Talcott, Kristiansen, Holmquist, Rodne, Serben, Buri, Skinner, Schindler, Hinkle, Jarrett, McDonald, Walsh, Springer, Sells, Armstrong, Kilmer, Bailey, Priest, Shabro, and Dunn

Increasing penalties for identity theft.

Increases penalties for identity theft.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Criminal Justice & Corrections.

**HB 2841** by Representatives Orcutt, Roach, Ahern, Holmquist, Serben, Anderson, Ericksen, Nixon, Schindler, Kretz, McCune, Haler, Pearson, Woods, Alexander, Talcott, Kristiansen, Skinner, Hinkle, Condotta, Walsh, Shabro, and Dunn

Companion Bill: 6309

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 13 First reading, referred to Finance.

**HB 2842** by Representatives B. Sullivan, Anderson, Quall, Tom, Chase, and Simpson

Requiring that organ donation awareness be taught in public schools.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that continuing education as to the existence and maintenance of a statewide organ and tissue donor registry is in the best interest of the people of the state of Washington.

Requires organ donation awareness to be taught in the public schools of this state. Organ donation education shall include instruction explaining the organ and tissue donor registry created in RCW 68.50.635. Students shall receive such instruction at least once beginning in ninth grade.

**HB 2842-S** by House Committee on Education (originally sponsored by Representatives B. Sullivan, Anderson, Quall, Tom, Chase, and Simpson)

(AS OF HOUSE 2ND READING 2/13/06)

Finds that continuing education as to the existence and maintenance of a statewide organ and tissue donor registry is in the best interest of the people of the state of Washington.

Requires organ donation awareness to be taught in the public schools of this state in driver training courses. Organ donation education shall include instruction explaining the organ and tissue donor registry created in RCW 68.50.635.

Requires instructional materials to be developed in coordination with the federally designated organ procurement organization for Washington state.

Provides that all costs associated with the development, distribution, and implementation of this curriculum shall be the responsibility of the foundation established in RCW 46.12.510.

Requires that at least fourteen days before teaching organ donation awareness, each school district shall notify parents or guardians of the presentation, that the curricula materials are available for inspection, and that parents or guardians may request in writing that their students be excused from the instruction. No student may be required to participate in organ donation awareness instruction if the student's parent or guardian requests in writing that the student be excused from such instruction, and the student shall not be academically penalized due to being excused.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Education.

Jan 25 Public hearing in committee.

Feb 2 Executive session in committee.

ED - Executive action taken by committee.

ED - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Passed to Rules Committee for 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, 58; nays, 40; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 17 Public hearing in committee.

Feb 20 Executive session in committee.

Feb 22 Executive session in committee.

Feb 23 EKHE - Majority; do pass.

Minority; do not pass.

Minority; without recommendation.

Passed to Rules Committee for second reading.

Feb 27 Made eligible to be placed on second reading.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2843** by Representatives Holmquist, Haigh, Nixon, Green, Schindler, Clements, Sump, Ahern, McDermott, Haler, Chase, Sells, McDonald, Hasegawa, Kenney, Kristiansen, Bailey, and McCune

Modifying absentee ballot envelope content.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises absentee ballot envelope content.

Provides that if the county auditor is seeking reelection, the county auditor may not place his or her name on the security envelope or return envelope.

**HB 2843-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Holmquist, Haigh, Nixon, Green, Schindler, Clements, Sump, Ahern, McDermott, Haler, Chase, Sells, McDonald, Hasegawa, Kenney, Kristiansen, Bailey, and McCune)

(AS OF HOUSE 2ND READING 2/14/06)

Revises absentee ballot envelope content.

Provides that, if the county auditor is a candidate for election or reelection to any public office, the county auditor may not place his or her name on the security envelope or return envelope.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to State Government Operations & Accountability.  
 Jan 25 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Feb 2 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading by Rules Committee.  
 Feb 14 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 96; nays, 1; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 16 First reading, referred to Government Operations & Elections.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2844** by Representatives Holmquist, Haler, Nixon, Dunn, Ahern, McCune, McDonald, Kristiansen, Roach, Pearson, Rodne, Schindler, and Bailey

Requiring a revote if the number of ballots counted and voters credited with voting cannot be reconciled.

Requires a revote if the number of ballots counted and voters credited with voting cannot be reconciled.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to State Government Operations & Accountability.

**HB 2845** by Representatives Simpson and Curtis

Regulating water availability for residential fire sprinkler suppression systems.

(SEE ALSO PROPOSED 1ST SUB)

Establishes regulations regarding water availability for residential fire sprinkler suppression systems.

**HB 2845-S** by House Committee on Local Government (originally sponsored by Representatives Simpson and Curtis)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes regulations regarding water availability for residential fire sprinkler suppression systems.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to Local Government.  
 Jan 25 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2846** by Representatives Miloscia, Hunt, Campbell, and Dunshee

Expanding campaign finance disclosure in small political subdivisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the reporting provisions of chapter 42.17 RCW apply to a candidate in any political subdivision if the candidate

receives or expects to receive five thousand dollars or more in contributions.

**HB 2846-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Miloscia, Hunt, Campbell, and Dunshee)

(AS OF HOUSE 2ND READING 2/11/06)

Declares that the reporting provisions of chapter 42.17 RCW apply to a candidate in any political subdivision if the candidate receives or expects to receive five thousand dollars or more in contributions.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to State Government Operations & Accountability.  
 Jan 24 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading suspension calendar.  
 Feb 11 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Government Operations & Elections.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2847** by Representatives Orcutt, Takko, Holmquist, Hunt, Woods, Anderson, Ericksen, Nixon, Jarrett, McCune, Dunn, McDonald, Serben, Talcott, Roach, Wallace, and Shabro

Modifying effective and expiration dates for the clean fuel sales and use tax exemptions.

Revises effective and expiration dates for the clean fuel sales and use tax exemptions.

-- 2006 REGULAR SESSION --

- Jan 16 First reading, referred to Finance.  
 Jan 30 Public hearing in committee.

**HB 2848** by Representatives Lantz, Ericks, Santos, Williams, Rodne, Priest, Hudgins, Darneille, Morrell, Kessler, McDonald, Roberts, McCoy, Kenney, Campbell, P. Sullivan, Wallace, Hasegawa, Kilmer, Green, Simpson, Wood, Ormsby, and Springer

Protecting confidentiality of domestic violence information.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires the secretary to adopt rules to establish procedures to protect the confidentiality and prevent the disclosure of information that may impair the safety of past and current victims of domestic violence and stalking. At a minimum, the rules shall address the sharing of information among state agencies and other partners and modifying or improving existing data bases to protect from unauthorized information sharing and disclosure.

**HB 2848-S** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Ericks, Santos, Williams, Rodne, Priest, Hudgins, Darneille, Morrell, Kessler, McDonald, Roberts, McCoy, Kenney, Campbell, P. Sullivan, Wallace, Hasegawa, Kilmer, Green, Simpson, Wood, Ormsby, and Springer)

(DIGEST AS ENACTED)

Provides that a domestic violence advocate may not, without the consent of the victim, be examined as to any communication between the victim and the domestic violence advocate.

Provides that a domestic violence advocate may disclose a confidential communication without the consent of the victim if failure to disclose is likely to result in a clear, imminent risk of serious physical injury or death of the victim or another person.

Provides that any domestic violence advocate participating in good faith in the disclosing of communications under this act is immune from liability, civil, criminal, or otherwise, that might result from the action. In any proceeding, civil or criminal, arising out of a disclosure under this act, the good faith of the domestic violence advocate who disclosed the confidential communication shall be presumed.

Requires the secretary to adopt policies and procedures to protect the confidentiality and prevent the disclosure of information about recipients who have disclosed to the department that they are past or current victims of domestic violence and stalking.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Judiciary.  
 Jan 27 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 13 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Judiciary.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 JUD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 27 Governor signed.  
 Chapter 259, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2849** by Representatives Hinkle and Cody

Companion Bill: 6418

Adding requirements to renew initial limited licenses for dental hygienists.

Revises requirements to renew initial limited licenses for dental hygienists.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Health Care.

**HB 2850** by Representatives Clements, Orcutt, Dunn, Armstrong, and Newhouse

Eliminating tax, interest, and penalty provisions for land valued under the open space program.

(SUBSTITUTED FOR - SEE 1ST SUB)

Eliminates tax, interest, and penalty provisions for land valued under the open space program.

**HB 2850-S** by House Committee on Finance (originally sponsored by Representatives Clements, Orcutt, Dunn, Armstrong, and Newhouse)

Modifying interest and penalty provisions for land in the current use agricultural program.

(AS OF HOUSE 2ND READING 2/13/06)

Revises tax, interest, and penalty provisions for land valued under the open space program.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Finance.  
 Jan 27 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for 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, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Agriculture & Rural Economic Development.  
 Feb 20 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 Feb 22 ARED - Majority; do pass.  
 Minority; do not pass.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2851** by Representatives Strow, Hudgins, McCune, Darneille, Sump, Skinner, and Priest

Prohibiting sale of alcohol on ferries.

Prohibits the sale of alcohol on ferries.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Transportation.

**HB 2852** by Representatives Strow, Kirby, Roach, Ericks, Serben, Appleton, Newhouse, Kilmer, Skinner, Shabro, Simpson, Williams, Tom, Darneille, Morrell, Anderson, Hankins, McCune, Wallace, Green, and Ormsby

Regulating small loans made by unlicensed check cashers and sellers.

(SEE ALSO PROPOSED 1ST SUB)

Provides that any small loan agreement or contract made between a borrower and a licensee without the licensee first obtaining a small loan endorsement is void and unenforceable.

**HB 2852-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Strow, Kirby, Roach, Ericks, Serben, Appleton, Newhouse, Kilmer, Skinner, Shabro, Simpson, Williams, Tom, Darneille, Morrell, Anderson, Hankins, McCune, Wallace, Green, and Ormsby)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that any small loan agreement or contract made between a borrower and a licensee without the licensee first obtaining a small loan endorsement is void and unenforceable.

Does not apply to a loan made by a private party to another private party if the interest rate charged is less than the usury rate in RCW 19.52.020.

-- 2006 REGULAR SESSION --  
 Jan 16 First reading, referred to Financial Institutions & Insurance.  
 Jan 31 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 15 Referred to Rules 2 Consideration.

**HB 2853** by Representatives Conway, Wood, Kenney, Hasegawa, and Simpson

Modifying the statute of limitations for industrial insurance claims.

Provides that no application shall be valid or claim thereunder enforceable unless filed within one year after the day upon which the injury occurred, the disabling effect of the injury was discovered, or the rights of dependents or beneficiaries accrued, except as provided in RCW 51.28.055.

-- 2006 REGULAR SESSION --  
 Jan 16 First reading, referred to Commerce & Labor.  
 Jan 23 Public hearing in committee.

**HB 2854** by Representatives Nixon, Bailey, Rodne, Serben, Sump, Newhouse, Crouse, Haler, Woods, Priest, Condotta, Shabro, Kristiansen, Strow, Ericksen, Walsh, Skinner, Roach, Buck, Holmquist, Ahern, McCune, Tom, Kretz, Talcott, Orcutt, Dunn, Anderson, McDonald, Armstrong, Chandler, Campbell, Wallace, Pearson, and Hinkle

Limiting the power of eminent domain.

Provides that private property shall be taken by the state only for public use and no greater interest shall be taken than is necessary to accomplish the public use. "Public use" means only the actual possession, occupation, or enjoyment of the property by the general public or by the state; or the use of land for the creation or functioning of public utilities or common carriers such as railroads, utilities, or toll roads. The taking of private property by the state for economic development does not constitute public use.

-- 2006 REGULAR SESSION --  
 Jan 16 First reading, referred to Judiciary.  
 Jan 20 Public hearing in committee.

**HB 2855** by Representatives Eickmeyer, Chase, Clibborn, Morrell, Blake, Ormsby, Dunshee, O'Brien, Upthegrove, Moeller, Appleton, Hudgins, Wallace, Kilmer, and Green

Defining just compensation for eminent domain proceedings.

Provides that, if the final order of condemnation specifies that all or some of the appropriated property is to be sold or transferred by the state to a private party, or all or some of the appropriated property is later sold or transferred by the state to a private party within five years of the entry of the final condemnation order, then the respondent property owner is entitled to compensation in the amount of not less than one hundred thirty-five percent of the fair market value of any land, building, structure, or other property sold or transferred to the private party, as well as any other damages to which the respondent may be entitled. The calculation of fair market value shall be determined by reference to the fair market value of the property at the time of the entry of the final order of condemnation.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Judiciary.  
 Jan 20 Public hearing in committee.

**HB 2856** by Representatives Blake and Buck  
 Creating the forest carbon credits study panel.

Declares that, although regulatory regimes will likely be necessary to create a framework for greenhouse gas reductions, market mechanisms will play an integral role in any plan to reduce greenhouse gas emissions in the next century. Emission credit trading systems provide greenhouse gas emitting industries with an efficient market mechanism to comply with greenhouse gas regulations. Activities that store or trap carbon, such as growing forests, should be recognized in emission credit trading systems.

Requires the findings of the study panel, along with draft legislation developed by the study panel, to be reported to the appropriate standing committees of the legislature by January 2, 2007.

-- 2006 REGULAR SESSION --  
 Jan 16 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 26 Public hearing in committee.

**HB 2857** by Representatives Kenney, Sells, Cox, Rodne, and Kessler

Companion Bill: 6567

Revising terms of appointment of student regents and trustees.

(DIGEST AS ENACTED)

Revises terms of appointment of student regents and trustees.

-- 2006 REGULAR SESSION --  
 Jan 16 First reading, referred to Higher Ed & Workforce Ed.  
 Jan 26 Public hearing in committee.  
 Jan 27 Executive session in committee.  
 HEWE - Executive action taken by committee.  
 HEWE - Majority; do pass.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 Feb 7 Placed on second reading.  
 Feb 9 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Early Learning, K-12 & Higher Education.  
 Feb 17 Public hearing in committee.  
 Feb 20 Executive session in committee.  
 Feb 22 Executive session in committee.  
 Feb 23 EKHE - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 1; excused, 3.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 15 Governor signed.  
 Chapter 78, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2858** by Representatives B. Sullivan and Buck  
 Concerning storm water discharges.

Provides that, for storm water discharges associated with small construction activity as identified in 40 C.F.R. 122.26(b) (15), the department may include conditions that incorporate by reference qualified local erosion and sediment control program requirements in construction storm water general permits. A qualified local erosion and sediment control program, at a minimum, must require construction site operators to: (1) Implement appropriate erosion and sediment control best management practices;

(2) Control at the construction site waste that may cause adverse impacts to water quality, such as discarded building materials, concrete truck washout, chemicals, litter, and sanitary waste;

(3) Develop and implement a storm water pollution prevention plan; and

(4) Submit for review and approval by the qualified local program a site plan that incorporates consideration of potential water quality impacts.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2859** by Representatives McCoy, Newhouse, Hudgins, Wood, Darneille, Morrell, Green, Simpson, and Springer

Companion Bill: 6560

Continuing funding for the public facilities construction loan revolving account.

Continues funding for the public facilities construction loan revolving account.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Capital Budget.

**HB 2860** by Representatives Grant, Newhouse, Hankins, Haler, Walsh, and McCune

Companion Bill: 6581

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;

(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.

**HB 2860-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Grant, Newhouse, Hankins, Haler, Walsh, and McCune)

(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 of water conserved to the most expensive per acre-foot;

(4) A ranking of projects from the most beneficial to fish to the least beneficial to fish; 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.

Directs 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 provisions of the act.

**HB 2860-S2** by House Committee on Capital Budget (originally sponsored by Representatives Grant, Newhouse, Hankins, Haler, Walsh, and McCune)

(DIGEST AS ENACTED)

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 of water conserved to the most expensive per acre-foot;

(4) A ranking of projects from the most beneficial to fish to the least beneficial to fish; 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.

Directs 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 provisions of the act.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Economic Development, Agriculture & Trade.

Jan 30 Public hearing in committee.

- Feb 2 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Feb 3 Referred to Capital Budget.
- Feb 6 Public hearing and executive action taken in committee.  
CB - Executive action taken by committee.  
CB - Majority; 2nd substitute bill be substituted, do pass.  
Minority; without recommendation.
- Feb 7 Passed to Rules Committee for second reading.
- Feb 8 Placed on second reading.
- Feb 13 2nd substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 94; nays, 4; absent, 0; excused, 0.  
-- IN THE SENATE --
- Feb 14 Read first time, rules suspended, and placed on second reading calendar.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
-- IN THE HOUSE --
- Feb 15 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- Feb 16 Governor signed.  
Chapter 6, 2006 Laws.  
Effective date 7/1/2006\*\*.
- 
- HB 2861** by Representatives Williams, Simpson, Moeller, Hunter, Darneille, Tom, Schual-Berke, Hunt, McIntire, and Santos  
Regulating the sale of firearms at gun shows and events.
- Provides that a person who, while at a gun show or event, offers to sell or transfer a firearm to another person must be licensed as a dealer under 18 U.S.C. Sec. 923 and post the license in accordance with 27 C.F.R. Secs. 178.91 and 178.100(a).  
Requires the licensed dealer to: (1) Perform a background check of the prospective transferee in accordance with RCW 9.41.090 and 18 U.S.C. Sec. 921 et seq.; and  
(2) Obtain approval of a transfer from the local law enforcement agency for a handgun or the Federal Bureau of Investigation, national crime information center, for a long gun, in accordance with RCW 9.41.090 and 18 U.S.C. Sec. 921 et seq.  
Declares that a violation of this act is a gross misdemeanor.
- 2006 REGULAR SESSION --
- Jan 16 First reading, referred to Judiciary.
- 
- HB 2862** by Representative Murray; by request of Governor Gregoire  
Companion Bill: 6241  
Making 2006 supplemental transportation appropriations.  
Makes 2006 supplemental transportation appropriations.  
-- 2006 REGULAR SESSION --  
Jan 16 First reading, referred to Transportation.
- 
- HB 2863** by Representatives Kirby, Roach, Ericks, McDonald, Simpson, and Santos  
Companion Bill: 6570
- 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 contains information required by federal law to be disclosed in 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 is made for credit relating to the retail installment contract.
- HB 2863-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Kirby, Roach, Ericks, McDonald, Simpson, and Santos)  
(AS OF HOUSE 2ND READING 2/13/06)  
Provides that, if a retail installment contract for the purchase of a motor vehicle meets the requirements of chapter 63.14 RCW and contains information required by federal law to be disclosed in 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 is made for credit relating to the retail installment contract.
- 2006 REGULAR SESSION --
- Jan 16 First reading, referred to Financial Institutions & Insurance.
- Jan 26 Public hearing and executive action taken in committee.  
FII - Executive action taken by committee.  
FII - Majority; 1st substitute bill be substituted, do pass.
- Jan 30 Passed to Rules Committee for second reading.
- Feb 10 Placed on second reading.
- Feb 13 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 2; absent, 0; excused, 0.  
-- IN THE SENATE --
- Feb 15 First reading, referred to Financial Institutions, Housing & Consumer Protection.
- Mar 8 By resolution, returned to House Rules Committee for third reading.
- 
- HB 2864** by Representatives Morrell, Bailey, Cody, Hinkle, Santos, and Green  
Companion Bill: 6373  
Removing expiration of reporting to the legislature of holding a boarding home medicaid eligible resident's room or unit.  
Deletes expiration of reporting to the legislature of holding a boarding home medicaid eligible resident's room or unit.  
-- 2006 REGULAR SESSION --  
Jan 16 First reading, referred to Health Care.
- 
- HB 2865** by Representatives Morrell, Bailey, Cody, Hinkle, Schual-Berke, McDonald, Kenney, and Green  
Companion Bill: 6372  
Requiring timely assessment of assisted living facility applicants.  
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.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Health Care.

**HB 2866** by Representatives P. Sullivan, Priest, Quall, Curtis, Ormsby, Talcott, Linville, Kenney, and Simpson

Companion Bill: 6437

Providing for adoption of course equivalencies for career and technical courses.

Requires each high school or school district board of directors to adopt course equivalencies for all career and technical high school courses offered to students at the high school.

Provides that career and technical courses determined to be equivalent to academic core courses, in full or in part, by the high school or school district shall be accepted as meeting core requirements, including graduation requirements, if the courses are transcribed on the student's diploma using the equivalent academic high school department designation and title.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Education.

Jan 25 Public hearing in committee.

**HB 2867** by Representatives Kenney, Haler, Grant, Hankins, Cox, Sells, Roberts, Fromhold, Armstrong, Walsh, Skinner, and Newhouse

Regarding expansion of WSU Tri-Cities into a four-year institution.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires the Washington State University Tri-Cities branch campus to develop a plan for expanding into a four-year institution and to identify new degree programs and course offerings focused on areas of specific need in higher education that exist in southeastern Washington.

Provides that, beginning in the fall of 2007, the Washington State University Tri-Cities branch campus may begin, subject to approval by the higher education coordinating board, admitting lower-division students directly into programs beyond the biotechnology field that are identified in its plan as being in high need in southeastern Washington.

**HB 2867-S** by House Committee on Appropriations (originally sponsored by Representatives Kenney, Haler, Grant, Hankins, Cox, Sells, Roberts, Fromhold, Armstrong, Walsh, Skinner, and Newhouse)

(DIGEST AS ENACTED)

Requires the Washington State University Tri-Cities branch campus to develop a plan for expanding into a four-year institution and to identify new degree programs and course offerings focused on areas of specific need in higher education that exist in southeastern Washington.

Provides that, beginning in the fall of 2007, the Washington State University Tri-Cities branch campus may begin, subject to approval by the higher education coordinating board, admitting lower-division students directly into programs beyond the biotechnology field that are identified in its plan as being in high need in southeastern Washington.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Higher Ed & Workforce Ed.

Jan 24 Public hearing in committee.

Jan 26 Executive session in committee.  
HEWE - Executive action taken by committee.  
HEWE - Majority; do pass.

Jan 30 Referred to Appropriations.

Feb 2 Public hearing in committee.

Feb 3 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.

Feb 7 Placed on second reading.

Feb 9 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 1;  
absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 17 Public hearing in committee.

Feb 20 Executive session in committee.

Feb 22 Executive session in committee.

Feb 23 EKHE - Majority; do pass.  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 24 Executive session in committee.

Feb 27 WM - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 3 Committee amendment not adopted.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 0;  
absent, 0; excused, 5.

-- IN THE HOUSE --

Mar 6 Speaker signed.

-- IN THE SENATE --

Mar 8 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 22 Governor signed.

Chapter 166, 2006 Laws.

Effective date 6/7/2006.

**HB 2868** by Representatives Orcutt, Roach, Kilmer, Alexander, Linville, Condotta, Grant, Dunn, McDonald, Armstrong, McCune, Holmquist, and Ahern

Companion Bill: 6773

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 16 First reading, referred to Finance.

Jan 27 Public hearing in committee.

**HB 2869** by Representatives Orcutt, Roach, Alexander, Linville, Condotta, Grant, Kilmer, Dunn, Nixon, Talcott, Armstrong, P. Sullivan, Wallace, Springer, and Ahern

Companion Bill: 6774

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 16 First reading, referred to Finance.

**HB 2870** by Representatives Cox, Springer, Buri, Chase, Crouse, Jarrett, Morrell, Kenney, and P. Sullivan

Waiving the one hundred eighty day school year requirement for energy-related fiscal emergencies.

Authorizes the state board of education to also grant waivers to school districts from the provisions of RCW 28A.150.220(3) in cases where the school district board of directors has adopted a resolution declaring an energy-related fiscal emergency and where the local plan to reduce operating and transportation costs to address the emergency necessitates such a waiver.

Repeals RCW 28A.305.145

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Education.

**HB 2871** by Representatives Murray, Dickerson, Appleton, and Simpson

Creating a regional transportation commission.

(SUBSTITUTED FOR - SEE 1ST SUB)

Creates a regional transportation commission.

Repeals provisions of chapter 36.120 RCW.

**HB 2871-S** by House Committee on Transportation (originally sponsored by Representatives Murray, Dickerson, Appleton, and Simpson)

Creating a regional transportation commission. (REVISED FOR ENGROSSED: Modifying regional transportation governance provisions.)

(DIGEST AS ENACTED)

Finds that effective transportation planning in urbanized regions requires stronger and clearer lines of responsibility and accountability.

Finds that integrated, multimodal transportation planning will help reduce transportation congestion and improve safety, and that streamlined decision making will help reduce political congestion.

Finds that coordinated planning of, investment in, and operation of transportation systems will have significant benefit to the citizens of Washington, and that it is the will of the people to fund regional transportation solutions, including improving transit service in urbanized areas and among existing, fragmented transit agencies in the region. Although equity considerations must be respected, transportation problems are broader and deeper than the sum of geographic subareas.

Declares that it is therefore the policy of the state of Washington to create a regional transportation commission to develop a proposal for a regional transportation governing entity more directly accountable to the public, and to develop a comprehensive regional transportation finance plan for the citizens of the Puget Sound metropolitan region.

Declares that the commission has the following duties: (1) Evaluate transportation governance in the central Puget Sound area within the jurisdiction of the Puget Sound regional council. The commission shall assess and develop recommendations for what steps should be taken to: (a) Consolidate governance among agencies, including changes in institutional powers, structures, and relationships and governance needed to improve accountability for transportation decisions, while enhancing the regional focus for transportation decisions and maintaining equity among citizens in the region; (b) improve coordination in the planning of transportation investments and services; (c) improve investment strategies; (d) coordinate transportation planning and investments with adopted land use policies within the region; (e) enhance efficiency and coordination in the delivery of services provided; (f) adjust boundaries for agencies or functions within the region to address existing and future transportation and land use issues; and (g) improve coordination between regional investments and federal funds, and state funding, including those administered by the transportation improvement board, the county

road administration board, and the freight mobility strategic investment board;

(2) Develop a regional transportation governance proposal that includes, at a minimum, the formation of a regional transportation governing entity, of which all or a majority of its members must be directly elected, the revenue sources that will be available to such entity, and the scope of planning authority of such entity;

(3) Publicize the commission's proposal referenced in this act by November 15, 2006, and provide at least fifteen days for public comment;

(4) Adopt the proposal referenced in this act and submit it to the legislature by January 1, 2007;

(5) Develop a comprehensive, integrated transportation finance plan for the metropolitan Puget Sound region to be submitted to the affected voters by the regional transportation governing entity;

(6) Conduct public meetings to assure active public participation in the development of the proposal referenced in this act and the regional transportation finance plan referenced in this act.

Provides that, prior to a regional transportation public vote, the department of transportation must complete all of the following requirements for both the Alaskan Way viaduct and Seattle Seawall replacement project, and the state route number 520 bridge replacement and HOV project: (1) In accordance with the national environmental policy act, the department must designate the preferred alternative, prepare a substantial project mitigation plan, and complete a comprehensive cost estimate review using the department's cost estimate validation process, for each project;

(2) In accordance with all applicable federal highway administration planning and project management requirements, the department must prepare a project finance plan for each project that clearly identifies secured and anticipated fund sources, cash flow timing requirements, and project staging and phasing plans if applicable; and

(3) The department must report these results for each project to the joint transportation committee.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Transportation.

Jan 18 Public hearing in committee.

Feb 6 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 7 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading.

Feb 21 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 71; nays, 26;

absent, 0; excused, 1.

-- IN THE SENATE --

Feb 22 First reading, referred to Transportation.

Feb 24 Public hearing in committee.

Feb 27 Executive session in committee.

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

Minority; do not pass.

Minority; without recommendation.

Passed to Rules Committee for second reading.

Placed on second reading by Rules Committee.

Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 36; nays, 10;

absent, 0; excused, 3.

-- IN THE HOUSE --

Mar 7 House refuses to concur in Senate

amendments. Asks Senate to recede from amendments.

-- IN THE SENATE --

Senate 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, 38; nays, 7;  
 absent, 0; excused, 4.  
 -- IN THE HOUSE --
- Mar 8 House concurred in Senate amendments.  
 Passed final passage; yeas, 70; nays, 28;  
 absent, 0; excused, 0.  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.
- Mar 29 Governor signed.  
 Chapter 311, 2006 Laws.  
 Effective date 6/7/2006\*.

**HB 2872** by Representatives Roberts, Roach, O'Brien, Dickerson, Nixon, Cody, Green, Hudgins, Appleton, Darneille, McDonald, Rodne, and McCune  
 Companion Bill: 6523

Increasing the minimum age for gambling.

(SEE ALSO PROPOSED 1ST SUB)

Provides that any person under the age of twenty-one years is prohibited from engaging in the wagering activities allowed by chapter 9.46 RCW. It is unlawful for any person 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.

**HB 2872-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Roberts, Roach, O'Brien, Dickerson, Nixon, Cody, Green, Hudgins, Appleton, Darneille, McDonald, Rodne, and McCune)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, in any advertising, including broadcast, print media, or written advertising, on behalf of the state lottery, the state lottery or its lottery sales agents may not actively target advertisement to persons under the age of twenty-one years.

Provides that no one may participate or attempt to participate in a house-banked card game who is under the age of twenty-one years.

Requires the Washington state gambling commission to, in collaboration with the appropriate committees of the legislature, review the policy issues related to establishing a minimum age of gambling for gambling activities under its jurisdiction. The commission shall report its findings and recommendations to the appropriate committees of the legislature by December 1, 2006.

- 2006 REGULAR SESSION --
- Jan 16 First reading, referred to Commerce & Labor.  
 Jan 25 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.
- Feb 3 Passed to Rules Committee for second reading.  
 Feb 13 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 2873** by Representatives Darneille, Nixon, Cody, Pettigrew, McDermott, Flannigan, Haigh, Simpson, Williams, Dickerson, Upthegrove, Chase, Hunt, Kagi, Roberts, Kenney, Hasegawa, Santos, and Ormsby

Companion Bill: 6651

Modifying provisions relating to voting rights for incarcerated felons.

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.

- 2006 REGULAR SESSION --
- Jan 16 First reading, referred to State Government Operations & Accountability.

**HB 2874** by Representatives Murray, Ericksen, Jarrett, Wallace, and Woods; by request of Department of Transportation

Companion Bill: 6525

Modifying transportation project design-build provisions.

(DIGEST AS ENACTED)

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 16 First reading, referred to Transportation.  
 Jan 24 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.
- Jan 30 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading suspension calendar.  
 Feb 10 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --
- Feb 13 First reading, referred to Transportation.  
 Feb 24 Public hearing in committee.  
 Feb 27 Executive session in committee.  
 TRAN - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.
- Feb 28 Rules suspended. Placed on Third Reading.  
 Mar 1 Third reading, passed; yeas, 47; nays, 0;  
 absent, 1; excused, 1.  
 -- IN THE HOUSE --
- Mar 3 Speaker signed.  
 -- IN THE SENATE --
- Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --
- Mar 6 Delivered to Governor.  
 Mar 14 Governor signed.  
 Chapter 37, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2875** by Representatives Murray, Skinner, Hankins, Wallace, Springer, and Woods; by request of Department of Transportation

Companion Bill: 6528

Permitting roadside tire chain businesses.

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.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Transportation.

**HB 2876** by Representatives Ericksen, Wood, Dunn, Armstrong, and Ericks; by request of Washington State Patrol

Companion Bill: 6547

Clarifying procedures for sound and video recordings by law enforcement officers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Clarifies procedures for sound and video recordings by law enforcement officers.

**HB 2876-S** by House Committee on Judiciary (originally sponsored by Representatives Ericksen, Wood, Dunn, Armstrong, and Ericks; by request of Washington State Patrol)

(DIGEST AS ENACTED)

Clarifies procedures for sound and video recordings by law enforcement officers.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Judiciary.

Jan 25 Public hearing in committee.

Jan 30 Executive session in committee.

JUDI - Executive action taken by committee.

JUDI - Majority; 1st substitute bill be substituted, do pass.

Feb 1 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 14 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 93; nays, 4; absent, 0; excused, 1.

-- IN THE SENATE --

Feb 16 First reading, referred to Judiciary.

Feb 21 Executive session in committee.

Feb 23 JUD - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 27 Made eligible to be placed on second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 2 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 43; nays, 0; absent, 2; excused, 4.

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 14 Governor signed.  
 Chapter 38, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2877** by Representatives Sells, Nixon, and Morris; by request of Washington State Patrol

Companion Bill: 6546

Providing state conformity with federal safety standards for mopeds.

Provides state conformity with federal safety standards for mopeds.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Transportation.

**HB 2878** by Representatives Ericksen, Linville, Grant, Newhouse, Dunn, and Holmquist

Companion Bill: 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.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Finance.

**HB 2879** by Representative McIntire; by request of Department of Revenue

Companion Bill: 6577

Modifying the electronic administration of the real estate excise tax.

(DIGEST AS ENACTED)

Revises the electronic administration of the real estate excise tax.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Finance.

Jan 18 Public hearing in committee.

Jan 24 Executive session in committee.

FIN - Executive action taken by committee.

FIN - Majority; do pass.

Jan 27 Passed to Rules Committee for second reading.

Feb 6 Referred to Rules 2 Consideration.

Feb 11 Placed on second reading.

Feb 14 Rules suspended. Placed on Third Reading.

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

-- IN THE SENATE --

Feb 16 First reading, referred to Ways & Means.

Feb 21 Executive session in committee.

Feb 22 WM - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 6 Placed on second reading by Rules Committee.

Mar 7 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.

-- IN THE HOUSE --

Speaker signed.

-- IN THE SENATE --

Mar 8 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 29 Governor signed.

Chapter 312, 2006 Laws.

Effective date 3/29/2006.

**HB 2880** by Representative McIntire; by request of Department of Revenue

Companion Bill: 6578

Regarding insurance premiums tax.

(SUBSTITUTED FOR - SEE 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.

**HB 2880-S** by House Committee on Finance (originally sponsored by Representative McIntire; by request of Department of Revenue)

Clarifying the taxation of insurers.

(DIGEST AS ENACTED)

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.

-- 2006 REGULAR SESSION --

- Jan 16 First reading, referred to Finance.  
 Jan 18 Public hearing in committee.  
 Jan 25 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Mar 4 Rules Committee relieved of further consideration. Placed on second reading.  
 Mar 6 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 63; nays, 35; absent, 0; excused, 0.  
 Vote on third reading will be reconsidered.  
 Third reading, passed; yeas, 55; nays, 43; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Mar 7 Rules suspended.  
 Placed on second reading.  
 Mar 8 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 40; nays, 7; absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 28 Governor signed.  
 Chapter 278, 2006 Laws.  
 Effective date 3/28/2006.

**HB 2881** by Representatives Appleton, Jarrett, Dickerson, Takko, Morris, Williams, Moeller, Flannigan, Haigh, Hudgins, Wallace, Sells, Kilmer, Schual-Berke, Darneille, Hunt, Campbell, Simpson, and Ormsby

Regulating check cashers and sellers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that a licensee shall: (1) Not contact, or threaten to contact, either orally or in writing, the military chain of command of a military borrower in an effort to collect a delinquent small loan;

(2) Not communicate with a military borrower in such a manner as to harass, intimidate, threaten, or embarrass the military borrower, including but not limited to communication at an unreasonable hour, with unreasonable frequency, by threats of force or violence, by threats of criminal prosecution, and by use of offensive language.

Provides that communication is presumed to have been made for the purposes of harassment when: (1) It is made with a military borrower in any form, manner, or place, more than three times in a single week;

(2) It is made with a military borrower at his or her place of employment more than one time in a single week; or

(3) It is made with a military borrower at his or her place of residence between the hours of 9:00 p.m. and 7:30 a.m.

**HB 2881-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Appleton, Jarrett, Dickerson, Takko, Morris, Williams, Moeller, Flannigan, Haigh, Hudgins, Wallace, Sells, Kilmer, Schual-Berke, Darneille, Hunt, Campbell, Simpson, and Ormsby)

(AS OF HOUSE 2ND READING 2/07/06)

Provides that a licensee shall: (1) Not contact, or threaten to contact, either orally or in writing, the military chain of command of a military borrower in an effort to collect a delinquent small loan;

(2) Not communicate with a military borrower in such a manner as to harass, intimidate, threaten, or embarrass the military borrower, including but not limited to communication at an unreasonable hour, with unreasonable frequency, by threats of force or violence, by threats of criminal prosecution, and by use of offensive language.

Provides that communication is presumed to have been made for the purposes of harassment when: (1) It is made with a military borrower in any form, manner, or place, more than three times in a single week;

(2) It is made with a military borrower at his or her place of employment more than one time in a single week; or

(3) It is made with a military borrower at his or her place of residence between the hours of 9:00 p.m. and 7:30 a.m.

Applies to any person who has notified the licensee in writing that they are the legal spouse of such a member of the armed forces, national guard, or reserve.

-- 2006 REGULAR SESSION --

- Jan 16 First reading, referred to Financial Institutions & Insurance.  
 Jan 31 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Rules Committee relieved of further consideration. Placed on second reading.  
 Feb 7 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 74; nays, 24; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2882** by Representatives Williams, Skinner, and Hunt

Modifying sales and use tax provisions for public facilities districts.

Revises sales and use tax provisions for public facilities districts.

-- 2006 REGULAR SESSION --

- Jan 16 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 24 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Finance.  
 Feb 6 Public hearing in committee.

**HB 2883** by Representatives Blake, Chandler, Newhouse, Fromhold, Haigh, Morrell, Linville, and Springer

Companion Bill: 6573

Maintaining and enhancing the viability of agriculture.

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.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Local Government.

**HB 2884** by Representatives Linville and McCoy

Concerning the use of reclaimed water.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires the department of ecology to, in coordination with the department of health, adopt rules for reclaimed water use consistent with this chapter. The rules must address all aspects of reclaimed water use, including commercial and industrial uses, land applications, direct recharge, wetland discharge, surface percolation, constructed wetlands, stream flow augmentation, and greywater use. In developing the rules, the department of ecology shall amend or rescind any existing rules on reclaimed water in conflict with the new rules.

Provides that all rules required to be adopted pursuant to this act must be completed no later than December 31, 2010.

**HB 2884-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Linville and McCoy)

(DIGEST AS ENACTED)

Requires the department of ecology to, in coordination with the department of health, adopt rules for reclaimed water use consistent with this chapter. The rules must address all aspects of reclaimed water use, including commercial and industrial uses, land applications, direct recharge, wetland discharge, surface percolation, constructed wetlands, stream flow augmentation, and greywater use. The rules must also designate whether the department of ecology or the department of health will be the lead permitting or regulatory agency responsible for a particular aspect of reclaimed water use. In developing the rules, the departments of health and ecology shall amend or rescind any existing rules on reclaimed water in conflict with the new rules.

Requires the department of ecology to present interim reports to the appropriate committees of the legislature by January 1, 2008, and January 1, 2009, that summarize the steps taken to that date towards the final rule making required by this act. The reports must include, at a minimum, a summary of participation in the advisory group and the topics considered by the department.

Provides that all rules required to be adopted pursuant to this act must be completed no later than December 31, 2010.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Economic Development, Agriculture & Trade.

Jan 18 Public hearing in committee.

Jan 27 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Jan 30 Referred to Appropriations.

Feb 2 Public hearing in committee.

Feb 3 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Economic Development, Agriculture & Trade.  
Minority; do not pass.

Feb 7 Passed to Rules Committee for second reading.

Feb 9 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, 78; nays, 19;  
absent, 0; excused, 1.

-- IN THE SENATE --

Feb 16 First reading, referred to Water, Energy & Environment.

Feb 21 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 WEE - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 27 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendment(s).  
Minority; without recommendation.

Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 6 Placed on second reading by Rules Committee.

Mar 7 Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 0;  
absent, 0; excused, 3.

-- IN THE HOUSE --

Mar 8 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 28 Governor signed.  
Chapter 279, 2006 Laws.  
Effective date 6/7/2006.

**HB 2885** by Representatives Condotta and Armstrong  
Modifying the tourism development advisory committee.

Revises the tourism development advisory committee.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2886** by Representatives Condotta, Armstrong, Hinkle, McDonald, and Anderson

Promoting tourism in Washington.

Directs the department to implement a regional television campaign targeted to select states or cities to promote tourism in Washington, featuring tourism opportunities in both eastern and western Washington.

Appropriates the sum of two million 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 department of community, trade, and economic development for the purposes of this act.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2887** by Representatives Morrell, Green, Cody, Skinner, Clibborn, Santos, Appleton, Dunn, Schual-Berke, Kagi, Roberts, Kenney, Hasegawa, Simpson, and Ormsby

Companion Bill: 6196

Including a member of the American Indian health commission for Washington state on the state board of health.

Includes a member of the American Indian health commission for Washington state on the state board of health.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Health Care.

**HB 2888** by Representatives Morrell, Hinkle, Blake, Kessler, Grant, Walsh, Clibborn, Green, Appleton, Schual-Berke, Upthegrove, Morris, Quall, McDonald, Takko, Williams, Nixon, Hunt, Chandler, Campbell, Tom, Pearson, and Springer

Companion Bill: 6632

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.

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.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Health Care.

Jan 31 Public hearing in committee.

**HB 2889** by Representatives Woods, Hankins, Murray, Upthegrove, Wallace, and Simpson; by request of Freight Mobility Strategic Investment Board

Companion Bill: 6601

Creating the freight mobility multimodal account.

(AS OF HOUSE 2ND READING 2/14/06)

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.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Transportation.

Jan 24 Public hearing in committee.

Jan 25 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; do pass.

Jan 30 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 14 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 97; nays, 0;

absent, 0; excused, 1.

-- IN THE SENATE --

Feb 16 First reading, referred to Transportation.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2890** by Representatives Simpson, Curtis, and Blake; by request of LEOFF Plan 2 Retirement Board

Companion Bill: 6585

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 Appropriations.

Jan 25 Public hearing in committee.

**HB 2891** by Representatives Hunt, Williams, and Simpson

Regarding the transfer of school district employee accrued leave.

Authorizes employees of public schools and school districts within the state who move to state agency employment shall be allowed to transfer accrued vacation leave earned while employed by the public school.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Education.

**HB 2892** by Representatives Green, Morrell, and Linville

Changing provisions relating to crimes.

Pertains to responding to drug crimes by providing increased support for enforcement and prosecution of drug crimes; authorizing the use of drug courts by juvenile courts; clarifying provisions related to sentence enhancements for certain drug crimes; modifying earned early release provisions related to offenders sentenced under RCW 9.94A.660; improving judges' abilities to make informed sentencing decisions; and undertaking studies related to criminal justice.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Criminal Justice & Corrections.

**HB 2893** by Representatives Simpson, P. Sullivan, Darneille, Williams, McDonald, McCoy, Morrell, Ericks, and Green

Concerning restrictions on granting a sex offender visitation under a parenting plan.

(SUBSTITUTED FOR - SEE 1ST SUB)

Places restrictions on granting a sex offender visitation under a parenting plan.

**HB 2893-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Simpson, P. Sullivan, Darneille, Williams, McDonald, McCoy, Morrell, Ericks, and Green)

(AS OF HOUSE 2ND READING 2/14/06)

Places restrictions on granting a sex offender visitation under a parenting plan.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Juvenile Justice & Family Law.

Jan 25 Public hearing in committee.

Jan 31 Executive session in committee.

JJFL - Executive action taken by committee.

JJFL - Majority; 1st substitute bill be

substituted, do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 6 Referred to Rules 2 Consideration.

Feb 13 Placed on second reading.

Feb 14 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 16 First reading, referred to Human Services & Corrections.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2894** by Representatives Green, Campbell, Schual-Berke, Nixon, Darneille, Cody, Morrell, Linville, Roberts, P. Sullivan, Hasegawa, Santos, Wood, Springer, and Ormsby

Companion Bill: 6587

Creating an office of mental health ombudsman.

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.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Health Care.

**HB 2895** by Representatives Lovick, Curtis, Ericks, O'Brien, Dunshee, Kessler, Blake, Clibborn, McCoy, Miloscia, Ahern, Roberts, McDermott, Hunt, McDonald, Williams, Haler, McCune, Kenney, Morrell, Wallace, Kilmer, Green, Springer, Ormsby, and Woods

Protecting vulnerable adults from exposure to methamphetamine manufacturing.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides protections for vulnerable adults from exposure to methamphetamine manufacturing.

**HB 2895-S** by House Committee on Children & Family Services (originally sponsored by Representatives Lovick, Curtis, Ericks, O'Brien, Dunshee, Kessler, Blake, Clibborn, McCoy, Miloscia, Ahern, Roberts, McDermott, Hunt, McDonald, Williams, Haler, McCune, Kenney, Morrell, Wallace, Kilmer, Green, Springer, Ormsby, and Woods)

(AS OF HOUSE 2ND READING 2/13/06)

Provides protections for vulnerable adults from exposure to methamphetamine manufacturing.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Children & Family Services.

Jan 25 Public hearing in committee.

Feb 1 Executive session in committee.

CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 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, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Human Services & Corrections.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 HSC - Majority; do pass with amendment(s). Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2896** by Representatives Fromhold, Crouse, Conway, Pearson, B. Sullivan, O'Brien, Appleton, Sells, Hunt, Dunshee, Kessler, Campbell, Simpson, and Ormsby

Companion Bill: 6702

Authorizing bargaining for employee paid supplemental pension programs under chapter 41.80 RCW.

Declares 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.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Appropriations.

**HB 2897** by Representatives Condotta and Dunn

Modifying the liquor licensee's caterer's endorsement to include passenger vessels.

(DIGEST AS ENACTED)

Revises the liquor licensee's caterer's endorsement to include passenger vessels.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Commerce & Labor.  
 Jan 23 Public hearing and executive action taken in committee.

CL - Executive action taken by committee.  
 CL - Majority; do pass.

Jan 26 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.

Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 9 First reading, referred to Labor, Commerce, Research & Development.

Feb 16 Public hearing and executive action taken in committee.

Feb 17 LCRD - Majority; do pass.  
 Passed to Rules Committee for second reading.

Feb 24 Placed on second reading by Rules Committee.  
 Feb 28 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 101, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2898** by Representatives Hunt and Williams

Companion Bill: 6645

Regulating distribution of communications by state employees.

(SUBSTITUTED FOR - SEE 1ST SUB)

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 federal, state, or local public office.

**HB 2898-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Hunt and Williams)

(DIGEST AS ENACTED)

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 federal, state, or local public office.

Declares that nothing in this act shall be construed to authorize any lobbying activity with public funds beyond the activity permitted by RCW 42.17.190.

-- 2006 REGULAR SESSION --  
 Jan 16 First reading, referred to State Government Operations & Accountability.  
 Jan 24 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 13 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Government Operations & Elections.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 GO - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Feb 28 Made eligible to be placed on second reading.  
 Mar 1 Placed on second reading by Rules Committee.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 39; nays, 7; absent, 0; excused, 3.

-- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 217, 2006 Laws.

Effective date 6/7/2006.

**HB 2899** by Representatives Walsh, Grant, Shabro, Morrell, Haler, Roach, and McDonald

Changing the vessel laws to warn and educate about carbon monoxide poisoning.

(SEE ALSO PROPOSED 1ST SUB)

Revises the vessel laws to warn and educate about carbon monoxide poisoning.

**HB 2899-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Walsh, Grant, Shabro, Morrell, Haler, Roach, and McDonald)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the vessel laws to warn and educate about carbon monoxide poisoning.

-- 2006 REGULAR SESSION --  
 Jan 16 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 26 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Referred to Appropriations.

**HB 2900** by Representative B. Sullivan

Regarding the issuance of checks by joint operating agencies.

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

Authorizes the board to adopt a policy for the payment of claims or other obligations of the operating agency, which are payable out of solvent funds, and may elect to pay such obligations by check or warrant. However, if the applicable fund is not solvent at the time payment is ordered, then no check may be issued and payment shall be by warrant. When checks are to be used, the board shall designate the qualified public depository upon which the checks are to be drawn as well as the officers required or authorized to sign the checks. For the purposes of this act, "warrant" includes checks where authorized by this act.

-- 2006 REGULAR SESSION --  
 Jan 16 First reading, referred to Local Government.  
 Jan 30 Public hearing and executive action taken in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Government Operations & Elections.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2901** by Representatives Morrell, Green, Campbell, Roberts, Wallace, Ericks, Lantz, Kilmer, Blake, Grant, Hudgins, Darneille, McDonald, Linville, McCune, and Ormsby

Changing provisions relating to the clean up of properties contaminated by manufactured illegal drugs.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions relating to the clean up of properties contaminated by manufactured illegal drugs.

**HB 2901-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Morrell, Green, Campbell, Roberts, Wallace, Ericks, Lantz, Kilmer, Blake, Grant, Hudgins, Darneille, McDonald, Linville, McCune, and Ormsby)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions relating to the clean up of properties contaminated by manufactured illegal drugs.

-- 2006 REGULAR SESSION --

- Jan 16 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 27 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Appropriations.

**HB 2902** by Representatives Talcott, Quall, O'Brien, Cox, P. Sullivan, Curtis, Hunter, Morrell, Roach, Holmquist, Woods, Shabro, Walsh, Ericksen, Condotta, Anderson, McDonald, Serben, Nixon, Jarrett, Haler, Armstrong, McCune, Haigh, Sump, Priest, Tom, Simpson, Hinkle, Strow, Newhouse, and Rodne

Allowing certain national tests as multiple measures for mathematics.

(SEE ALSO PROPOSED 1ST SUB)

Provides that a student's score on the mathematics portion of the preliminary scholastic aptitude test (PSAT), the scholastic aptitude 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 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, and ACT to meet the state standard for mathematics.

**HB 2902-S** by House Committee on Education (originally sponsored by Representatives Talcott, Quall, O'Brien, Cox, P. Sullivan, Curtis, Hunter, Morrell, Roach, Holmquist, Woods, Shabro, Walsh, Ericksen, Condotta, Anderson, McDonald, Serben, Nixon, Jarrett, Haler, Armstrong, McCune, Haigh, Sump, Priest, Tom, Simpson, Hinkle, Strow, Newhouse, and Rodne)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that after formal approval by the legislature of the score required for this purpose, a student's score on the mathematics portion of the preliminary scholastic assessment test (PSAT), the scholastic assessment test (SAT), the American college test (ACT), or the ACT programs PLAN or WorkKeys may be used as an objective alternative assessment under this act for demonstrating that a student has met 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, ACT, or ACT programs PLAN or WorkKeys to meet the state standard for mathematics and shall submit the proposed scores, along with any subsequent revisions, to the legislature for formal approval through enacted legislation or concurrent resolution. Subject to the availability of funds appropriated for this purpose, school districts shall reimburse students for the cost of taking the tests in this act when the students take the tests for the purpose of using the mathematics results as an objective alternative assessment.

-- 2006 REGULAR SESSION --

- Jan 16 First reading, referred to Education.

- Jan 23 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2903** by Representatives Talcott, Quall, Cox, Curtis, Roach, Orcutt, Holmquist, Woods, Shabro, Ericksen, Anderson, Serben, Nixon, Haler, McCune, Haigh, Sump, Priest, Armstrong, Santos, Hinkle, Strow, Newhouse, and Rodne

Making reforms necessary to improve student academic achievement.

(SEE ALSO PROPOSED 1ST SUB)

Finds that, in its effort to comply with the academic assessment schedules established under P.L. 107-110, the no child left behind act of 2001, Washington has had inadequate opportunity to examine options that may include creating an assessment system based on both statewide and local assessments, rather than exclusively on statewide assessments. Therefore, the legislature intends to cease further implementation of a statewide assessment system and request a temporary waiver from statutory requirements of P.L. 107-110 until these options can be fully considered and approved by the legislature.

Provides that, as of the effective date of this act, the superintendent of public instruction shall cease all further development, implementation, or administration of the Washington assessment of student learning in grades three, five, six, and eight.

Provides that, as authorized under section 9401 of P.L. 107-110, the superintendent shall seek a temporary waiver from federal statutory and regulatory requirements regarding implementation of yearly student academic assessments in mathematics and reading in each of grades three through eight beginning in the 2005-06 school year.

Directs the superintendent to examine a range of assessment options that could satisfy the assessment requirements of P.L. 107-110. In particular, the superintendent shall consider locally selected or administered diagnostic assessments that could serve the dual purpose of accountability and providing educators with information to assist individual students. In conducting the examination, the superintendent shall convene and seek input from a review panel that includes school district administrators, local assessment coordinators, teachers, and parents. The superintendent shall submit a report of the findings of the examination along with recommendations for a revised assessment system to the education committees of the legislature by December 1, 2006.

Provides that any further implementation of the assessment system after the effective date of this section to comply with P.L. 107-110 must be formally authorized by the legislature through legislation or concurrent resolution.

**HB 2903-S** by House Committee on Education (originally sponsored by Representatives Talcott, Quall, Cox, Curtis, Roach, Orcutt, Holmquist, Woods, Shabro, Ericksen, Anderson, Serben, Nixon, Haler, McCune, Haigh, Sump, Priest, Armstrong, Santos, Hinkle, Strow, Newhouse, and Rodne)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, beginning September 1, 2007, the office of the superintendent of public instruction shall make available to school districts diagnostic assessments that help improve student learning.

Provides that beginning with the 2006-07 school year, the superintendent of public instruction shall reimburse school districts, from funds appropriated for this purpose, for administration of diagnostic assessments in grades nine and ten for the purpose of identifying academic weaknesses and developing targeted instructional strategies to assist students

before the high school Washington assessment of student learning.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Education.  
Jan 30 Public hearing in committee.  
Feb 1 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted,  
do pass.  
Feb 3 Referred to Appropriations.

**HB 2904** by Representatives Bailey, Skinner, Haler, Alexander, Curtis, Talcott, Hinkle, Condotta, Clements, Pearson, Ahern, Strow, Schindler, Dunn, Anderson, McDonald, Serben, Roach, McCune, Shabro, Ericksen, and Holmquist

Sunsetting certain health insurance provisions.

Provides that the provisions of chapter 48.21 RCW, group and blanket disability insurance, shall be terminated July 1, 2008, as provided in this act.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Health Care.  
Feb 2 Public hearing in committee.

**HB 2905** by Representatives Bailey, Schindler, Clements, Haler, Alexander, Ahern, Strow, Curtis, Dunn, McCune, Chandler, Skinner, and Holmquist

Authorizing nonagricultural activities on agricultural lands to support farming.

Authorizes nonagricultural activities on agricultural lands to support farming.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Local Government.

**HB 2906** by Representatives Bailey, Schindler, Clements, Haler, Alexander, Ahern, Strow, Curtis, Dunn, Talcott, Anderson, Skinner, and Holmquist

Providing greater accountability for growth management hearings boards.

Provides that, in recognition of the broad range of discretion that may be exercised by counties and cities consistent with the requirements of chapter 36.70A RCW, the board shall not substitute its judgment for that of county or city-elected officials regarding the exercise of such authorized discretion. When determining whether a comprehensive plan, designation, development regulation, or other action complies with the requirements of this chapter, the board shall find compliance if the city or county's plan as a whole satisfies the goals of this chapter. Further, the board shall defer to decisions by county and city-elected officials on matters not specifically addressed in this chapter.

Repeals RCW 36.70A.340 and 36.70A.345.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Local Government.

**HB 2907** by Representatives Bailey, Schindler, Haler, Alexander, Clements, Ahern, Strow, Curtis, Dunn, and Chandler

Encouraging ongoing agricultural activities on agricultural lands.

Provides that regulations adopted under this act may not require modifications to or otherwise limit ongoing, preexisting agricultural activities occurring on agricultural lands if the parcel that would otherwise be subject to regulation under this act: (1) is ten or fewer acres in size; and

(2) Is not a subset of a larger agricultural land area owned by the same property owner or owners.

Declares that "agricultural activities" as used in this act has the same meaning as defined in RCW 90.58.065(2).

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Local Government.

**HB 2908** by Representatives Bailey, Schindler, and Strow  
Modifying the boundary provision for Island county.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises the boundary provision for Island county.

**HB 2908-S** by House Committee on Local Government (originally sponsored by Representatives Bailey, Schindler, and Strow)

(DIGEST AS ENACTED)

Declares that Island county shall consist of all of the islands known as Whidbey, Camano, Smith, Deception, Strawberry, Baby, Minor, Kalamut, and Ben Ure and shall extend into the adjacent channels to connect with the boundaries of adjoining counties as defined by statute.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Local Government.

Jan 26 Public hearing and executive action taken in committee.

LG - Executive action taken by committee.

LG - Majority; 1st substitute bill be substituted, do pass.

Jan 30 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading suspension calendar.

Feb 8 Committee recommendations adopted and the 1st substitute bill substituted.

Placed on third reading.

Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 9 First reading, referred to Government Operations & Elections.

Feb 22 Public hearing and executive action taken in committee.

Feb 24 GO - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 27 Placed on second reading by Rules Committee.

Mar 2 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 20 Governor signed.

Chapter 146, 2006 Laws.

Effective date 6/7/2006.

**HB 2909** by Representatives Bailey, Alexander, Crouse, Clements, Ahern, Strow, Haler, Nixon, Skinner, Holmquist, McCune, Hinkle, and Newhouse

Providing funding for the unfunded actuarial accrued liability in plan 1 of the public employees' retirement system and plan 1 of the teachers' retirement system.

Provides funding for the unfunded actuarial accrued liability in plan 1 of the public employees' retirement system and plan 1 of the teachers' retirement system.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Appropriations.

**HB 2910** by Representatives Quall, Talcott, P. Sullivan, Shabro, Santos, Hunt, Anderson, and Kenney

Companion Bill: 6735

Requiring a study of environmental education. (REVISED FOR ENGROSSED: Requiring a study of environmental, natural science, wildlife, forestry, and agriculture education.)

(DIGEST AS ENACTED)

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.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Education.

Jan 25 Public hearing in committee.

Feb 1 Executive session in committee.

ED - Executive action taken by committee.

ED - Majority; do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 7 Placed on second reading.

Feb 13 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 79; nays, 19; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 20 Public hearing in committee.

Feb 22 Executive session in committee.

Feb 23 EKHE - Majority; do pass.

Minority; without recommendation.

Passed to Rules Committee for second reading.

Feb 24 Placed on second reading by Rules Committee.

Feb 28 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 41; nays, 4; absent, 1; excused, 3.

-- IN THE HOUSE --

Mar 1 Speaker signed.

-- IN THE SENATE --

Mar 3 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 15 Governor signed.

Chapter 79, 2006 Laws.

Effective date 6/7/2006.

**HB 2911** by Representatives Green, Appleton, Woods, Flannigan, Cody, Roberts, Moeller, Morrell, Haigh, Conway, Lantz, Eickmeyer, and Darneille

Establishing a pilot project in alternative case management.

Provides that, by September 1, 2006, the department of social and health services shall establish a pilot project in alternative case management, using program for assertive community treatment teams, in one urban regional support network and one rural regional support network in the state.

Directs the department to submit to the appropriate committees of the legislature an evaluation of the pilot project by January 1, 2008.

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 for the purposes of this act.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Health Care.

Jan 26 Public hearing in committee.

**HB 2912** by Representatives Green, Appleton, Woods, Cody, Moeller, Haigh, Conway, Lantz, Hudgins, Roberts, McCoy, Kenney, Morrell, P. Sullivan, Hasegawa, Kilmer, Simpson, and Ormsby

Requiring that mental health professionals do private home visits in pairs and providing for other safety and violence prevention measures.

(SUBSTITUTED FOR - SEE 2ND SUB)

Requires that mental health professionals do private home visits in pairs and providing for other safety and violence prevention measures.

**HB 2912-S** by House Committee on Health Care (originally sponsored by Representatives Green, Appleton, Woods, Cody, Moeller, Haigh, Conway, Lantz, Hudgins, Roberts, McCoy, Kenney, Morrell, P. Sullivan, Hasegawa, Kilmer, Simpson, and Ormsby)

(SUBSTITUTED FOR - SEE 2ND SUB)

Requires that mental health professionals do private home visits in pairs and providing for other safety and violence prevention measures.

Requires that any mental health professional who engages in home visits to clients shall be provided by their employer with a wireless telephone or comparable device for the purpose of emergency communication.

Requires that any mental health professional that is dispatched on a crisis outreach visit shall have prompt access to existing case files, if any exist, on the client they are being sent to evaluate.

Provides that annually, all community mental health employees who work directly with clients shall be provided with training on safety and violence prevention. The curriculum for the training shall be developed collaboratively among the department of social and health services, contracted mental health providers, and employee organizations that represent community mental health workers.

**HB 2912-S2** by House Committee on Appropriations (originally sponsored by Representatives Green, Appleton, Woods, Cody, Moeller, Haigh, Conway, Lantz, Hudgins, Roberts, McCoy, Kenney, Morrell, P. Sullivan, Hasegawa, Kilmer, Simpson, and Ormsby)

(AS OF HOUSE 2ND READING 2/13/06)

Requires that mental health professionals do private home visits in pairs and providing for other safety and violence prevention measures.

Requires that any mental health professional who engages in home visits to clients shall be provided by their employer with a wireless telephone or comparable device for the purpose of emergency communication.

Requires that any mental health professional that is dispatched on a crisis outreach visit shall have prompt access to existing case files, if any exist, on the client they are being sent to evaluate.

Provides that annually, all community mental health employees who work directly with clients shall be provided with training on safety and violence prevention. The curriculum for the training shall be developed collaboratively among the department of social and health services, contracted mental health providers, and employee organizations that represent community mental health workers.

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

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Health Care.  
 Jan 26 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 2 Referred to Appropriations.  
 Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 13 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 76; nays, 22; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Human Services & Corrections.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 HSC - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2913** by Representatives Green, Woods, Appleton, Moeller, Haigh, Cody, Conway, Lantz, Eickmeyer, Darneille, Linville, Campbell, Wallace, Hasegawa, Simpson, and Ormsby

Directing the joint legislative and executive task force on mental health services delivery and financing to study mental health workers' caseloads.

Directs the joint legislative and executive task force on mental health services delivery and financing to study mental health workers' caseloads.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Health Care.  
 Jan 26 Public hearing in committee.

**HB 2914** by Representatives Roberts, Haler, Darneille, Kagi, Dickerson, Morrell, Hankins, Green, and Simpson

Regarding compliance with certification standards for providers of residential services and support to persons with developmental disabilities.

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises provisions for compliance with certification standards for providers of residential services and support to persons with developmental disabilities.

**HB 2914-S** by House Committee on Children & Family Services (originally sponsored by Representatives Roberts, Haler, Darneille, Kagi, Dickerson, Morrell, Hankins, Green, and Simpson)

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises provisions for compliance with certification standards for providers of residential services and support to persons with developmental disabilities.

**HB 2914-S2** by House Committee on Appropriations (originally sponsored by Representatives Roberts, Haler, Darneille, Kagi, Dickerson, Morrell, Hankins, Green, and Simpson)

(AS OF HOUSE 2ND READING 2/13/06)

Revises provisions for compliance with certification standards for providers of residential services and support to persons with developmental disabilities.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Children & Family Services.  
 Jan 25 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Jan 30 Referred to Appropriations.  
 Feb 3 Public hearing in committee.  
 Feb 4 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 2nd substitute bill be substituted, do pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 13 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Health & Long-Term Care.  
 Feb 23 Public hearing and executive action taken in committee.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2915** by Representatives Schual-Berke, Priest, and Rodne  
 Increasing the burden of proof for acting against emergency health care providers.

Provides that in any action or arbitration for damages for injury incurring as the result of emergency facility health care provided after July 1, 2006, the plaintiff shall have the burden of proving each fact essential to an award by clear, cogent, and convincing evidence.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Judiciary.

**HB 2916** by Representative Kirby; by request of Uniform Legislation Commission

Companion Bill: 6593

Adopting the uniform securities act of Washington.

Adopts the uniform securities act of Washington.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Financial Institutions & Insurance.  
 Jan 26 Public hearing in committee.

**HB 2917** by Representatives P. Sullivan, Kristiansen, Simpson, Linville, Blake, and Ericks; by request of Department of Agriculture

Companion Bill: 6575

Identifying accessory uses on agricultural lands.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 36.70A.177 relating to accessory uses on agricultural lands.

**HB 2917-S** by House Committee on Local Government (originally sponsored by Representatives P. Sullivan, Kristiansen, Simpson, Linville, Blake, and Ericks; by request of Department of Agriculture)

Identifying accessory uses on agricultural lands. (REVISED FOR PASSED LEGISLATURE: Regarding accessory uses on agricultural lands.)

(DIGEST AS ENACTED)

Amends RCW 36.70A.177 relating to accessory uses on agricultural lands.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Local Government.  
 Jan 26 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 10 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Agriculture & Rural Economic Development.  
 Feb 20 Public hearing in committee.  
 Feb 21 Executive session in committee.  
 Feb 22 ARED - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Mar 2 Committee amendment adopted as amended.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 1; absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Mar 6 House concurred in Senate amendments.  
 Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 20 Governor signed.  
 Chapter 147, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2918** by Representatives Roach, Haler, McCune, Woods, Holmquist, Dunn, Campbell, and Ericks

Imposing stricter penalties on sex offenders.

Imposes stricter penalties on sex offenders.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Criminal Justice & Corrections.

**HB 2919** by Representatives Blake, Grant, Takko, Walsh, Morrell, McDonald, Wallace, Ericks, Kilmer, and Green

Companion Bill: 6484

Providing local assistance for state narcotics task forces.

Declares an intent to provide an annual combined level of state and federal funding for multijurisdictional drug task forces

and local government drug prosecution assistance at a minimum of four million dollars.

Provides that three pilot enforcement areas shall be established for a period of four fiscal years, beginning July 1, 2006, and ending June 30, 2010, with one in the southwestern region of the state, comprising of Pacific, Wahkiakum, Lewis, Grays Harbor, and Cowlitz counties; one in the southeastern region of the state, comprising of Walla Walla, Columbia, Garfield, and Asotin counties; and one in the northeastern part of the state, comprising of Stevens, Ferry, Pend Oreille, and Lincoln counties. The counties comprising a specific pilot area will coordinate with each other to establish and implement a regional strategy to enforce illegal drug laws.

Declares an intent to provide funding of no less than one million five hundred seventy-five thousand dollars annually.

Requires the Washington association of sheriffs and police chiefs, the Washington association of prosecuting attorneys, and the Washington association of county officials to jointly develop measures to determine the efficacy of the programs in the pilot area. These measures will include comparison of arrest rates before the implementation of this act and after, reduction of recidivism, and any other factors that are determined to be relevant to evaluation of the programs. The organizations named in this section will present their findings to the legislature by December 1, 2008.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Criminal Justice & Corrections.  
 Feb 2 Public hearing and executive action taken in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Feb 3 Referred to Appropriations.

**HB 2920** by Representatives Roach, Haler, McCune, Woods, Holmquist, Dunn, Hudgins, McDonald, and Ericks

Requiring criminal background checks on certain prospective state employees.

Requires that persons being considered for state employment in positions that allow access to a resident's personally identifying information must successfully pass a criminal background check before start of employment.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to State Government Operations & Accountability.  
 Jan 27 Public hearing in committee.

**HB 2921** by Representatives Roach, Shabro, Talcott, Woods, Holmquist, Dunn, and Anderson

Requiring disclosure of school district collective bargaining agreements.

Requires disclosure of school district collective bargaining agreements.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Education.

**HB 2922** by Representatives P. Sullivan, Dunn, Kessler, and Ericks

Modifying community revitalization financing.

Revises community revitalization financing.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Economic Development, Agriculture & Trade.

**HB 2923** by Representatives Santos, Sells, Appleton, Ericks, McCoy, Chase, and Conway

Companion Bill: 6461

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 17 First reading, referred to Education.  
Jan 23 Public hearing in committee.

**HB 2924** by Representatives Chase, Dunn, and Schual-Berke  
Prohibiting eminent domain for the purpose of economic development.

Prohibits eminent domain for the purpose of economic development.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Judiciary.  
Jan 20 Public hearing in committee.

**HB 2925** by Representatives Santos, Morrell, Bailey, Cody, Hinkle, Pettigrew, Linville, and Schual-Berke

Companion Bill: 6374

Concerning assisted living facility medicaid minimum occupancy of fifty percent or greater.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires 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.

**HB 2925-S** by House Committee on Appropriations (originally sponsored by Representatives Santos, Morrell, Bailey, Cody, Hinkle, Pettigrew, Linville, and Schual-Berke)

Concerning assisted living facility medicaid minimum occupancy of fifty percent or greater. (REVISED FOR PASSED LEGISLATURE: Concerning assisted living medicaid minimum occupancy of sixty percent or greater.)

(DIGEST AS ENACTED)

Requires 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 sixty percent or greater. The medicaid minimum occupancy percentage shall be determined on an annual basis.

Provides that the medicaid occupancy percentage established beginning on July 1, 2006, and for each July 1st thereafter, shall be used to determine whether an assisted living facility qualifies

for the capital add-on rate under this section. Those facilities that qualify for the capital add-on rate shall receive the capital add-on rate throughout the applicable fiscal year.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Health Care.  
Jan 27 Public hearing in committee.  
Jan 31 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.  
Feb 3 Public hearing in committee.  
Referred to Appropriations.  
Feb 4 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 7 Placed on second reading.  
Feb 8 1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 10 First reading, referred to Health & Long-Term Care.  
Feb 15 Public hearing in committee.  
Feb 22 Executive session in committee.  
Feb 23 HEA - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.  
Mar 7 Executive session in committee.  
WM - Majority; do pass with amendment(s).  
Rules suspended.  
Placed on second reading.  
Mar 8 Committee amendment not adopted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.  
Mar 27 Governor signed.  
Chapter 260, 2006 Laws.  
Effective date 7/1/2006.

**HB 2926** by Representatives Flannigan, Nixon, Campbell, and Murray; by request of Board For Judicial Administration

Companion Bill: 6654

Modifying photo enforcement of traffic infraction provisions.

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 17 First reading, referred to Transportation.  
Feb 1 Public hearing in committee.

**HB 2927** by Representatives Fromhold, Crouse, Nixon, Bailey, Kessler, Rodne, Moeller, and Conway; by request of Board For Judicial Administration

Companion Bill: 6655

Revising retirement benefits for judges.

Revises retirement benefits for judges.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Appropriations.  
Jan 26 Public hearing in committee.  
Jan 31 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 2928** by Representatives Orcutt, Blake, Buri, Holmquist, Schindler, Haler, McCune, Cox, Bailey, Alexander, Kristiansen, Crouse, Clements, Newhouse, Skinner, Dunn, Shabro, Kretz, and McDonald

Providing excise tax relief for commercial fuel users.

Provides excise tax relief for commercial fuel users.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Finance.

**HB 2929** by Representatives Jarrett, Fromhold, Priest, Cox, Clibborn, Appleton, Santos, and Kilmer

Regarding college-readiness standards.

Finds that the focus of college-readiness standards for students has been on courses and credits. It is the legislature's intent to change the focus of college-readiness to student skills and abilities.

Requires the higher education coordinating board to report to appropriate committees of the legislature on the progress and status of the project in this section by March 1, 2007. The report shall identify any barriers encountered by the project.

Requires the higher education coordinating board to submit a final report to appropriate committees of the legislature by December 1, 2007. The report shall identify the skills and abilities necessary for students to enter and succeed in postsecondary education.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Higher Ed & Workforce Ed.  
Jan 31 Public hearing in committee.

**HB 2930** by Representatives Jarrett, Clibborn, Tom, Hunter, and Springer

Changing provisions concerning the possession of firearms or other dangerous weapons on school premises.

Revises provisions concerning the possession of firearms or other dangerous weapons on school premises.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Judiciary.

**HB 2931** by Representatives Rodne, Wood, Ericksen, Serben, Bailey, Kessler, Roach, Haler, Woods, Dunn, McCune, Dickerson, and Armstrong

Authorizing the use of high-occupancy vehicle lanes by alternative fuel vehicles.

Authorizes the use of high-occupancy vehicle lanes by alternative fuel vehicles.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Transportation.

**HB 2932** by Representatives Darneille, Curtis, Simpson, Conway, Hinkle, Williams, Ericks, Sells, Rodne, McDonald, Kilmer, and Green; by request of LEOFF Plan 2 Retirement Board

Companion Bill: 6722

Establishing a catastrophic disability allowance under the law enforcement officers' and fire fighters' retirement system, plan 2.

(DIGEST AS ENACTED)

Establishes a catastrophic disability allowance under the law enforcement officers' and fire fighters' retirement system, plan 2.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Appropriations.  
Jan 25 Public hearing in committee.  
Jan 26 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass.  
Jan 30 Passed to Rules Committee for second reading.  
Feb 6 Referred to Rules 2 Consideration.  
Feb 9 Placed on second reading by Rules Committee.  
Feb 11 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Feb 13 First reading, referred to Ways & Means.  
Feb 21 Executive session in committee.  
Feb 22 WM - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 28 Placed on second reading by Rules Committee.  
Mar 2 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 40; nays, 0; absent, 1; excused, 8.

-- IN THE HOUSE --

Mar 3 Speaker signed.  
-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.  
Mar 14 Governor signed.  
Chapter 39, 2006 Laws.  
Effective date 3/14/2006.

**HB 2933** by Representatives P. Sullivan, Curtis, Simpson, Conway, Hinkle, Kenney, Williams, Ericks, Sells, Rodne, McDonald, Kilmer, and Green; by request of LEOFF Plan 2 Retirement Board

Companion Bill: 6724

Addressing death benefit payments for law enforcement officers' and fire fighters' retirement system, plan 2.

(SUBSTITUTED FOR - SEE 1ST SUB)

Addresses death benefit payments for law enforcement officers' and fire fighters' retirement system, plan 2.

**HB 2933-S** by House Committee on Appropriations (originally sponsored by Representatives P. Sullivan, Curtis, Simpson, Conway, Hinkle, Kenney, Williams, Ericks, Sells, Rodne, McDonald, Kilmer, and Green; by request of LEOFF Plan 2 Retirement Board)

(DIGEST AS ENACTED)

Addresses death benefit payments for law enforcement officers' and fire fighters' retirement system, plan 2.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Appropriations.  
Jan 25 Public hearing in committee.  
Jan 31 Executive session in committee.

- APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.
- Feb 3 Passed to Rules Committee for 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, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --
- Feb 13 First reading, referred to Ways & Means.  
Feb 21 Executive session in committee.  
Feb 22 WM - Majority; do pass.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Mar 6 Rules suspended. Placed on Third Reading.  
Mar 7 Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
-- IN THE HOUSE --  
Speaker signed.  
-- IN THE SENATE --
- Mar 8 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Mar 30 Governor signed.  
Chapter 351, 2006 Laws.  
Effective date 6/7/2006.
- 
- HB 2934** by Representatives Simpson, Priest, Conway, Hinkle, Williams, Ericks, Sells, Rodne, McDonald, Kilmer, and Green; by request of LEOFF Plan 2 Retirement Board  
Companion Bill: 6723  
Determining the retirement allowance of a member who is killed in the course of employment.  
(SUBSTITUTED FOR - SEE 1ST SUB)  
Determines the retirement allowance of a member who is killed in the course of employment.
- HB 2934-S** by House Committee on Appropriations (originally sponsored by Representatives Simpson, Priest, Conway, Hinkle, Williams, Ericks, Sells, Rodne, McDonald, Kilmer, and Green; by request of LEOFF Plan 2 Retirement Board)  
(AS OF HOUSE 2ND READING 2/11/06)  
Determines the retirement allowance of a member who is killed in the course of employment.  
Provides that the retirement allowance paid to the spouse and dependent children of a member who is killed in the course of employment, as set forth in RCW 41.05.011(14), shall include reimbursement for any payments of premium rates to the Washington state health care authority pursuant to RCW 41.05.080. Eligibility for coverage shall be as determined in rules governing benefits offered by the public employees' benefits board.  
Declares that the legislature reserves the right to amend or repeal this act in the future and no member or beneficiary has a contractual right to receive any distribution not granted prior to that time.  
-- 2006 REGULAR SESSION --
- Jan 17 First reading, referred to Appropriations.  
Jan 25 Public hearing in committee.  
Jan 31 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading by Rules Committee.  
Feb 11 1st substitute bill substituted.
- Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --
- Feb 13 First reading, referred to Ways & Means.  
Feb 24 Executive session in committee.  
Feb 27 WM - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 28 Placed on second reading by Rules Committee.  
Mar 8 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.
- 
- HB 2935** by Representatives Holmquist, Hinkle, Dunn, Condotta, Kristiansen, and McCune  
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.  
-- 2006 REGULAR SESSION --
- Jan 17 First reading, referred to State Government Operations & Accountability.
- 
- HB 2936** by Representatives Dunn, Holmquist, Schindler, Miloscia, McCune, Condotta, Hinkle, Kessler, Roach, Kristiansen, Rodne, and Kretz  
Providing a tax exemption for property that has declined in value due to shoreline or growth management regulation.  
Provides a tax exemption for property that has declined in value due to shoreline or growth management regulation.  
-- 2006 REGULAR SESSION --
- Jan 17 First reading, referred to Finance.
- 
- HB 2937** by Representatives Dunn, Holmquist, Schindler, Miloscia, McCune, Condotta, and Kristiansen  
Allowing single-family residential development outside urban growth areas in areas where housing is not affordable for first-time buyers.  
Declares an intent to make housing more affordable for first-time home buyers in counties where housing is currently not affordable for first-time home buyers. The legislature intends to do this by allowing single-family detached residential development to be placed outside of urban growth boundaries at density levels currently prohibited under the prevailing interpretation of the growth management act. These single-family detached homes could be placed outside of urban growth boundaries in counties where the first-time buyer housing affordability index demonstrates that housing is not affordable for first-time home buyers.  
-- 2006 REGULAR SESSION --
- Jan 17 First reading, referred to Local Government.
- 
- HB 2938** by Representatives Chase, Williams, Haigh, Green, Eickmeyer, Miloscia, Appleton, Hasegawa, Lantz, B. Sullivan, and Hunt  
Companion Bill: 6863  
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 17 First reading, referred to Financial Institutions & Insurance.  
Jan 31 Public hearing in committee.

**HB 2939** by Representatives Grant, Dunshee, Linville, Kessler, Upthegrove, Kilmer, Ericks, Hasegawa, P. Sullivan, Santos, Green, Springer, Conway, Simpson, and Hudgins

Establishing the energy freedom program.

(SUBSTITUTED FOR - SEE 3RD SUB)

Declares an intent to reduce Washington's dependence on imported oil, expand renewable fuel production and use in Washington, improve use of renewable energy and energy efficiency measures, and promote sustainable rural economic development by creating new jobs and stimulating business and economic activity in local communities across Washington.

Provides that to accomplish this, the energy freedom program is established to stimulate strategic investment in facilities, infrastructure, technologies, and research and development that will advance Washington's move toward energy independence.

Appropriates the sum of one hundred million dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the energy freedom loan account to the department of community, trade, and economic development for the purposes of this act.

**HB 2939-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Grant, Dunshee, Linville, Kessler, Upthegrove, Kilmer, Ericks, Hasegawa, P. Sullivan, Santos, Green, Springer, Conway, Simpson, and Hudgins)

(SUBSTITUTED FOR - SEE 3RD SUB)

Declares an intent to reduce Washington's dependence on imported oil, expand renewable fuel production and use in Washington, improve use of renewable energy and energy efficiency measures, and promote sustainable rural economic development by creating new jobs and stimulating business and economic activity in local communities across Washington.

Provides that to accomplish this, the energy freedom program is established to stimulate strategic investment in facilities, infrastructure, technologies, and research and development that will advance Washington's move toward energy independence.

Provides that, beginning July 1, 2006, for four fiscal years through June 30, 2010, the state treasurer shall transfer the sum of twenty-five million dollars each fiscal year from the general fund--state to the energy freedom account established in this act, for a total of one hundred million dollars.

Provides that, beginning July 1, 2006, and for four fiscal years through June 30, 2010, the sum of twenty-five million dollars for each fiscal year is appropriated from the energy freedom account to the department of community, trade, and economic development for the purposes of this act.

**HB 2939-S2** by House Committee on Appropriations (originally sponsored by Representatives Grant, Dunshee, Linville, Kessler, Upthegrove, Kilmer, Ericks, Hasegawa, P. Sullivan, Santos, Green, Springer, Conway, Simpson, and Hudgins)

(SUBSTITUTED FOR - SEE 3RD SUB)

Declares an intent to reduce Washington's dependence on imported oil, expand renewable fuel production and use in Washington, improve use of renewable energy and energy efficiency measures, and promote sustainable rural economic development by creating new jobs and stimulating business and economic activity in local communities across Washington.

Provides that to accomplish this, the energy freedom program is established to stimulate strategic investment in facilities,

infrastructure, technologies, and research and development that will advance Washington's move toward energy independence.

**HB 2939-S3** by House Committee on Capital Budget (originally sponsored by Representatives Grant, Dunshee, Linville, Kessler, Upthegrove, Kilmer, Ericks, Hasegawa, P. Sullivan, Santos, Green, Springer, Conway, Simpson, and Hudgins)

(DIGEST AS ENACTED)

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 businesses 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;

(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;

(9) Instead of leaving our economy at the mercy of global events, and the policies of foreign nations, Washington state should adopt a policy of energy independence; and

(10) The energy freedom program is meant to lead Washington state towards energy independence.

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, to promote public research and development in bioenergy sources and markets, and to support a viable agriculture industry to grow bioenergy crops. To accomplish this, the energy freedom program is established to promote public research and development in bioenergy, and to stimulate the construction of facilities in Washington to generate energy from farm sources or convert organic matter into fuels.

Requires the director to report to the legislature and governor on the status of the energy freedom program created under this act, on or before December 1, 2006, and annually thereafter. This report must include information on the projects that have been funded, the status of these projects, and their environmental, energy savings, and job creation benefits.

-- 2006 REGULAR SESSION --

- Jan 17 Public hearing in committee.  
First reading, referred to Technology, Energy & Communications.  
Jan 26 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.  
Jan 30 Referred to Appropriations.  
Feb 1 Public hearing in committee.  
Feb 4 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 6 Public hearing in committee.

Feb 7 Referred to Capital Budget.  
Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; 3rd substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.

Feb 8 Placed on second reading.

Feb 11 3rd substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 68; nays, 30; absent, 0; excused, 0.  
-- IN THE SENATE --

Feb 14 First reading, referred to Water, Energy & Environment.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 WEE - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 27 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.

Mar 1 Committee amendment not adopted.

Mar 2 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 4 House concurred in Senate amendments.  
Passed final passage; yeas, 66; nays, 29; absent, 0; excused, 3.

Mar 6 Speaker signed.  
-- IN THE SENATE --

Mar 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 22 Governor signed.  
Chapter 171, 2006 Laws.  
Effective date 6/7/2006\*.

**HB 2940** by Representatives Quall and Kenney  
Creating a certificate of attainment.

Provides that, beginning with the high school graduating class of 2008, a school district has the option to award a certificate of attainment to students who meet the criteria under this section. The certificate of attainment is not the equivalent of a high school diploma, but enables students to participate in commencement ceremonies.

Requires that, to be eligible for a certificate of attainment, a student must: (1) Meet all state and local high school graduation requirements except for obtaining a certificate of academic achievement under RCW 28A.655.061 or a certificate of individual achievement under RCW 28A.155.045;

(2) Have retaken the Washington assessment of student learning at least once;

(3) Maintain at least a ninety percent attendance level during the senior year of high school, except that the school district superintendent may waive this requirement if the student provides documentation of circumstances such as illness that warrant this waiver; and

(4) Meet with counselors and teachers to update the student's high school and beyond plan.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Education.  
Jan 30 Public hearing in committee.

**HB 2941** by Representatives Quall, P. Sullivan, Haigh, McCoy, Kenney, Santos, and Simpson

Phasing in requirements for the certificate of academic achievement.

Provides that, in order to meet state requirements and earn a certificate of academic achievement, a student must meet or exceed either the proficient or basic level on the high school Washington assessment of student learning as follows: (1) Beginning with the graduating class of 2008 and until July 31, 2010, the student must meet or exceed the proficient level in two and meet or exceed the basic level in one of the reading, writing, and mathematics content areas on the high school Washington assessment of student learning or an approved alternative assessment;

(2) Beginning August 1, 2010, and until July 31, 2012, the student must meet or exceed the proficient level in all three content areas of reading, writing, and mathematics on the high school Washington assessment of student learning or an approved alternative assessment; and

(3) Beginning August 1, 2012, and thereafter, a student must meet or exceed the proficient level in all four content areas of reading, writing, mathematics, and science on the high school Washington assessment of student learning or an approved alternative assessment.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Education.

**HB 2942** by Representatives Curtis, Morrell, Campbell, Cody, Green, Clibborn, Kessler, Serben, Rodne, Moeller, McCune, and Hasegawa

Concerning contracts of health care providers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Adds a new section to chapter 48.30 RCW relating to health care provider contracts.

**HB 2942-S** by House Committee on Health Care (originally sponsored by Representatives Curtis, Morrell, Campbell, Cody, Green, Clibborn, Kessler, Serben, Rodne, Moeller, McCune, and Hasegawa)

(AS OF HOUSE 2ND READING 2/13/06)

Adds a new section to chapter 48.30 RCW relating to health care provider contracts.

Provides that whenever a health carrier's share of a local market for health plans within this state meets or exceeds forty percent as determined by the commissioner, the carrier may not directly, or indirectly through a subcontracted network, terminate a provider contract except for reasonable cause within that local market.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Health Care.

Jan 31 Public hearing in committee.

Feb 2 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading.

Feb 13 1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 73; nays, 25; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Health & Long-Term Care.

Feb 22 Public hearing in committee.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2943** by Representatives Cody, Curtis, Morrell, Campbell, Green, Clibborn, Kessler, Serben, Rodne, Roach, Moeller, Buri, Pearson, McCune, Appleton, Kenney, Hasegawa, and Dunn

Modifying health care provider contract requirements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises health care provider contract requirements.

**HB 2943-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Curtis, Morrell, Campbell, Green, Clibborn, Kessler, Serben, Rodne, Roach, Moeller, Buri, Pearson, McCune, Appleton, Kenney, Hasegawa, and Dunn)

(AS OF HOUSE 2ND READING 2/11/06)

Revises health care provider contract requirements.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Health Care.  
 Jan 31 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 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, 73; nays, 22;  
 absent, 0; excused, 3.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Health & Long-Term Care.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HEA - Majority; do pass.  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 27 Public hearing and executive action taken in committee.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2944** by Representatives Morrell, Serben, Rodne, Cody, Green, Campbell, Curtis, Clibborn, Kessler, Moeller, McCune, and Hasegawa

Concerning health care provider contracts.

Revises health care provider contracts.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Health Care.  
 Jan 31 Public hearing in committee.

**HB 2945** by Representatives Alexander, DeBolt, Linville, Kristiansen, Rodne, Dunn, Condotta, McDonald, and Kretz

Modifying the requirements of small business economic impact statements by state agencies.

Revises the requirements of small business economic impact statements by state agencies.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to State Government Operations & Accountability.

**HB 2946** by Representatives P. Sullivan, Roach, Simpson, Shabro, and McCoy

Companion Bill: 6657

Regarding checks for employees of bureau of Indian affairs-funded schools.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides employees and applicants for employment of federal bureau of Indian affairs-funded schools may use the process in RCW 28A.400.303 for record checks. Any costs incurred under this provision shall be borne by the requesting entity.

**HB 2946-S** by House Committee on Education (originally sponsored by Representatives P. Sullivan, Roach, Simpson, Shabro, and McCoy)

(AS OF HOUSE 2ND READING 2/13/06)

Provides that federal bureau of Indian affairs-funded schools may use the process in this act to perform record checks of their employees and applicants for employment.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Education.  
 Jan 25 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for 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, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Early Learning, K-12 & Higher Education.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 EKHE - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 3 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

**HB 2947** by Representatives McDonald, Ericks, and Dunn

Clarifying and making technical amendments to the prehire screening process for law enforcement applicants.

Clarifies and makes technical amendments to the prehire screening process for law enforcement applicants.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Criminal Justice & Corrections.  
 Feb 2 Public hearing and executive action taken in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2948** by Representatives O'Brien and Dunn

Companion Bill: 6497

Revising felony sentence ranges.

Revises felony sentence ranges.

-- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Criminal Justice & Corrections.

**HB 2949** by Representatives Fromhold, Hinkle, Moeller, Green, Morrell, Schual-Berke, Appleton, and Linville

Companion Bill: 6624

Revising the nursing facility payment system.

Revises the nursing facility payment system.

-- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Appropriations.

**HB 2950** by Representatives Moeller, Sump, and Dunn

Including medical costs in the reimbursement of extraordinary criminal justice costs.

Provides that cities and counties may submit a petition for relief to the office of public defense for reimbursement of extraordinary criminal justice medical costs. Extraordinary criminal justice medical costs are defined as those associated with providing medically necessary care to respond to the medical, dental, and mental health needs of adult misdemeanor or felony suspects in custody or incarcerated adult misdemeanor or felony offenders held in city or county facilities that exceed fifteen thousand dollars per individual suspect or offender per year.

Requires that, before January 1st of each year, the office of public defense, in consultation with the Washington association of counties, the Washington association of sheriffs and police chiefs, and the association of Washington cities, shall develop and submit to the appropriate fiscal committees of the senate and house of representatives a prioritized list of submitted petitions that are recommended for funding by the legislature.

-- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Appropriations.  
 Feb 1 Public hearing in committee.

**HB 2951** by Representatives Campbell, Morrell, McCune, and Green

Creating a firearms training certificate program for retired law enforcement officers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Directs the commission to establish a program for issuing firearms certificates to residents of Washington who are qualified retired law enforcement officers for the purpose of satisfying the certification requirements contained in the federal law enforcement officers safety act of 2004 (118 Stat. 865; 18 U.S.C. Sec. 926B and 926C).

**HB 2951-S** by House Committee on Judiciary (originally sponsored by Representatives Campbell, Morrell, McCune, and Green)

(DIGEST AS ENACTED)

Declares that the purpose of this act is to establish a process for issuing firearms certificates to residents of Washington who are qualified retired law enforcement officers for the purpose of satisfying the certification requirements contained in the federal law enforcement officers safety act of 2004 (118 Stat. 865; 18 U.S.C. Sec. 926B and 926C).

Directs the Washington association of sheriffs and police chiefs to develop a firearms certificate form to be used by local law enforcement agencies when issuing firearms certificates to retired law enforcement officers under this act.

-- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Judiciary.  
 Feb 1 Public hearing in committee.

Feb 2 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for 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, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --  
 Feb 15 First reading, referred to Judiciary.  
 Feb 23 Executive session in committee.  
 Feb 24 JUD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Feb 28 Rules suspended. Placed on Third Reading.  
 Mar 2 Third reading, passed; yeas, 44; nays, 0; absent, 1; excused, 4.

-- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 14 Governor signed.  
 Chapter 40, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2952** by Representatives Schindler, Ahern, Woods, Dunn, and Kretz

Excluding cities and counties that plan under the growth management act from the state environmental policy act.

Declares that the requirements of chapter 43.21C RCW do not apply to cities and counties that plan under RCW 36.70A.040.

-- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Local Government.

**HB 2953** by Representatives Haler, Dunn, Crouse, McCune, Serben, Bailey, Kristiansen, Woods, Orcutt, and Kretz

Companion Bill: 6250

Modifying utility tax provisions.

Revises utility tax provisions.

-- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Technology, Energy & Communications.

**HB 2954** by Representatives Ericksen, Dunn, Kristiansen, Haler, Serben, Ahern, Bailey, McCune, Schindler, Holmquist, Kretz, and Condotta

Expanding parental rights.

Declares that this act is intended to ensure parents can rightfully guide and direct the affairs of their minor children. This act is also intended to ensure government appropriately respects and reinforces those rights, and to facilitate parents in meeting the responsibilities inherent in bearing and raising young children. The legislature recognizes upholding the rights of parents is in the best interest of the families and minor children of Washington state.

Provides that neither the state of Washington, nor its political subdivisions, should by any means enact or enforce any policy that supersedes or infringes upon the abilities and the rights of parents as recognized and protected by this act.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Health Care.

**HB 2955** by Representatives Upthegrove, Clibborn, B. Sullivan, Jarrett, Sells, Lovick, and Shabro

Implementing a regional transportation plan for central Puget Sound counties.

Finds that effective transportation planning in urbanized regions involves an integrated, multimodal approach that will help reduce transportation congestion and improve safety.

Finds that coordinated planning of and investment in transportation systems will significantly benefit the citizens of Washington. Although equity considerations must be respected, transportation problems are broader and deeper than the sum of geographic subareas.

Declares it is therefore the policy of the state of Washington to require regional transportation leadership entities to develop and implement a comprehensive regional transportation plan, and to require the creation of a governance commission to develop a regional transportation governance proposal, for consideration by the citizens of the central Puget Sound metropolitan region.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Transportation.

Jan 18 Public hearing in committee.

**HB 2956** by Representative Hunter; by request of Department of Licensing

Concerning a voluntary biometric matching system for driver's licenses and identicards.

Authorizes a voluntary biometric matching system for driver's licenses and identicards.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Transportation.

**HB 2957** by Representatives Blake, Orcutt, Kessler, Kristiansen, and Dunn

Extending the expiration date for reporting requirements on timber purchases.

(AS OF HOUSE 2ND READING 2/14/06)

Extends the expiration date for reporting requirements on timber purchases to July 1, 2010.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Natural Resources, Ecology & Parks.

Jan 26 Public hearing in committee.

Jan 27 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; do pass.

Jan 30 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.

-- IN THE SENATE --

Feb 16 First reading, referred to Natural Resources, Ocean & Recreation.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 NROR - Majority; do pass.  
Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2958** by Representatives B. Sullivan, Buck, Kessler, Orcutt, Blake, Kretz, Hunt, Chandler, Upthegrove, and Dickerson

Penalizing persons who violate rules concerning the use of nontoxic shot.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, in addition to the penalties set forth in this act, if a person violates a rule adopted by the commission under the authority of Title 77 RCW that requires the use of nontoxic shot, upon conviction: (1) The court shall require a payment of one thousand dollars as a criminal wildlife penalty assessment that must be paid to the clerk of the court and distributed to the state treasurer for deposit in the fish and wildlife enforcement reward account. The criminal wildlife penalty assessment must be imposed regardless of and in addition to any sentence, fine, or costs imposed for violating this act. The criminal wildlife penalty assessment must be included by the court in any pronouncement of sentence and may not be suspended, waived, modified, or deferred in any respect; and

(2) The department shall revoke the hunting license of the person and order a suspension of small game hunting privileges for two years.

**HB 2958-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Buck, Kessler, Orcutt, Blake, Kretz, Hunt, Chandler, Upthegrove, and Dickerson)

(DIGEST AS ENACTED)

Provides that, in addition to the penalties set forth in this act, if a person other than a youth as defined in RCW 77.08.010 for hunting purposes, violates a rule adopted by the commission under the authority of Title 77 RCW that requires the use of nontoxic shot, upon conviction: (1) The court shall require a payment of one thousand dollars as a criminal wildlife penalty assessment that must be paid to the clerk of the court and distributed to the state treasurer for deposit in the fish and wildlife enforcement reward account. The criminal wildlife penalty assessment must be imposed regardless of and in addition to any sentence, fine, or costs imposed for violating this act. The criminal wildlife penalty assessment must be included by the court in any pronouncement of sentence and may not be suspended, waived, modified, or deferred in any respect; and

(2) The department shall revoke the hunting license of the person and order a suspension of small game hunting privileges for two years.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Natural Resources, Ecology & Parks.

Jan 27 Public hearing in committee.

Feb 2 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be  
substituted, do pass.

Feb 3 Passed to Rules Committee for 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, 98; nays, 0;  
absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Natural Resources, Ocean & Recreation.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 NROR - Majority; do pass.

Minority; do not pass.  
Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 3 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 39; nays, 10; absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 20 Governor signed.  
 Chapter 148, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2959** by Representatives Morrell, Hinkle, Cody, and Santos

Companion Bill: 6637

Concerning qualifications for adult family home providers.

Provides that, prior to being granted a license, providers applying after July 1, 2006, must complete a department-approved forty-eight hour adult family home administration and business planning class.

-- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Health Care.

**HB 2960** by Representative Kessler

Determining rates for the rental of county equipment.

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

Determines rates for the rental of county equipment.

-- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Local Government.  
 Jan 23 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Government Operations & Elections.  
 Feb 22 Public hearing and executive action taken in committee.  
 Feb 24 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2961** by Representatives Blake, Buck, and Takko

Companion Bill: 6402

Creating the Columbia river safety and coastal crab mitigation work group.

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.

-- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 31 Public hearing in committee.

**HB 2962** by Representatives Blake, Buck, and Takko

Companion Bill: 6439

Concerning coastal crab fisheries licenses.

(SEE ALSO PROPOSED 1ST SUB)

Amends RCW 77.70.350 relating to coastal crab fisheries licenses.

**HB 2962-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Blake, Buck, and Takko)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 77.70.350 relating to coastal crab fisheries licenses.

Requires that, by December 31, 2010, the department must, in cooperation with the coastal crab fishing industry, evaluate the effectiveness of this act and, if necessary, recommend any statutory changes to the appropriate committees of the senate and house of representatives.

-- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 31 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2963** by Representatives Blake, Buck, Kessler, Orcutt, Kristiansen, Dunn, Kretz, and McCune

Providing sales and use tax exemptions for diesel fuel used by loggers and timber growers.

Provides sales and use tax exemptions for diesel fuel used by loggers and timber growers.

-- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Finance.  
 Jan 25 Public hearing in committee.

**HB 2964** by Representatives Kagi, Talcott, Walsh, Quall, Haler, Shabro, Fromhold, Kessler, Hunt, Appleton, Lantz, Darneille, Kenney, Chase, Hasegawa, Sells, Roberts, Hunter, Moeller, McCoy, Santos, Green, and Simpson; by request of Governor Gregoire

Companion Bill: 6466

Creating the department of early learning.

(SUBSTITUTED FOR - SEE 2ND 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.

**HB 2964-S** by House Committee on Children & Family Services (originally sponsored by Representatives Kagi, Talcott, Walsh, Quall, Haler, Shabro, Fromhold, Kessler, Hunt, Appleton, Lantz, Darneille, Kenney, Chase, Hasegawa, Sells, Roberts, Hunter, Moeller, McCoy, Santos, Green, and Simpson; by request of Governor Gregoire)

(SUBSTITUTED FOR - SEE 2ND 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 linkages and alignment between early learning programs and elementary schools and support the transition of children and families from prekindergarten environments to kindergarten;

(4) To promote the development of a sufficient number and variety of adequate child care and early learning facilities, both public and private; and

(5) 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.

**HB 2964-S2** by House Committee on Appropriations (originally sponsored by Representatives Kagi, Talcott, Walsh, Quall, Haler, Shabro, Fromhold, Kessler, Hunt, Appleton, Lantz, Darneille, Kenney, Chase, Hasegawa, Sells, Roberts, Hunter, Moeller, McCoy, Santos, Green, and Simpson; by request of Governor Gregoire)

(DIGEST AS ENACTED)

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 linkages and alignment between early learning programs and elementary schools and support the transition of children and families from prekindergarten environments to kindergarten;

(4) To promote the development of a sufficient number and variety of adequate child care and early learning facilities, both public and private; and

(5) 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.

Provides that two years after the implementation of the department's early learning program, and every two years thereafter by July 1st, the department shall submit to the governor

and the legislature a report measuring the effectiveness of its programs in improving early childhood education. The first report shall include program objectives and identified valid performance measures for evaluating progress toward achieving the objectives, as well as a plan for commissioning a longitudinal study comparing the kindergarten readiness of children participating in the department's programs with the readiness of other children, using nationally accepted testing and assessment methods. Such comparison shall include, but not be limited to, achievement as children of both groups progress through the K-12 system and identify year-to-year changes in achievement, if any, in later years of elementary, middle school, and high school education.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Children & Family Services.

Jan 23 Public hearing in committee.

Jan 25 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; 1st substitute bill be substituted, do pass.

Jan 30 Referred to Appropriations.

Feb 1 Public hearing in committee.

Feb 2 Executive session in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 7 Placed on second reading.

Feb 9 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 79; nays, 19; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 16 Public hearing in committee.

Feb 20 Executive session in committee.

Feb 22 Executive session in committee.

Feb 23 EKHE - Majority; do pass with amendment(s).  
Minority; without recommendation.  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 24 Executive session in committee.

Feb 27 WM - Majority; do pass with amendments(s) by Early Learning, K-12 & Higher Education.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Committee amendment adopted as amended.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 2; absent, 0; excused, 0.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 81; nays, 15; absent, 0; excused, 2.

Mar 6 Speaker signed.  
-- IN THE SENATE --  
President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 28 Governor signed.  
Chapter 265, 2006 Laws.  
Effective date 7/1/2006.

**HB 2965** by Representatives Hasegawa, Chase, and Williams  
Modifying the vehicle licensing fee on commercial trailers for commercial vehicle operator training purposes and local roads maintenance.

Revises the vehicle licensing fee on commercial trailers for commercial vehicle operator training purposes and local roads maintenance.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Transportation.  
Jan 30 Public hearing in committee.

**HB 2966** by Representatives Haigh, Wallace, Woods, and McCoy

Modifying provisions concerning adverse possession.

Provides that in an action claiming adverse possession, continuity of possession for the requisite time limit is not established by privity between successive occupants holding adversely to the holder of the true title, unless the interest passed to the plaintiff pursuant to a will or by intestate succession.

Requires the prevailing party in any proceeding concerning adverse possession of real property to pay to the county auditor of the county in which the real property is located an amount equal to the property taxes paid by another party or owed with regard to the real property during the period of the adverse possession. The county auditor shall reimburse any party to the proceeding other than the prevailing party for any taxes actually paid with regard to the real property during the period of the adverse possession.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Judiciary.

**HB 2967** by Representatives Green, Sells, Appleton, McCoy, P. Sullivan, Kenney, and Takko

Responding to drug crimes.

(SEE ALSO PROPOSED 1ST SUB)

Responds to drug crimes by providing increased support for enforcement and prosecution of drug crimes, authorizing the use of drug courts by juvenile courts, clarifying provisions related to sentence enhancements for certain drug crimes, modifying earned early release provisions related to offenders sentenced under RCW 9.94A.660, improving judges' abilities to make informed sentencing decisions, and undertaking studies related to criminal justice.

**HB 2967-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Green, Sells, Appleton, McCoy, P. Sullivan, Kenney, and Takko)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Responds to drug crimes by providing increased support for enforcement and prosecution of drug crimes, authorizing the use of drug courts by juvenile courts, clarifying provisions related to sentence enhancements for certain drug crimes, modifying earned early release provisions related to offenders sentenced under RCW 9.94A.660, improving judges' abilities to make informed sentencing decisions, and undertaking studies related to criminal justice.

Appropriates the sum of four million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the Washington state patrol for the sole purposes of providing funding for multijurisdictional drug task forces and local government drug prosecution assistance.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Criminal Justice & Corrections.  
Jan 20 Public hearing and executive action taken in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be substituted, do pass.  
Jan 24 Referred to Appropriations.

Jan 31 Public hearing in committee.

**HB 2968** by Representatives Woods, Bailey, Hankins, Alexander, Buck, Kristiansen, Skinner, Shabro, Serben, McCune, Ahern, Rodne, and Dunn

Increasing transportation permit efficiency.

Declares that streamlining the permit approval process is essential for reducing project delays and for making the most efficient use of every transportation dollar. To this end, the legislature directs that substantive standards and best management practices governing the construction of transportation projects be jointly agreed upon by both the department and Washington's natural resource agencies. After these substantive standards have been agreed upon, the legislature finds that the greatest efficiency and effectiveness in both protecting our environmental resources and in constructing the transportation infrastructure required to serve Washington's growing population will come from the implementation of these standards by the department itself, with appropriate oversight, as defined in this act, by both natural resource agencies and local governments.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Transportation.  
Feb 1 Public hearing in committee.

**HB 2969** by Representatives Hinkle and Anderson

Increasing access to evidence-based medicine.

Finds that individuals in state purchased health care programs need assurance that they will have access to the medically necessary care ordered by their physician. The best available clinical evidence should be used by the state to give patients access to medically necessary care in a cost-effective manner. Decisions for broad patient populations made by the state must not jeopardize the ability of the physician and patient to choose the medical items and services that best meet the needs of the individual. The state must use open, transparent decision-making processes to ensure individuals in state purchased health care programs have access to medically necessary care.

Declares that quality improvement is a prerequisite for achieving more efficient utilization of health care and control of state health expenditures; improving patient access to medically necessary care in a cost-effective manner is an important priority for the state. The state should use available, valid evidence to improve access to needed medicines and other health care items and services and improve the quality of care received by individuals in state purchased health care programs.

Requires a legislative oversight committee to review and report at least yearly on the impact of evidence reports on patient access, treatment quality, and overall health care costs.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Health Care.

**HB 2970** by Representatives Pettigrew, Haler, McIntire, Darneille, Hasegawa, Walsh, Clibborn, Cody, Hunt, Santos, Kessler, Appleton, Kenney, Roberts, P. Sullivan, Moeller, Schual-Berke, Springer, Simpson, and Hudgins

Companion Bill: 6628

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.

**HB 2970-S** by House Committee on Children & Family Services (originally sponsored by Representatives Pettigrew, Haler, McIntire, Darneille, Hasegawa, Walsh, Clibborn, Cody, Hunt, Santos, Kessler, Appleton, Kenney, Roberts, P. Sullivan, Moeller, Schual-Berke, Springer, Simpson, and Hudgins)

(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, and shall be sent to a protective payee who shall pay only the family's verified rent and utility costs with the child safety net payment. Any remaining amount shall be used only to pay for children's expenses, such as clothing, food, diapers, toiletries, school supplies, or other school-related costs.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Children & Family Services.  
 Jan 30 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 3 Referred to Appropriations.

**HB 2971** by Representatives Grant, Condotta, Eickmeyer, Appleton, Kessler, Kristiansen, Woods, Chandler, and Ericksen

Companion Bill: 6225

Regulating the installation, repair, and maintenance of domestic well water systems.

Provides regulations for the installation, repair, and maintenance of domestic well water systems.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Commerce & Labor.

**HB 2972** by Representatives Clibborn, Hinkle, Curtis, B. Sullivan, Cody, Moeller, P. Sullivan, Kenney, Kilmer, and Jarrett

Companion Bill: 6761

Determining community rates for health benefit plans.

(DIGEST AS ENACTED)

Determines community rates for health benefit plans.

Provides that no policy or contract may be solicited, or contribution collected under this act until a federal opinion is received by the insurance commissioner indicating whether the purchasing pools referenced in sections 2, 4, and 6 of this act are legal. The commissioner shall request such an opinion from the federal departments of labor, treasury, health and human services, or other appropriate federal agencies no later than August 1, 2006. Upon receipt, the commissioner shall forward the opinion to the legislature, and within thirty days, provide the legislature with a report assessing the legality and potential impact of these purchasing pools on the uninsured and insurance markets in Washington state.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Health Care.  
 Jan 26 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.

Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 10 First reading, referred to Health & Long-Term Care.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HEA - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Mar 1 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, 44; nays, 0; absent, 0; excused, 5.  
 -- IN THE HOUSE --  
 Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 95; nays, 0; absent, 0; excused, 3.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 100, 2006 Laws.  
 Effective date 6/7/2006\*\*.

**HB 2973** by Representatives Priest, Ormsby, Kenney, Kagi, Hasegawa, P. Sullivan, Moeller, Santos, and Springer

Creating a career and technical high school graduation option for students meeting state standards in fundamental academic content areas.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent to create a rigorous, high quality career and technical high school graduation option that assures students meet state standards in fundamental academic content areas, but also reflects nationally recognized standards for the knowledge and skills needed to pursue employment and careers in technical fields.

Directs the superintendent of public instruction to develop a list of approved career and technical education programs that qualify for the high school graduation option under RCW 28A.230.090. Programs on the list must meet the following minimum criteria: (1) Lead to a certificate or credential that is nationally recognized by trades, industries, or other professional associations as necessary for employment or advancement in that field;

(2) Require a vocationally intensive and rigorous course of study with the equivalent of one thousand eighty hours of study; and

(3) Have a high potential for providing the program completer with gainful employment or entry into a postsecondary work force training program.

**HB 2973-S** by House Committee on Education (originally sponsored by Representatives Priest, Ormsby, Kenney, Kagi, Hasegawa, P. Sullivan, Moeller, Santos, and Springer)

(DIGEST AS ENACTED)

Declares an intent to create a rigorous and high quality career and technical high school alternative assessment that assures students meet state standards, and also reflects nationally recognized standards for the knowledge and skills needed to pursue employment and careers in technical fields.

Requires each high school or school district board of directors to adopt course equivalencies for career and technical high school courses offered to students at the high school. A career and technical course equivalency may be for whole or partial credit. Each school district board of directors shall develop a course equivalency approval procedure.

Provides that career and technical courses determined to be equivalent to academic core courses, in full or in part, by the high school or school district shall be accepted as meeting core requirements, including graduation requirements, if the courses are recorded on the student's transcript using the equivalent academic high school department designation and title. Full or partial credit shall be recorded as appropriate.

Requires the state board to reevaluate the graduation requirements for students enrolled in vocationally intensive and rigorous career and technical education programs, particularly those programs that lead to a certificate or credential that is state or nationally recognized. The purpose of the evaluation is to ensure that students enrolled in these programs have sufficient opportunity to earn a certificate of academic achievement, complete the program and earn the program's certificate or credential, and complete other state and local graduation requirements. The board shall report its findings and recommendations for additional flexibility in graduation requirements, if necessary, to the legislature by December 1, 2007.

#### VETO MESSAGE ON SHB 2973

March 20, 2006

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 5, Substitute House Bill No. 2973 entitled:

This bill authorizes local school boards to develop approval processes for high school course equivalencies. Requirements are established for students in career and technical education programs who may earn whole or partial academic credits. Further, the State Board of Education is directed to reevaluate the graduation requirements for students enrolled in vocational and technical education courses. Topics of the evaluation are enumerated. Findings and any recommendations are to be reported by December 1, 2007.

I have vetoed Section 5, which provides for the development of objective alternative assessments for career and technical education programs. The provisions and language of this Section are duplicative of provisions for alternative assessments for career and technical education programs found in SB 6475.

For this reason, I have vetoed Section 5 of Substitute House Bill 2973.

With the exception of Section 5, Substitute House Bill No. 2973 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Education.  
Jan 26 Public hearing in committee.  
Feb 1 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted,  
do pass.  
Feb 3 Referred to Appropriations.  
Feb 4 Public hearing, executive action taken, and  
executive action taken in committee.

APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill  
proposed by Education.

Feb 7 Placed on second reading.  
Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 11 First reading, referred to Early Learning, K-12  
& Higher Education.  
Feb 23 Public hearing in committee.  
Feb 24 Executive session in committee.  
EKHE - Majority; do pass with amendment(s).  
Minority; do not pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Feb 27 Placed on second reading by Rules Committee.  
Mar 1 Committee amendment not adopted.  
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 4 House concurred in Senate amendments.  
Passed final passage; yeas, 95; nays, 0; absent,  
0; excused, 3.  
Mar 6 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 8 Delivered to Governor.  
Mar 20 Governor partially vetoed.  
Chapter 114, 2006 Laws PV.  
Effective date 6/7/2006.

**HB 2974** by Representatives Cody, Morrell, and Moeller

Modifying provisions with respect to disciplining health professions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that any individual who applies for a license or temporary practice permit or holds a license or temporary practice permit and is prohibited from practicing a health care profession in another state because of an act of unprofessional conduct that is substantially equivalent to an act of unprofessional conduct prohibited by this chapter or any of the chapters specified in RCW 18.130.040 is prohibited from practicing a profession in this state until proceedings of the appropriate disciplining authority have been completed under RCW 18.130.050.

Requires the disciplining authority to initiate an investigation in every instance where the disciplining authority receives information that a health care provider has been disqualified from participating in the federal medicare program, under Title XVIII of the federal social security act, or the federal medicaid program, under Title XIX of the federal social security act.

Provides that, upon a guilty plea or conviction of a person for any felony crime involving homicide under chapter 9A.32 RCW, assault under chapter 9A.36 RCW, kidnapping under chapter 9A.40 RCW, sex offenses under chapter 9A.44 RCW, burglary or trespass under chapter 9A.52 RCW, theft or robbery under chapter 9A.56 RCW, or fraud under chapter 9A.60 RCW the prosecuting attorney shall notify the state patrol of such guilty pleas or convictions.

Provides that when the state patrol receives information that a person has pled guilty to or been convicted of one of the felony crimes under this act, the state patrol shall transmit that information to the department of health. It is the duty of the department of health to identify whether the person holds a credential issued by a disciplining authority listed under RCW 18.130.040, and provide this information to the disciplining authority that issued the credential to the person who pled guilty or was convicted of the crimes committed in this act.

Requires that, when developing its biennial budget request for appropriation of the health professions account created in RCW 43.70.320, beginning in the 2007-2009 budget and continuing in subsequent biennia, the department shall specify the number of full-time employees designated as investigators and attorneys and the costs associated with supporting their activities. The department shall also specify the additional full-time employees designated as investigators and attorneys that are required to achieve a staffing level that is able to respond promptly, competently, and appropriately to the workload associated with health professions disciplinary activities and the costs associated with supporting disciplinary activities.

Requires the joint legislative audit and review committee, in consultation with the department, to report to the legislature by December 1, 2010, with recommendations for formulas for determining appropriate staffing levels for investigators and attorneys at the department of health involved in the health professions disciplinary process to achieve prompt, competent, and appropriate responses to complaints of unprofessional conduct. The report must be based upon the department's prior experience with staff levels compared to the number of providers, complaints, investigations, and other criteria that the department finds are relevant to determining appropriate staffing levels.

Repeals RCW 18.57.174 and 18.71.0193.

**HB 2974-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Morrell, and Moeller)

(DIGEST AS ENACTED)

Provides that any individual who applies for a license or temporary practice permit or holds a license or temporary practice permit and is prohibited from practicing a health care profession in another state because of an act of unprofessional conduct that is substantially equivalent to an act of unprofessional conduct prohibited by this chapter or any of the chapters specified in RCW 18.130.040 is prohibited from practicing a profession in this state until proceedings of the appropriate disciplining authority have been completed under RCW 18.130.050.

Requires the disciplining authority to initiate an investigation in every instance where the disciplining authority receives information that a health care provider has been disqualified from participating in the federal medicare program, under Title XVIII of the federal social security act, or the federal medicaid program, under Title XIX of the federal social security act.

Provides that, upon a guilty plea or conviction of a person for any felony crime involving homicide under chapter 9A.32 RCW, assault under chapter 9A.36 RCW, kidnapping under chapter 9A.40 RCW, sex offenses under chapter 9A.44 RCW, burglary or trespass under chapter 9A.52 RCW, theft or robbery under chapter 9A.56 RCW, or fraud under chapter 9A.60 RCW the prosecuting attorney shall notify the state patrol of such guilty pleas or convictions.

Provides that when the state patrol receives information that a person has pled guilty to or been convicted of one of the felony crimes under this act, the state patrol shall transmit that information to the department of health. It is the duty of the department of health to identify whether the person holds a credential issued by a disciplining authority listed under RCW 18.130.040, and provide this information to the disciplining authority that issued the credential to the person who pled guilty or was convicted of the crimes committed in this act.

Requires that, when developing its biennial budget request for appropriation of the health professions account created in RCW 43.70.320, beginning in the 2007-2009 budget and continuing in subsequent biennia, the department shall specify the number of full-time employees designated as investigators and attorneys and the costs associated with supporting their activities. The department shall also specify the additional full-time employees designated as investigators and attorneys that are required to achieve a staffing level that is able to respond promptly, competently, and appropriately to the workload associated with health professions disciplinary activities and the costs associated with supporting disciplinary activities.

Requires the joint legislative audit and review committee, in consultation with the department, to report to the legislature by December 1, 2010, with recommendations for formulas for determining appropriate staffing levels for investigators and attorneys at the department of health involved in the health professions disciplinary process to achieve prompt, competent, and appropriate responses to complaints of unprofessional conduct. The report must be based upon the department's prior experience with staff levels compared to the number of providers, complaints, investigations, and other criteria that the department finds are relevant to determining appropriate staffing levels.

Repeals RCW 18.57.174 and 18.71.0193.

-- 2006 REGULAR SESSION --

- Jan 17 First reading, referred to Health Care.  
 Jan 24 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Rules Committee relieved of further consideration. Placed on second reading.  
 Feb 8 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 61; nays, 37; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 10 First reading, referred to Health & Long-Term Care.  
 Feb 16 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HEA - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 27 Public hearing and executive action taken in committee.  
 WM - Majority; do pass with amendments(s) by Health & Long-Term Care.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Mar 1 Placed on second reading by Rules Committee.  
 Mar 3 Committee amendment adopted with no other amendments.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 3; absent, 1; excused, 0.  
 -- IN THE HOUSE --  
 Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 65; nays, 30; absent, 0; excused, 3.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 99, 2006 Laws.  
 Effective date 6/7/2006\*.

**HB 2975** by Representatives Newhouse, Kirby, and Dunn  
 Granting an exemption under the state securities act.

(DIGEST AS ENACTED)

Grants an exemption under the state securities act.

-- 2006 REGULAR SESSION --

- Jan 17 First reading, referred to Financial Institutions & Insurance.  
 Jan 26 Public hearing and executive action taken in committee.  
 FII - Executive action taken by committee.

- FII - Majority; do pass.  
 Jan 30 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Financial Institutions,  
 Housing & Consumer Protection.  
 Feb 21 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 23 FHC - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on 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, 47; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 97; nays, 0; absent,  
 0; excused, 1.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 220, 2006 Laws.  
 Effective date 6/7/2006.
- 
- HB 2976** by Representatives Sommers, Hasegawa, Linville,  
 P. Sullivan, Quall, Kenney, and Conway  
 Implementing a collective bargaining agreement with Western  
 Washington University.  
(SUBSTITUTED FOR - SEE 1ST SUB)  
 Implements a collective bargaining agreement with Western  
 Washington University.
- HB 2976-S** by House Committee on Appropriations  
 (originally sponsored by Representatives  
 Sommers, Hasegawa, Linville, P. Sullivan, Quall, Kenney, and  
 Conway)  
(DIGEST AS ENACTED)  
 Implements a collective bargaining agreement with Western  
 Washington University.  
 -- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Appropriations.  
 Jan 23 Public hearing and executive action taken in  
 committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be  
 substituted, do pass.  
 Jan 26 Passed to Rules Committee for second reading.  
 Feb 7 Placed on second reading.  
 Feb 9 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 11 First reading, referred to Ways & Means.  
 Feb 21 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 23 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 24 Placed on second reading by Rules Committee.  
 Rules suspended. Placed on Third Reading.
- Third reading, passed; yeas, 47; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Feb 27 Speaker signed.  
 -- IN THE SENATE --  
 Feb 28 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 1 Delivered to Governor.  
 Mar 7 Governor signed.  
 Chapter 10, 2006 Laws.  
 Effective date 3/7/2006.
- 
- HB 2977** by Representatives Hasegawa, Conway, Simpson,  
 Hankins, Dunshee, Santos, Green, Eickmeyer,  
 Morrell, Sells, Chase, Flannigan, Hudgins, McCoy, Ormsby,  
 Appleton, and Williams  
 Companion Bill: 6746  
 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. The  
 legislature intends 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.  
 Declares that, 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.  
 Provides that any person who knowingly attempts to evade  
 the tax imposed under this act or payment thereof is guilty of a  
 class C felony as provided in chapter 9A.20 RCW.  
 Provides that any person required to collect tax imposed  
 under this act who knowingly fails to collect, truthfully account  
 for, or pay over the tax is guilty of a class C felony as provided in  
 chapter 9A.20 RCW.  
 Provides that any person who knowingly fails to pay tax, pay  
 estimated tax, make returns, keep records, or supply information,  
 as required under this act, is guilty of a gross misdemeanor as  
 provided in chapter 9A.20 RCW.  
 -- 2006 REGULAR SESSION --  
 Jan 17 First reading, referred to Technology, Energy  
 & Communications.  
 Feb 2 Public hearing and public hearing in  
 committee.
- 
- HB 2978** by Representatives Hasegawa, Chase, and Santos  
 Modifying voters' pamphlet fiscal impact statement requirements.  
 Provides that a fiscal impact statement must include: (1) The  
 current percentage amount of revenue from retail sales tax,  
 business and occupation tax, property tax, real estate excise tax,  
 public utility tax, and any other taxes in which two percent or  
 more revenue is received by the state;  
 (2) The current percentage of distribution of spending from  
 the state general fund; and  
 (3) The percent of income paid in all Washington state and  
 local taxes broken down by household income as follows: (a)  
 Below seventeen thousand dollars; (b) between seventeen  
 thousand dollars and thirty-one thousand dollars; (c) between  
 thirty-one thousand dollars and forty-eight thousand dollars; (d)  
 between forty-eight thousand dollars and seventy-five thousand  
 dollars; (e) between seventy-five thousand dollars and one  
 hundred forty-three thousand dollars; (f) between one hundred  
 forty-three thousand dollars and nine hundred twenty-two

thousand dollars; and (g) over nine hundred twenty-two thousand dollars.

-- 2006 REGULAR SESSION --

- Jan 17 First reading, referred to State Government Operations & Accountability.  
Feb 1 Public hearing in committee.

**HB 2979** by Representatives Hasegawa, Chase, Roberts, and Santos

Addressing cultural upbringing in parenting plans.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires any allocation of decision-making authority regarding cultural upbringing to reflect the inherent value of sustaining the child's connection to his or her cultural heritage, through education or by other means.

**HB 2979-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Hasegawa, Chase, Roberts, and Santos)

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

Provides that in establishing a permanent parenting plan, the court shall consider the cultural heritage and religious beliefs of a child.

-- 2006 REGULAR SESSION --

- Jan 17 First reading, referred to Juvenile Justice & Family Law.  
Jan 25 Public hearing in committee.  
Jan 31 Executive session in committee.  
JJFL - Executive action taken by committee.  
JJFL - Majority; 1st substitute bill be substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading suspension calendar.  
Feb 8 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 9 First reading, referred to Human Services & Corrections.  
Feb 23 Public hearing and executive action taken in committee.  
Feb 24 HSC - Majority; do pass.  
Minority; do not pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Feb 28 Placed on second reading by Rules Committee.  
Mar 8 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.

**HB 2980** by Representatives Takko, Skinner, Blake, Hudgins, Hankins, Kenney, and Dickerson; by request of Washington State Patrol

Companion Bill: 6548

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 17 First reading, referred to Transportation.

- Jan 26 Public hearing in committee.

**HB 2981** by Representatives Fromhold, Clements, and Murray; by request of Washington State Patrol

Companion Bill: 6549

Modifying commercial vehicle provisions.

(AS OF HOUSE 2ND READING 2/10/06)

Revises commercial vehicle provisions.

-- 2006 REGULAR SESSION --

- Jan 17 First reading, referred to Transportation.  
Jan 26 Public hearing in committee.  
Feb 1 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading suspension calendar.  
Feb 10 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 13 First reading, referred to Transportation.  
Feb 22 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 TRAN - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 27 Made eligible to be placed on second reading.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2982** by Representatives Appleton, Jarrett, and Simpson; by request of Washington State Patrol

Companion Bill: 6545

Removing the minimum height requirement for the attachment of vehicle license plates.

Deletes the minimum height requirement for the attachment of vehicle license plates.

-- 2006 REGULAR SESSION --

- Jan 17 First reading, referred to Transportation.

**HB 2983** by Representatives O'Brien, Ericks, Upthegrove, Sells, Kilmer, Green, Pearson, Springer, Conway, and Simpson; by request of Washington State Patrol

Companion Bill: 6576

Clarifying procedures for forwarding sex offender information.

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

Clarifies procedures for forwarding sex offender information.

-- 2006 REGULAR SESSION --

- Jan 17 First reading, referred to Criminal Justice & Corrections.  
Jan 31 Public hearing and executive action taken in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading suspension calendar.  
Feb 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 9 First reading, referred to Human Services & Corrections.  
Feb 20 Public hearing in committee.

Feb 21 Executive session in committee.  
 Feb 23 HSC - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 1 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules  
 Committee for third reading.

**HB 2984** by Representatives Springer, Jarrett, Simpson,  
 Clibborn, B. Sullivan, Hasegawa, Sells, P. Sullivan,  
 Moeller, Santos, and Green

Authorizing cities, towns, and counties to implement affordable  
 housing incentive programs.

(SUBSTITUTED FOR - SEE 1ST SUB)

Encourages cities, towns, and counties to enact or expand  
 affordable housing incentive programs, including density bonuses  
 and other incentives, to increase the availability of low-income  
 housing for renter and owner occupancy located in largely market  
 rate housing developments throughout the community consistent  
 with local needs and adopted comprehensive plans. While this act  
 provides minimum standards for those cities, towns, and counties  
 choosing to implement or expand upon an affordable housing  
 incentive program, cities, towns, and counties are encouraged to  
 enact programs that address local circumstances and conditions  
 while contributing to the statewide need for additional low-  
 income housing.

**HB 2984-S** by House Committee on Local Government  
 (originally sponsored by Representatives  
 Springer, Jarrett, Simpson, Clibborn, B. Sullivan, Hasegawa,  
 Sells, P. Sullivan, Moeller, Santos, and Green)

(DIGEST AS ENACTED)

Encourages cities, towns, and counties to enact or expand  
 affordable housing incentive programs, including density bonuses  
 and other incentives, to increase the availability of low-income  
 housing for renter and owner occupancy located in largely market  
 rate housing developments throughout the community consistent  
 with local needs and adopted comprehensive plans. While this act  
 provides minimum standards for those cities, towns, and counties  
 choosing to implement or expand upon an affordable housing  
 incentive program, cities, towns, and counties are encouraged to  
 enact programs that address local circumstances and conditions  
 while contributing to the statewide need for additional low-  
 income housing.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Local Government.  
 Jan 26 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted,  
 do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 13 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 60; nays, 38;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Financial Institutions,  
 Housing & Consumer Protection.  
 Feb 21 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 24 FHC - Majority; do pass with amendment(s).  
 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, 47; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 58; nays, 39;  
 absent, 0; excused, 1.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 20 Governor signed.  
 Chapter 149, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2985** by Representatives Schual-Berke, Clibborn,  
 Appleton, Moeller, Green, Cody, Morrell, Walsh,  
 McIntire, Kagi, Kenney, Hasegawa, and Simpson

Creating a foster care health unit in the department of social and  
 health services.

(SUBSTITUTED FOR - SEE 1ST SUB)

Creates a foster care health unit in the department of social  
 and health services.

**HB 2985-S** by House Committee on Children & Family  
 Services (originally sponsored by Representatives  
 Schual-Berke, Clibborn, Appleton, Moeller, Green, Cody,  
 Morrell, Walsh, McIntire, Kagi, Kenney, Hasegawa, and  
 Simpson)

(DIGEST AS ENACTED)

Creates a foster care health unit in the department of social  
 and health services.

Finds that there must be greater coordination and integration  
 of systems, in particular coordination between children's  
 administration and the health and recovery services administration  
 as well as other agencies that provide or pay for health services  
 for foster youth, to ensure that the health care needs of children in  
 foster care are met in a timely manner.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Children & Family  
 Services.  
 Jan 25 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; without recommendation.  
 Feb 2 Referred to Appropriations.  
 Feb 3 Public hearing in committee.  
 Feb 4 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill  
 proposed by Children & Family Services.  
 Feb 7 Placed on second reading.  
 Feb 9 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 1;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 11 First reading, referred to Human Services &  
 Corrections.  
 Feb 16 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HSC - Majority; do pass with amendment(s).  
 And refer to Ways & Means.  
 Referred to Ways & Means.  
 Feb 27 Public hearing and executive action taken in  
 committee.  
 WM - Majority; do pass with amendments(s)  
 by Human Services & Corrections.

Feb 28 Passed to Rules Committee for second reading.  
 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, 46; nays, 0; absent, 0; excused, 3.  
 -- IN THE HOUSE --  
 Mar 4 House concurred in Senate amendments.  
 Passed final passage; yeas, 96; nays, 1; absent, 0; excused, 1.  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 Mar 7 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 221, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2986** by Representatives Schual-Berke, Quall, Hunt, Santos  
 Minimizing the release of information in student directories.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent, in the interest of student confidentiality, that school districts minimize the release of student telephone numbers and other directory information in the absence of express parental consent. The legislature finds that the nondisclosure of student telephone numbers and other directory information reduces the possibility of harassment of students and their families by organizations that received student information.

Provides that, by September 1, 2006, each school district shall adopt a policy and procedures for providing separate written notice to every public high school student and his or her parent or legal guardian. The notice shall inform the parent or legal guardian and the student: (1) Of their right to request, pursuant to 20 U.S.C. Sec. 7908(a)(2), that the student's directory information not be released to recruiters without the prior written consent of the student's parent or guardian or the student; and

(2) That if they do not request that the student's directory information be withheld from some or all recruiters by the thirtieth day of the new school year, the school may release the student's directory information if requested to do so by a recruiter.

**HB 2986-S** by House Committee on Education (originally sponsored by Representatives Schual-Berke, Quall, Hunt, Lantz, Darneille, Kenney, Nixon, Hasegawa, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent, in the interest of student confidentiality, that school districts minimize the release of student telephone numbers and other directory information in the absence of express parental consent. The legislature finds that the nondisclosure of student telephone numbers and other directory information reduces the possibility of harassment of students and their families by organizations that received student information.

Provides that, by September 1, 2006, each school district shall adopt a policy and procedures for providing separate written notice to every public high school student and his or her parent or legal guardian. The notice shall inform the parent or legal guardian and the student: (1) Of their right to request, pursuant to 20 U.S.C. Sec. 7908(a)(2), that the student's directory information not be released to recruiters without the prior written consent of the student's parent or guardian or the student;

(2) That if they do not request that the student's directory information be withheld from some or all recruiters by the thirtieth day of the new school year, the school may release the student's directory information if requested to do so by a recruiter; and

(3) Of the obligation of all males between the ages of eighteen and twenty-five years to register with selective services within thirty days of their eighteenth birthday and information regarding how to register.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Education.  
 Jan 30 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 2987** by Representatives Kagi, Clibborn, and Dickerson  
 Increasing penalties for vehicle gross weight violations.

(SUBSTITUTED FOR - SEE 1ST SUB)

Increases penalties for vehicle gross weight violations.

**HB 2987-S** by House Committee on Transportation (originally sponsored by Representatives Kagi, Clibborn, and Dickerson)

(DIGEST AS ENACTED)

Increases penalties for vehicle gross weight violations.

Directs the Washington state patrol to develop recommendations regarding the most effective methods for tracking the violations that lead to suspensions of certificates of license registration under RCW 46.44.105(3). The Washington state patrol shall also develop recommendations for improving the safe operation of commercial motor vehicles on Washington's highways and roads. In developing these recommendations, the Washington state patrol shall consult with, at a minimum, the following individuals: (1) A representative of the administrative office of the courts;

(2) A representative of the department of licensing;

(3) A representative of the trucking industry; and

(4) A member of the Washington utilities and transportation commission. The recommendations shall be submitted to the transportation committees of the legislature by December 1, 2006.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Transportation.  
 Jan 26 Public hearing in committee.  
 Feb 6 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 13 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 72; nays, 26; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Transportation.  
 Feb 22 Public hearing and executive action taken in committee.  
 Feb 24 TRAN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 27 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 39; nays, 8; absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.  
 Mar 29 Governor signed.  
 Chapter 297, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2988** by Representatives McIntire, Upthegrove, Haler, and Clibborn

Companion Bill: 6789

Modifying the authorized uses of certain county sales and use taxes.

Revises the authorized uses of certain county sales and use taxes.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Finance.  
 Jan 25 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; do pass.  
 Minority; do not pass.  
 Feb 2 Passed to Rules Committee for second reading.

**HB 2989** by Representatives Kenney, Cox, Sells, Chase, Ericks, Hasegawa, Takko, Haler, Rodne, Hunter, Quall, McCoy, Santos, Green, Schual-Berke, Springer, Dickerson, Simpson, and Hudgins

Companion Bill: 6639

Establishing the Washington Teach Math-Science program.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 2989-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Kenney, Cox, Sells, Chase, Ericks, Hasegawa, Takko, Haler, Rodne, Hunter, Quall, McCoy, Santos, Green, Schual-Berke, Springer, Dickerson, Simpson, and Hudgins)

(AS OF HOUSE 2ND READING 2/09/06)

Establishes the Washington teach math-science program to increase the number and enhance the preparation of secondary school mathematics and science teachers.

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

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Higher Ed & Workforce Ed.  
 Jan 27 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 HEWE - Executive action taken by committee.  
 HEWE - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 3 Public hearing in committee.  
 Referred to Appropriations.  
 Feb 4 Executive session in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; do pass 1st substitute bill proposed by Higher Education & Workforce Education.  
 Feb 7 Placed on second reading.  
 Feb 9 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 1;  
 absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 22 Public hearing in committee.

Feb 24 Executive session in committee.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2990** by Representatives Appleton, Rodne, Kilmer, Woods, Strow, Eickmeyer, B. Sullivan, Pearson, Kessler, and Fromhold

Companion Bill: 6610

Promoting underwater viewing.

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.

Directs the department of community, trade, and economic development; the department of fish and wildlife; the department of natural resources; the state parks and recreation commission; and the interagency committee for outdoor recreation to host a working conference on promoting underwater viewing tourism.

Declares that the objective of the conference shall be to adopt a strategic plan and specific implementing actions to promote underwater viewing tourism in Washington in a manner that provides sustainable economic development in the state's rural and urban areas, enhances underwater recreational opportunity, and supports maintaining the state's underwater diversity and health of the natural marine environment.

Finds that, in several locations throughout the world, the use of ships as artificial reefs has helped promote underwater viewing tourism. The department of community, trade, and economic development; the department of fish and wildlife; the department of natural resources; the state parks and recreation commission; and the department of ecology shall establish a work group on the use of ships as artificial reefs. To the extent funds are made available, the department of community, trade, and economic development may commission an independent study to assist the agencies' work group in its deliberations.

Requires the agencies to prepare a summary of the work group 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 Economic Development, Agriculture & Trade.

**HB 2991** by Representatives Darneille, Walsh, Springer, and Simpson

Companion Bill: 6633

Concerning background checks of metropolitan park district employees. (REVISED FOR PASSED LEGISLATURE: Concerning background checks of certain metropolitan park district employees, volunteers, and independent contractors.)

(DIGEST AS ENACTED)

Provides that, for all employees, volunteers, or independent contractors, who may, in the course of their work or volunteer activity with the park district, have unsupervised access to children or vulnerable adults, or be responsible for collecting or disbursing cash or processing credit/debit card transactions, park districts shall establish by resolution the requirements for a record check through the Washington state patrol criminal identification system under RCW 43.43.830 through 43.43.834, 10.97.030, and

10.97.050 and through the federal bureau of investigation, including a fingerprint check using a complete Washington state criminal identification fingerprint card. The park district shall provide a copy of the record report to the employee, volunteer, or independent contractor.

Provides that, when necessary, as determined by the park district, prospective employees, volunteers, or independent contractors may be employed on a conditional basis pending completion of the investigation. If the prospective employee, volunteer, or independent contractor has had a record check within the previous twelve months, the park district may waive the requirement upon receiving a copy of the record. The park district may in its discretion require that the prospective employee, volunteer, or independent contractor pay the costs associated with the record check.

-- 2006 REGULAR SESSION --

- Jan 17 First reading, referred to Local Government.  
 Jan 23 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 1;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Government  
 Operations & Elections.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Mar 2 Floor amendment(s) adopted.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0;  
 absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 Mar 6 House concurred in Senate amendments.  
 Passed final passage; yeas, 96; nays, 1; absent,  
 0; excused, 1.  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 24 Governor signed.  
 Chapter 222, 2006 Laws.  
 Effective date 6/7/2006.

**HB 2992** by Representatives Moeller, Darneille, Hasegawa, and Dunn

Notifying parents, guardians, and custodians when a juvenile is taken into custody.

(SEE ALSO PROPOSED 1ST SUB)

Declares 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. Because a parent or guardian is most often in a position to provide a juvenile with guidance in matters of great importance to a juvenile, it is the intent of the legislature to assist parents in their ability to aid and guide their children when making important legal decisions, including the decision to waive legal rights during custodial interrogations. It is also the intent of the legislature to provide children in police custody the opportunity to seek and receive consultation with his or her parents.

Provides that, when a law enforcement officer takes a juvenile into custody, the officer must make reasonable attempts to notify a

parent, guardian, or custodian that the juvenile is in custody and where the juvenile is being held.

**HB 2992-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Moeller, Darneille, Hasegawa, and Dunn)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares 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. Because a parent or guardian is most often in a position to provide a juvenile with guidance in matters of great importance to a juvenile, it is the intent of the legislature to assist parents in their ability to aid and guide their children when making important legal decisions, including the decision to waive legal rights during custodial interrogations. It is also the intent of the legislature to provide children in police custody the opportunity to seek and receive consultation with his or her parents.

Provides that, when a law enforcement officer takes a juvenile into custody, the officer must make reasonable attempts to notify a parent, guardian, or custodian that the juvenile is in custody and where the juvenile is being held.

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.

Provides 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.

-- 2006 REGULAR SESSION --

- Jan 17 First reading, referred to Juvenile Justice & Family Law.  
 Jan 24 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; 1st substitute bill be substituted, do pass.  
 Jan 26 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.

**HB 2993** by Representatives Moeller and Darneille

Modifying provisions concerning at-risk youth proceedings.

(SEE ALSO PROPOSED 1ST SUB)

Provides that if the basis of the at-risk youth order is a finding that the child is at risk due to a possible substance abuse or mental health problem, the court may only impose confinement for up to two days as a sanction for the first contempt of court violation. If the child commits a further violation after having been confined for up to two days, the court may impose up to an additional seven days of confinement if the basis of the new contempt of court finding is that the youth committed the same violation as found by the court in the first contempt of court order. The court may not find a youth in contempt of court for failing to obtain an evaluation or services, if the evaluation or services were not available to the youth.

Requires the Washington state institute for public policy to conduct a study of the juvenile court system to evaluate the use of confinement for youth who are found in contempt of court in nonoffender proceedings under RCW 13.32A.250 or 28A.225.090. The evaluation shall include information on: (1) How often youth are found in contempt;

- (2) What the violations are for when a youth is found in contempt;  
 (3) What the underlying basis was for the petition;  
 (4) How often confinement is ordered; and  
 (5) What the rate is of subsequent compliance with the orders following a finding of contempt.

**HB 2993-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Moeller and Darneille)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that if the basis of the at-risk youth order is a finding that the child is at risk due to a possible substance abuse or mental health problem, the court may only impose confinement for up to two days as a sanction for the first contempt of court violation. If the child commits a further violation after having been confined for up to two days, the court may impose up to an additional seven days of confinement if the basis of the new contempt of court finding is that the youth committed the same violation as found by the court in the first contempt of court order. The court may not find a youth in contempt of court for failing to obtain an evaluation or services, if the evaluation or services were not available to the youth.

Requires the Washington state institute for public policy to conduct a study of the juvenile court system to evaluate the use of confinement for youth who are found in contempt of court in nonoffender proceedings under RCW 13.32A.250 or 28A.225.090. The institute shall issue a report containing its findings to the legislature by December 1, 2007. The evaluation shall include the following information: (1) How often youth are found in contempt in nonoffender cases;

(2) What are the bases of the violations for which youth are found in contempt;

(3) What are the bases for the underlying petitions;

(4) How often is confinement ordered as a sanction for contempt of court in a nonoffender proceeding;

(5) How often are sanctions other than detention ordered by the court and what has been the effectiveness of these sanctions; and

(6) What is the rate of subsequent compliance with the orders following a finding of contempt.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Juvenile Justice & Family Law.  
Jan 24 Public hearing in committee.  
Jan 25 Executive session in committee.  
JJFL - Executive action taken by committee.  
JJFL - Majority; 1st substitute bill be substituted, do pass.  
Jan 30 Referred to Appropriations.

**HB 2994** by Representatives Nixon and Schual-Berke  
Concerning volunteer medical workers.

Authorizes the secretary to issue a retired volunteer medical worker license to any applicant who: (1) Has held an active license issued by a disciplining authority under RCW 18.130.040 no more than ten years prior to applying for an initial license under this act;

(2) Does not have any current restrictions on the ability to obtain a license for violations of chapter 18.130 RCW; and

(3) Submits proof of registration as a volunteer with a local organization for emergency services or management as defined by chapter 38.52 RCW.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Judiciary.

**HB 2995** by Representatives Curtis and Moeller  
Concerning preferred drug substitutions.

Declares that a "preferred drug" means any drug that is preferred pursuant to an evidence-based prescription drug program established under RCW 70.14.050.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Health Care.

**HB 2996** by Representatives Walsh, Haler, Kagi, Roberts, Hankins, and Santos

Creating a pilot program concerning trauma mitigation for children.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to create a pilot program to demonstrate the effectiveness of trauma mitigation strategies for the treatment of trauma-exposed children.

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

**HB 2996-S** by House Committee on Children & Family Services (originally sponsored by Representatives Walsh, Haler, Kagi, Roberts, Hankins, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to create a pilot program to demonstrate the effectiveness of trauma mitigation strategies for the treatment of trauma-exposed children.

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

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Children & Family Services.  
Jan 25 Public hearing in committee.  
Jan 26 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; 1st substitute bill be substituted, do pass.  
Jan 30 Referred to Appropriations.  
Feb 2 Public hearing in committee.

**HB 2997** by Representatives Strow, Ericks, Newhouse, Williams, Kirby, Upthegrove, Darneille, and Simpson

Creating a training program for payday lending employees.

Requires the director to develop an internet-based education program for the employees of a licensee that has a small loan endorsement. The program must instruct employees about applicable state laws that pertain to payday lending.

Applies only to those employees who make small loans and are involved in the making, approval, or collection of a small loan. New employees must complete the program within six months after the date they are hired. All employees must complete the program at least once every two years.

Appropriates the sum of forty 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 financial institutions for the purposes of this act.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Financial Institutions & Insurance.

**HB 2998** by Representatives P. Sullivan, Simpson, Santos, McCoy, Chase, Morrell, B. Sullivan, Hasegawa, Kenney, and Green

Companion Bill: 6618

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.

**HB 2998-S** by House Committee on Education (originally sponsored by Representatives P. Sullivan, Simpson, Santos, McCoy, Chase, Morrell, B. Sullivan, Hasegawa, Kenney, and Green)

Requiring a study to explore options to augment the current educational assessment system.

(AS OF HOUSE 2ND READING 2/09/06)

Requires 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 students who did not meet the standard in one or more areas of assessment, identify the characteristics of those students, and identify possible barriers to student success or possible causes of 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; and

(3) A 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.

Provides that the Washington state institute for public policy shall provide an interim report to the legislature by December 1, 2006, and a final report by December 1, 2007.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Education.  
Jan 23 Public hearing in committee.  
Feb 1 Executive session in committee.  
Feb 2 ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 7 Placed on second reading.  
Feb 9 1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 80; nays, 18;  
absent, 0; excused, 0.  
-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 2999** by Representatives P. Sullivan, Talcott, Quall, Simpson, Nixon, Dickerson, Rodne, B. Sullivan, Schindler, Santos, Roach, McCune, Hasegawa, Springer, and Kenney

Requiring that the high school WASL questions and answers be released to parents and on the internet.

Provides that, beginning with the 2009 assessment, the superintendent shall release the complete high school assessment,

including the correct responses, concurrently with the release of the assessment results and shall post the assessment and responses on the superintendent's internet web site.

Provides that, beginning with the 2009 assessment, the notice to parents of the results of the high school Washington assessment of student learning shall include the student's responses compared to the correct responses to test questions and information about how the parent can obtain a copy of the assessment. A school district shall provide an electronic or paper copy of the assessment on request.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Education.  
Jan 30 Public hearing in committee.  
Feb 1 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.  
Feb 3 Referred to Appropriations.

**HB 3000** by Representatives Woods and Murray; by request of Department of Licensing

Companion Bill: 6552

Modifying commercial driver's license provisions.

Revises commercial driver's license provisions.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Transportation.

**HB 3001** by Representatives Hudgins and Conway; by request of Department of Licensing

Companion Bill: 6551

Modifying the definition of limousine.

(DIGEST AS ENACTED)

Revises the definition of limousine.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Transportation.  
Feb 1 Public hearing in committee.  
Feb 2 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading suspension calendar.  
Feb 10 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 97; nays, 1;  
absent, 0; excused, 0.  
-- IN THE SENATE --

Feb 13 First reading, referred to Transportation.  
Feb 21 Public hearing in committee.  
Feb 22 Executive session in committee.  
Feb 24 TRAN - Majority; do pass.  
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, 47; nays, 0;  
absent, 0; excused, 2.  
-- IN THE HOUSE --

Mar 3 Speaker signed.  
-- IN THE SENATE --

Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.  
Mar 17 Governor signed.  
Chapter 98, 2006 Laws.  
Effective date 11/1/2006.

**HB 3002** by Representatives McCoy, Linville, Haigh, and Chase

Companion Bill: 6753

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 18 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3003** by Representatives Conway, Wallace, Jarrett, Wood, Hankins, Murray, Haler, Ormsby, Morrell, Strow, McCoy, Upthegrove, Chase, Simpson, Appleton, Sells, Dickerson, Hasegawa, Kenney, and Hudgins; by request of Department of Transportation

Eliminating the department of transportation's exemption from the public works apprenticeship utilization requirements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Eliminates the department of transportation's exemption from the public works apprenticeship utilization requirements.

**HB 3003-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Wallace, Jarrett, Wood, Hankins, Murray, Haler, Ormsby, Morrell, Strow, McCoy, Upthegrove, Chase, Simpson, Appleton, Sells, Dickerson, Hasegawa, Kenney, and Hudgins; by request of Department of Transportation)

Modifying public works apprenticeship utilization requirements.

(AS OF HOUSE 2ND READING 2/07/06)

Revises public works apprenticeship utilization requirements.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Commerce & Labor.

Jan 26 Public hearing in committee.

Feb 1 Executive session in committee.

CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 6 Rules Committee relieved of further consideration. Placed on second reading.

Feb 7 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 68; nays, 30; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 9 First reading, referred to Labor, Commerce, Research & Development.

Feb 16 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 LCRD - Majority; do pass with amendment(s).  
Minority; do not pass.

Minority; without recommendation.

Passed to Rules Committee for second reading.

Feb 27 Made eligible to be placed on second reading.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3004** by Representatives Pearson, Lovick, B. Sullivan, Sells, Ericks, Green, O'Brien, Strow, Kristiansen, P. Sullivan, Woods, Kilmer, Roach, and McCune

Creating a pilot project for registration of methamphetamine offenders.

(SEE ALSO PROPOSED 1ST SUB)

Establishes a pilot project for registration of methamphetamine offenders.

**HB 3004-S** by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Pearson, Lovick, B. Sullivan, Sells, Ericks, Green, O'Brien, Strow, Kristiansen, P. Sullivan, Woods, Kilmer, Roach, and McCune)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes a pilot project for registration of methamphetamine offenders.

Authorizes public agencies to release information to the public regarding methamphetamine offenders when the agency determines that disclosure of the information is relevant and necessary to protect the public and counteract the danger created by the particular offender. The extent of the public disclosure of relevant and necessary information shall be rationally related to:

(1) The level of risk posed by the offender to the community;

(2) The locations where the offender resides, expects to reside, or is regularly found; and

(3) The needs of the affected community members for information to enhance their individual and collective safety.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Criminal Justice & Corrections.

Feb 2 Public hearing and executive action taken in committee.

CJC - Executive action taken by committee.

CJC - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading by Rules Committee.

Feb 14 Referred to Rules 2 Consideration.

**HB 3005** by Representatives Alexander, McDonald, Dunn, Holmquist, Armstrong, Hinkle, Ahern, McCune, Serben, Kristiansen, Roach, Bailey, Nixon, Anderson, Condotta, Rodne, Woods, Strow, Schindler, Newhouse, and Pearson

Requiring a priorities of government approach to developing the state's operating budget.

Finds that in 2002 the governor initiated a new process for development of the operating budget that brought significant benefits to the people of Washington and that, if maintained as an integral part of the state's ongoing budget process, will bring greater benefits in the future. That process, called priorities of government, replaces the traditional, incremental budgeting approach that focuses on changes from existing spending levels with a new, performance-based approach that measures and evaluates the performance of state programs and services, at the activity level, in achieving a selected set of priority results for state government.

Finds that implementation of the priorities of government approach in the 2003-05 biennium improved the quality of decision making by both the executive and legislative branches, increased the public's understanding of the state budget and its engagement in the annual budget debate, and contributed heavily to the enactment of a budget that enabled the state to weather a major recession without tax increases while maintaining essential services and making targeted investments for progress toward statewide results.

Finds that failure to maintain, extend, and refine the priorities of government approach to state budgeting, and rather to fall back

to the failed, incremental approach of the past, would result in harm to the citizens of Washington and the competitiveness of its economy.

Declares that the priorities of government process or a related, performance-based process shall be incorporated in the operating budget document submitted under RCW 43.88.030 with accompanying documentation that such a process was implemented.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Appropriations.  
Jan 26 Public hearing in committee.

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**HB 3006** by Representatives Anderson, Alexander, Haler, McDonald, Armstrong, Orcutt, Hinkle, Dunn, Newhouse, Clements, Holmquist, Ahern, McCune, Ericksen, Kristiansen, Serben, Bailey, Roach, Nixon, Campbell, Talcott, Condotta, Shabro, Rodne, Woods, B. Sullivan, Schindler, and Pearson

Implementing a proposed constitutional amendment creating the required reserve fund.

Implements a proposed constitutional amendment creating the required reserve fund.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Appropriations.

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**HB 3007** by Representatives McDonald, Alexander, Haler, Hinkle, Armstrong, Sump, Orcutt, Dunn, Newhouse, Ahern, Holmquist, McCune, Ericksen, Serben, Kristiansen, Bailey, Roach, Nixon, Anderson, Condotta, Shabro, Rodne, Woods, Schindler, and Pearson

Placing restrictions on raising and spending state revenue.

Provides that, after July 1, 1995, any action or combination of actions by the legislature that constitutes a tax increase may be taken only if approved by a three-fifths vote of each house, and then only if state expenditures in any fiscal year, including the new revenue, will not exceed the state expenditure limits established under chapter 43.135 RCW.

Does not apply to a tax that will be used exclusively for highway purposes under Article II, section 40 of the state Constitution.

Provides that taxes enacted pursuant to an emergency previously declared under this act may be imposed with a favorable vote of a majority of members elected to each house of the legislature, and shall expire not later than twelve months after the effective date of the emergency declaration.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Finance.

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**HB 3008** by Representatives Alexander, Orcutt, Haler, McDonald, Armstrong, Clements, Hinkle, Dunn, Ahern, Newhouse, Holmquist, Ericksen, McCune, Serben, Kristiansen, Bailey, Roach, Nixon, Anderson, Campbell, Condotta, Shabro, Rodne, Woods, Schindler, and Pearson

Placing limitations on state expenditures.

Requires that, prior to final passage of the omnibus operating budget by the legislature, the expenditure limit committee shall meet to adjust the expenditure limit for transfers and cost shifts under RCW 43.135.035 (4) and (5) and 43.135.060(2). If necessary, the committee shall make further adjustments after the governor signs the omnibus operating budget.

Provides that, except for sections 1, 2, and 5 of this act, this act takes effect if the proposed amendment to Article VIII, section . . . of the state Constitution (HJR . . . , H-4189/06) is validly submitted to and is approved and ratified by the voters at a general election held in November 2006. If the proposed amendment is not approved and ratified, sections 3 and 4 of this act are void in their entirety.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Appropriations.

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**HB 3009** by Representatives Newhouse, Kirby, Roach, Clements, Talcott, Rodne, Tom, and Ericks

Modifying the motor vehicle liability insurance provisions.

Provides that, the second and subsequent times a person fails to provide proof of financial responsibility or motor vehicle insurance when requested by a law enforcement officer, and any time a driver involved in an accident fails to provide proof of financial responsibility or motor vehicle insurance when requested by a law enforcement officer, the law enforcement officer may issue a notice of traffic infraction and shall impound the vehicle if the person cited is also a registered owner of the vehicle.

Provides that, if the vehicle is impounded, a registered owner of the vehicle must pay any and all costs associated with impoundment, including costs for towing, removal, and storage of the vehicle; any other fees and fines incurred; and provide proof of financial responsibility or motor vehicle insurance before the vehicle can be redeemed.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Transportation.

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**HB 3010** by Representatives Moeller, Newhouse, and Flannigan

Relating to ensuring the safety of milk and dairy products.

(SEE ALSO PROPOSED 1ST SUB)

Finds that the protection of the public from the sale or distribution of hazardous milk and dairy products requires strong enforcement mechanisms available to regulatory agencies.

Requires the legislature to ensure that the agencies charged with protecting the public are able to respond to unsafe practices rapidly, comprehensively, and conclusively.

**HB 3010-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Moeller, Newhouse, and Flannigan)

Regarding the safety of milk and dairy products.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that chapter 15.36 RCW includes the regulation of raw milk and raw milk products including 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.

Finds that the agencies charged with protecting public health and safety need to have strong enforcement mechanisms and be able to respond rapidly, comprehensively, and effectively. It is not the intent of this act to prohibit either the sale of raw milk or cow share or similar arrangements by producers and processors who are properly licensed under 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.

Declares 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.

Requires the department of agriculture to convene a work group to research, discuss, and make recommendations for establishment of a "microdairy" licensing category.

Requires the department and members of the work group to report their findings and recommendations to the appropriate house of representatives and senate standing committees by September 2006.

- 2006 REGULAR SESSION --
- Jan 18 First reading, referred to Economic Development, Agriculture & Trade.
- Jan 31 Public hearing in committee.
- Feb 1 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Feb 3 Passed to Rules Committee for second reading.

**HB 3011** by Representatives Jarrett and Upthegrove; by request of Transportation Improvement Board

Companion Bill: 6162

Harmonizing and updating various aspects of the urban arterial program.

Updates various aspects of the urban arterial program.

- 2006 REGULAR SESSION --
- Jan 18 First reading, referred to Transportation.

**HB 3012** by Representatives Serben, B. Sullivan, Buck, Sells, Kretz, and Morrell

Authorizing an active duty special hunt.

Directs the commission to establish an annual big game special hunting season, as defined in RCW 77.32.007, which shall be known as the "active duty special hunt." The commission shall grant permits for the hunt only to individuals who can demonstrate absence from the most recent big game hunting seasons for deer or elk due to active duty in the United States armed forces, national guard, or the reserves.

Provides that the season may be no longer than seven days and is limited to game management units, as that term is defined in chapter 232-28 WAC as existing on the effective date of this act, that provided deer and elk hunting opportunities during the previous general hunting season.

- 2006 REGULAR SESSION --
- Jan 18 First reading, referred to Natural Resources, Ecology & Parks.
- Jan 31 Public hearing in committee.

**HB 3013** by Representatives Flannigan, Talcott, Quall, Pettigrew, Ormsby, Nixon, Green, Moeller, Kagi, Chase, Lantz, Anderson, Morrell, Simpson, Haigh, Kilmer, Santos, Hasegawa, and Kenney

Requiring an inventory of kindergarten readiness assessments.

(SEE ALSO PROPOSED 1ST SUB)

Finds that the first-ever state survey of student readiness for kindergarten in Washington state in 2004 revealed a significant gap in children's readiness for school. Teachers reported that only forty-four percent of incoming kindergarten students were adequately prepared. Student preparedness tended to be much lower in classes with high rates of poverty.

Declares that, as the legislature adopts policies and increases investments to support early learning, it is critical to be able to measure over time whether kindergarten readiness increases in response to these efforts. The legislature needs to be accurately apprised of whether children are ready to succeed in school when they first enter kindergarten.

Requires the office of the superintendent of public instruction to: (1) Conduct an inventory of the kindergarten readiness assessments used by school districts with incoming kindergarten students;

(2) Conduct an inventory of kindergarten readiness assessments used in other states or recommended by research; and

(3) Recommend to the legislature, for statewide adoption, a single culturally appropriate and inclusive kindergarten readiness assessment and a method for statewide data collection that will allow for data analysis and measurement of trends over time in kindergarten readiness. The assessment must measure prereading and premathematics skills.

Directs the office to report its findings and recommendations to the education committees of the legislature by December 1, 2006.

**HB 3013-S** by House Committee on Education (originally sponsored by Representatives Flannigan, Talcott, Quall, Pettigrew, Ormsby, Nixon, Green, Moeller, Kagi, Chase, Lantz, Anderson, Morrell, Simpson, Haigh, Kilmer, Santos, Hasegawa, and Kenney)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the first-ever state survey of student readiness for kindergarten in Washington state in 2004 revealed a significant gap in children's readiness for school. Teachers reported that only forty-four percent of incoming kindergarten students were adequately prepared. Student preparedness tended to be much lower in classes with high rates of poverty.

Declares that, as the legislature adopts policies and increases investments to support early learning, it is critical to be able to measure over time whether kindergarten readiness increases in response to these efforts. The legislature needs to be accurately apprised of whether children are ready to succeed in school when they first enter kindergarten.

Requires the office of the superintendent of public instruction, working with the governor's early learning efforts, to:

- (1) Conduct an inventory of the kindergarten readiness assessments used by school districts with incoming kindergarten students;
- (2) Conduct an inventory of kindergarten readiness assessments used in other states or recommended by research; and
- (3) Recommend to the legislature, for statewide adoption, a single culturally appropriate and inclusive kindergarten readiness assessment and a method for statewide data collection that will allow for data analysis and measurement of trends over time in kindergarten readiness. The assessment must measure prereading and premathematics skills.

Directs the office to report its findings and recommendations to the education committees of the legislature by December 1, 2006.

- 2006 REGULAR SESSION --
- Jan 18 First reading, referred to Education.
- Feb 1 Public hearing and executive action taken in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted, do pass.
- Feb 3 Referred to Appropriations.

**HB 3014** by Representatives O'Brien, Hankins, and B. Sullivan

Companion Bill: 6631

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 18 First reading, referred to Criminal Justice & Corrections.

**HB 3015** by Representatives Condotta, Kristiansen, and Hinkle

Reporting hunters' fuel consumption on nonhighway roads.

Directs the commission to annually collect information from hunters regarding the estimated number of miles driven and the consumption of fuel while hunting and operating a motor vehicle or an off-road vehicle on nonhighway roads as defined in RCW 46.09.020.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Natural Resources, Ecology & Parks.

**HB 3016** by Representatives Simpson, Schindler, Takko, Ahern, Clibborn, Woods, B. Sullivan, Upthegrove, Chase, Kessler, Kilmer, and Springer

Companion Bill: 6836

Requiring senate confirmation for members of the growth management hearings boards.

(AS OF HOUSE 2ND READING 2/13/06)

Requires senate confirmation for members of the growth management hearings boards.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Local Government.  
 Jan 30 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 13 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Government Operations & Elections.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3017** by Representatives Springer, P. Sullivan, Upthegrove, Chase, Morrell, Simpson, Sells, Schual-Berke, Green, Kilmer, B. Sullivan, Linville, and Hasegawa; by request of Governor Gregoire and Commissioner of Public Lands

Companion Bill: 6701

Reaffirming Washington state's eminent domain laws with a right of first refusal.

(SEE ALSO PROPOSED 2ND SUB)

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).

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.

**HB 3017-S** by House Committee on Judiciary (originally sponsored by Representatives Springer, P. Sullivan, Upthegrove, Chase, Morrell, Simpson, Sells, Schual-Berke, Green, Kilmer, B. Sullivan, Linville, and Hasegawa; by request of Governor Gregoire and Commissioner of Public Lands)

Placing restrictions on condemnation and sale of condemned property by state and local governments.

(SEE ALSO PROPOSED 2ND SUB)

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.

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 such as *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). Consistent with these decisions, it is the intent of the legislature that state and local governments shall not appropriate or acquire any real property for the primary purpose of economic development without the consent of the property owner.

Provides that, if a county determines, within seven years after the date the property is transferred to the county, that all or a portion of real property or an interest in real property that was acquired through condemnation or the threat of condemnation is no longer necessary for a public purpose and should be sold, the former owner shall have a repurchase right as provided in this act. "Former owner" means the person or entity from whom the county acquired title and that person's or entity's successors or assigns to the property or property interest subject to the repurchase right.

Directs the office of financial management, working in consultation with state and local governments and private utilities and corporations that acquire property through eminent domain, to develop and provide recommendations to the legislature by December 1, 2006, regarding the definition of "economic development" as set forth in RCW 8.04.070, 8.08.020, and 8.12.030 and regarding the appropriate statutory provisions for providing a repurchase right to the former owner of land that has been condemned by a state or local government or a private utility or corporation, where the condemning entity has decided to sell the condemned land.

**HB 3017-S2** by House Committee on Capital Budget (originally sponsored by Representatives Springer, P. Sullivan, Upthegrove, Chase, Morrell, Simpson, Sells, Schual-Berke, Green, Kilmer, B. Sullivan, Linville, and Hasegawa; by request of Governor Gregoire and Commissioner of Public Lands)

(DIGEST OF PROPOSED 2ND 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.

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. It is the intent of the legislature that state and local governments shall not appropriate or acquire any real property for the primary purpose of economic development without the consent of the property owner.

Provides that, if a local government determines, within seven years after the date the property is transferred to the county, that all or a portion of real property or an interest in real property that was acquired through condemnation or the threat of condemnation is no longer necessary for a public purpose and should be sold, the former owner shall have a repurchase right as provided in this act.

Directs the office of financial management, working in consultation with state and local governments and private utilities and corporations that acquire property through eminent domain, to develop and provide recommendations to the legislature by December 1, 2006, regarding the definition of "economic development" as set forth in RCW 8.04.070, 8.08.020, and 8.12.030 and regarding the appropriate statutory provisions for providing a repurchase right to the former owner of land that has been condemned by a state or local government or a private utility or corporation, where the condemning entity has decided to sell the condemned land.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.  
 Jan 20 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Capital Budget.  
 Feb 6 Public hearing in committee.  
 Feb 7 Executive session in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.

**HB 3018** by Representatives O'Brien and Kagi

Authorizing earned release credit in county alternative sentencing programs.

Authorizes earned release credit in county alternative sentencing programs.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Criminal Justice & Corrections.

**HB 3019** by Representatives Haigh, Alexander, Dunshee, and B. Sullivan

Clarifying the role of a chief financial officer in a charter county.

(DIGEST AS ENACTED)

Provides that each county auditor or financial officer designated in a charter county shall be ex officio deputy of the state auditor for the purpose of accounting and reporting on municipal corporations and in such capacity shall be under the direction of the state auditor, but he or she shall receive no additional salary or compensation by virtue thereof and shall

perform no duties as such, except in connection with county business.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Local Government.  
 Jan 30 Public hearing and executive action taken in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 1 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Government Operations & Elections.  
 Feb 16 Public hearing and executive action taken in committee.  
 Feb 20 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 24 Placed on second reading by Rules Committee.  
 Feb 28 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 28 Governor signed.  
 Chapter 280, 2006 Laws.  
 Effective date 6/7/2006.

**HB 3020** by Representatives Lovick, Hankins, Morrell, and Kagi; by request of Department of Transportation

Companion Bill: 6526

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.

**HB 3020-S** by House Committee on Transportation (originally sponsored by Representatives Lovick, Hankins, Morrell, and Kagi; by request of Department of Transportation)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the use of automated traffic safety cameras in state highway work zones.

Provides that the fine issued for state roadway construction zone infractions must be one hundred thirty-seven dollars.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Transportation.  
 Feb 1 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 6 Passed to Rules Committee for second reading.  
 Feb 13 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 3021** by Representatives Lantz, Serben, Campbell, Williams, Dickerson, Rodne, and Hudgins; by request of Board For Judicial Administration

Companion Bill: 6342

Changing the election and appointment provisions for municipal court judges.

(SEE ALSO PROPOSED 1ST SUB)

Revises the election and appointment provisions for municipal court judges.

Repeals RCW 3.50.055 and 3.50.070.

**HB 3021-S** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Serben, Campbell, Williams, Dickerson, Rodne, and Hudgins; by request of Board For Judicial Administration)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the election and appointment provisions for municipal court judges.

Repeals RCW 3.50.055 and 3.50.070.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.  
 Jan 30 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Appropriations.  
 Feb 4 Public hearing in committee.

**HB 3022** by Representative Green

Modifying the definition of manager under the civil service law.

Revises the definition of manager under the civil service law.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to State Government Operations & Accountability.  
 Jan 30 Public hearing in committee.

**HB 3023** by Representatives Haigh, Hinkle, McCoy, Nixon, Simpson, Ericks, McDermott, Green, Miloscia, Morrell, Wallace, Lantz, and Kenney

Determining Washington state patrol background check fees.

Provides that no fee shall be charged for a records check of a volunteer fire fighter.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Criminal Justice & Corrections.  
 Feb 2 Public hearing and executive action taken in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Feb 3 Referred to Appropriations.

**HB 3024** by Representatives Haigh, Cox, Ericks, Miloscia, Armstrong, McCoy, McDermott, Green, Morrell, Wallace, Nixon, Clements, Chase, and Linville

Companion Bill: 6682

Increasing the number of demonstration projects that may be authorized by the school district project review board.

(SUBSTITUTED FOR - SEE 1ST SUB)

Increases the number of demonstration projects that may be authorized by the school district project review board from sixteen to twenty-three.

**HB 3024-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Haigh, Cox, Ericks, Miloscia, Armstrong, McCoy, McDermott, Green, Morrell, Wallace, Nixon, Clements, Chase, and Linville)

(DIGEST AS ENACTED)

Increases the number of demonstration projects that may be authorized by the school district project review board from sixteen to twenty-three.

Requires the school district project review board to prepare and issue a report reviewing the use of the alternative public works contracting procedures by school districts. The board shall report to the capital projects advisory review board created under RCW 39.10.810 at least thirty days before January 8, 2007.

Repeals provisions of chapter 39.10 RCW.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to State Government Operations & Accountability.  
 Jan 31 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 Feb 10 Placed on second reading suspension calendar.  
 Feb 11 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Government Operations & Elections.  
 Feb 16 Public hearing and executive action taken in committee.  
 Feb 20 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 24 Placed on second reading by Rules Committee.  
 Feb 27 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 27 Governor signed.  
 Chapter 261, 2006 Laws.  
 Effective date 6/7/2006.

**HB 3025** by Representatives McCune, Pearson, Dunn, Ahern, McDonald, Campbell, Holmquist, and Roach

Protecting good samaritans.

Declares that the following additional times shall be added to the standard sentence range if there has been a finding under this act that the victim of the crime stopped his or her vehicle while traveling on a public road to provide roadside assistance to the perpetrator of the crime, and the crime occurred while the victim was providing such assistance: (1) Eighteen months for assault in the first degree, assault in the second degree with a finding of sexual motivation, indecent liberties with forcible compulsion, manslaughter in the first degree, murder in the second degree, rape in the first degree, rape in the second degree, or robbery in the first degree;

(2) Twelve months for assault in the second degree with no finding of sexual motivation, indecent liberties without forcible compulsion, manslaughter in the second degree, or robbery in the second degree;

(3) Six months for assault in the third degree or rape in the third degree.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Criminal Justice & Corrections.

**HB 3026** by Representatives Appleton, Sells, Jarrett, Lantz, Morrell, Ericks, Campbell, P. Sullivan, Green, Conway, Haigh, Strow, Kilmer, Santos, Springer, and Hudgins

Providing pay parity for part-time academic employees at community and technical colleges.

Provides pay parity for part-time academic employees at community and technical colleges.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Higher Ed & Workforce Ed.

**HB 3027** by Representatives Chase and Green

Concerning persons with developmental disabilities or traumatic brain injury who commit crimes.

Declares an intent to transfer all individuals who meet the criteria specified in this act to Fircrest school, Seattle, King county.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Criminal Justice & Corrections.

**HB 3028** by Representatives P. Sullivan, Cox, Quall, Hunt, Buri, Pearson, Ormsby, Fromhold, Anderson, Chase, Kessler, Lantz, Simpson, Sells, Appleton, Talcott, Green, Conway, Rodne, Woods, Morrell, Kilmer, B. Sullivan, Santos, Hasegawa, Kenney, and Hudgins

Companion Bill: 6706

Requiring that a review of classified school employee funding be considered in the Washington Learns study.

(AS OF HOUSE 2ND READING 2/09/06)

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 18 First reading, referred to Education.

Jan 30 Public hearing in committee.

Feb 1 Executive session in committee.

ED - Executive action taken by committee.

Feb 3 ED - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 7 Placed on second reading.

Feb 9 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 17 Public hearing in committee.

Feb 20 Executive session in committee.

Feb 22 Executive session in committee.

Feb 23 EKHE - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 3 Placed on second reading by Rules Committee.

Mar 8 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

**HB 3029** by Representatives Linville, Cox, and Chase

Companion Bill: 6660

Implementing the compensation and fringe benefit provisions in the master collective bargaining agreement.

Implements the compensation and fringe benefit provisions in the master collective bargaining agreement.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Appropriations.

**HB 3030** by Representatives Lantz, Fromhold, Hunter, Cox, Kilmer, Morrell, Schual-Berke, Green, Santos, and Kenney

Regarding the salary schedule for educational staff associate positions and vocational certified instructors.

Provides that, beginning in the 2006-07 school year, the determination of years of service for vocational certified instructors may include related nonschool experience for vocational certified instructors with a degree from an accredited institution of higher education that was attained before receiving a vocational certificate. A maximum of five years of service in nonschool positions may be included in the determination of years of service.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Appropriations.

**HB 3031** by Representatives Springer, Condotta, Cox, B. Sullivan, and Nixon

Modifying the provision for merchandising beer and wine.

Amends RCW 66.44.318 relating to the merchandising of beer and wine by employees between the ages of eighteen and twenty-one on or about a licensee's premises.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Commerce & Labor.

**HB 3032** by Representatives Pettigrew, Kretz, Grant, Cox, B. Sullivan, Clements, Haigh, and Linville

Companion Bill: 6376

Changing livestock inspection fee provisions.

Revises livestock inspection fee provisions.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Economic

Development, Agriculture & Trade.

Jan 30 Public hearing in committee.

**HB 3033** by Representatives Pettigrew, Kristiansen, Grant, Kretz, Holmquist, Cox, B. Sullivan, Clements, Campbell, Haigh, Newhouse, and Linville

Companion Bill: 6375

Creating an advisory committee to evaluate animal identification programs.

(SUBSTITUTED FOR - SEE 1ST SUB)

Creates an advisory committee to evaluate animal identification programs.

**HB 3033-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives Pettigrew, Kristiansen, Grant, Kretz, Holmquist, Cox, B. Sullivan, Clements, Campbell, Haigh, Newhouse, and Linville)

(DIGEST AS ENACTED)

Creates an advisory committee to evaluate animal identification programs.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 30 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 11 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 91; nays, 3; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Agriculture & Rural Economic Development.  
 Feb 21 Public hearing and executive action taken in committee.  
 Feb 22 ARED - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 6 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Mar 7 Speaker signed.  
 -- IN THE SENATE --  
 Mar 8 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 20 Governor signed.  
 Chapter 150, 2006 Laws.  
 Effective date 6/7/2006.

**HB 3034** by Representatives Chase, Upthegrove, Morrell, and Conway

Exempting certain textbooks from sales and use tax.

Exempts certain textbooks from sales and use tax.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Finance.

**HB 3035** by Representatives Williams, Rodne, and Campbell  
 Changing provisions regarding statutory costs.

Declares that, for purposes of awarding costs, including a statutory attorneys' fee, and except as provided in RCW 4.84.110 and 4.84.120, the plaintiff shall be considered the prevailing party

if, after commencement of the action, the defendant tenders and the plaintiff accepts full or partial payment of the amounts sued for, and if before such tender and acceptance the plaintiff has in writing notified the defendant that full or partial payment of the amounts sued for may nevertheless result in an award of costs.

Provides that, in such case the plaintiff is entitled to its costs, and the court shall, upon the plaintiff's application, enter judgment for the plaintiff for costs, except such costs as are paid before entry of judgment.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.  
 Jan 30 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Feb 2 Passed to Rules Committee for second reading.

**HB 3036** by Representatives Lantz, Rodne, and Campbell  
 Concerning notices of dishonor.

Amends RCW 62A.3-540 relating to notices of dishonor.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.  
 Jan 30 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Feb 2 Passed to Rules Committee for second reading.

**HB 3037** by Representatives Pearson, Cox, McCune, Ericks, Sells, Campbell, P. Sullivan, Woods, Strow, Morrell, and Kilmer

Increasing the penalties for failure to register as a sex offender.

Increases the penalties for failure to register as a sex offender.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Criminal Justice & Corrections.

**HB 3038** by Representative Pearson

Concerning adding or replacing wells.

Amends RCW 90.44.100 relating to the construction of replacement or additional wells.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3039** by Representatives McCoy, Eickmeyer, Sump, Chase, Appleton, and B. Sullivan

Reducing nitrogen discharges into an aquatic rehabilitation zone.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, before issuing or renewing a permit for a sewage system within an aquatic rehabilitation zone established under RCW 90.88.010(2), the department shall ensure that the system removes nitrogen from the wastewater to the fullest extent practical. The department shall specify conditions in each permit necessary to ensure that nitrogen removal is effective. This requirement must be implemented without requiring rule making by the department.

Provides that existing permittees under RCW 90.48.160 and 90.48.162 that operate a sewage system within an aquatic rehabilitation zone established under RCW 90.88.010(2), may have a compliance schedule established by the department to adopt nitrogen removal treatment. The compliance schedule must be as short as possible and may not extend beyond January 1, 2014. Any new system or replacement system permitted after the

effective date of this act must install nitrogen removing treatment before a permit may be granted.

**HB 3039-S** by House Committee on Select Committee on Hood Canal (originally sponsored by Representatives McCoy, Eickmeyer, Sump, Chase, Appleton, and B. Sullivan)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, before issuing or renewing a permit for a sewage system within an aquatic rehabilitation zone established under RCW 90.88.010(2), the department shall ensure that the system removes nitrogen from the wastewater to the fullest extent practical. The department shall specify conditions in each permit necessary to ensure that nitrogen removal is effective. This requirement must be implemented without requiring rule making by the department.

Provides that existing permittees under RCW 90.48.160 and 90.48.162 that operate a sewage system within an aquatic rehabilitation zone established under RCW 90.88.010(2), may have a compliance schedule established by the department to adopt nitrogen removal treatment. The compliance schedule must be as short as possible and may not extend beyond January 1, 2014. Any new system or replacement system permitted after the effective date of this act must install nitrogen removing treatment before a permit may be granted.

Requires the department of ecology to offer financial and technical assistance to local governments and tribal entities in the aquatic rehabilitation zone established under RCW 90.88.010(2) to establish or expand on-site sewage system repair and replacement local loan and grant programs. The programs shall give priority to low-income home owners and award grants based on financial need.

-- 2006 REGULAR SESSION --

- Jan 18 First reading, referred to Select Committee on Hood Canal.  
 Jan 24 Public hearing in committee.  
 Jan 26 Executive session in committee.  
 HOOD - Executive action taken by committee.  
 HOOD - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Jan 30 Passed to Rules Committee for second reading.

**HB 3040** by Representatives McCoy, Eickmeyer, Sump, Chase, Appleton, and B. Sullivan

Certifying on-site sewage disposal system maintenance service providers.

Finds that on-going competent operation, monitoring, and maintenance of an on-site sewage disposal system is necessary for the protection of the consumers' health and the environment, and therefore it is of vital interest to the public.

Finds that to protect the public health and conserve and protect the water resources of the state, it is necessary to require the examination and certification of the persons responsible for providing technical maintenance of such systems and to provide for the adoption of rules to carry out this act.

Requires the director to adopt rules as necessary for the administration of a system to certify persons who provide, for a fee, operation, monitoring, and maintenance services for on-site sewage disposal systems. The rules must include provisions establishing minimum qualifications and procedures for the certification of on-site sewage system maintenance service providers and criteria for determining the kind and nature of continuing educational requirements for renewal of certification, if any.

Authorizes the department to establish different levels of certification for maintenance service providers that account for varying levels of system complexity or geographical requirements due to soil types or other conditions.

Provides that any person violating a provision of this act may be fined up to two hundred fifty dollars per day.

Directs the department to adopt rules for carrying out the provisions of this act in accordance with chapter 34.05 RCW.

Requires that the department shall develop the rules required to implement this act with the advice of a committee composed of members from agencies, professions, organizations, and individuals having knowledge and interest in on-site sewage system operation, monitoring, and maintenance.

-- 2006 REGULAR SESSION --

- Jan 18 First reading, referred to Commerce & Labor.

**HB 3041** by Representatives Alexander, Nixon, Haigh, Darneille, and P. Sullivan

Companion Bill: 6777

Modifying voter registration timelines.

(DIGEST AS ENACTED)

Amends RCW 29A.08.140 and 29A.08.145 to revise voter registration timelines.

-- 2006 REGULAR SESSION --

- Jan 18 First reading, referred to State Government Operations & Accountability.  
 Feb 1 Public hearing and executive action taken in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Government Operations & Elections.  
 Feb 16 Public hearing and executive action taken in committee.  
 Feb 20 GO - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Feb 28 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 97, 2006 Laws.  
 Effective date 6/7/2006.

**HB 3042** by Representatives Green, Conway, Simpson, Williams, Morrell, and Hasegawa

Providing industrial insurance compensation for medical treatment received at personal expense.

Provides that, if the department has made a medical coverage decision denying the request of a worker entitled to benefits under Title 51 RCW for coverage of a particular medical or surgical treatment under RCW 51.36.010 and the worker subsequently receives the medical or surgical treatment at personal expense, by using private insurance, or by using any other means, the department or self-insurer, as the case may be, shall reimburse the payor for the cost of the medical or surgical treatment and shall pay the treating provider any remaining balance, unpaid by the worker, if the worker has provided: (1) Adequate documentation of the medical or surgical treatment performed for a condition

accepted by the department or self-insurer, as the case may be; and

(2) Medical evidence that shows that his or her condition has reasonably improved after the medical or surgical treatment is completed.

Provides that, upon request of the treating provider, the department must authorize coverage for a test on an individual worker entitled to benefits under this title of a medical or surgical treatment approved by the United States food and drug administration and considered the standard of care throughout the medical community.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Commerce & Labor.

**HB 3043** by Representative Williams

Specifying state board of health rules applicable to family day-care providers.

Provides that the state board may not adopt rules requiring family day-care provider facilities to comply with Group B public water system requirements, or that have the effect of requiring family day-care provider facilities to comply with Group B public water system requirements, if the facilities: (1) Serve twelve or fewer children; and

(2) Are located in an area zoned for residential or commercial use.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3044** by Representatives Conway, Chase, Hasegawa, Ormsby, Simpson, Dickerson, Morrell, Green, Sells, Appleton, Cody, and Schual-Berke

Protecting Washington businesses and consumers from rising oil costs.

Recognizes that there is a need to assure that motor fuel and other petroleum products are available at fair prices to all consumers in Washington. Although oil companies are entitled to receive a fair return on their investments, they should be discouraged from using natural disasters, emergencies, or other events to dramatically increase profitability by raising prices to Washington consumers.

Recognizes that prices and availability of petroleum impact the economy of the state and the quality of life for Washington residents. It is the intent of the legislature to require oil companies to disclose certain materially significant information in order to protect consumers and businesses from rising costs.

Provides that no change shall be made in any price for petroleum products contained in a schedule filed by an oil company in compliance with this act without filing prior notice to the commission, in the form the commission prescribes, stating the changes to be made to the schedule then in force.

Requires the commission to provide oil companies with the ability to file notices at any point in time throughout the year.

Provides that any oil company that violates or fails to comply with the provisions of this act is subject to a civil penalty of not less than two thousand dollars for each violation or failure to comply.

Authorizes the attorney general to bring an action in the name of the state against any oil company to restrain and prevent the doing of any act prohibited or declared unlawful in this act. The attorney general may, in the discretion of the court, recover the costs of an action, including reasonable attorneys' fees. The court may make such additional orders or judgments as may be necessary to restore to any person in interest any moneys or property, real or personal, which may have been acquired by means of an act prohibited or declared to be unlawful in this act.

Declares that nothing in this act limits the power of the state to punish any oil company for any conduct that constitutes a crime by statute or at common law.

Requires every oil company subject to regulation by the commission to, by April 1st of each year, file with the commission a statement on oath showing its gross operating revenue from intrastate operations for the preceding calendar year.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Technology, Energy & Communications.

Feb 2 Public hearing and public hearing in committee.

**HB 3045** by Representatives Conway, Ormsby, and Simpson  
Regulating the trade of fire protection sprinkler fitting.

Regulates the trade of fire protection sprinkler fitting.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Commerce & Labor.

Jan 25 Public hearing in committee.

**HB 3046** by Representatives P. Sullivan, Newhouse, Grant, Kristiansen, Quall, Armstrong, Blake, Haler, Wallace, Skinner, Clibborn, Chandler, Condotta, Kessler, Morrell, Simpson, Conway, Kirby, Sells, Rodne, Kilmer, and Linville

Companion Bill: 6661

Establishing the Washington beer commission.

(SEE ALSO PROPOSED 1ST SUB)

Declares that: (1) Marketing is a dynamic and changing part of Washington agriculture and a vital element in expanding the state economy;

(2) 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;

(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 interests.

**HB 3046-S** by House Committee on Economic Development, Agriculture & Trade (originally sponsored by Representatives P. Sullivan, Newhouse, Grant, Kristiansen, Quall, Armstrong, Blake, Haler, Wallace, Skinner, Clibborn, Chandler, Condotta, Kessler, Morrell, Simpson, Conway, Kirby, Sells, Rodne, Kilmer, and Linville)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that: (1) Marketing is a dynamic and changing part of Washington agriculture and a vital element in expanding the state economy;

(2) 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;

(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 Economic Development, Agriculture & Trade.  
 Jan 31 Public hearing and executive action taken in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; 1st substitute bill be substituted, do pass.  
 Feb 2 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.

**HB 3047** by Representatives Uptegrove and Orcutt

Modifying tangible personal property and services included in the definition of retail sale.

Revises tangible personal property and services included in the definition of retail sale.

-- 2006 REGULAR SESSION --

- Jan 18 First reading, referred to Finance.

**HB 3048** by Representatives Moeller and Darneille; by request of Uniform Legislation Commission

Companion Bill: 6590

Changing the effective date of the uniform interstate family support act.

(DIGEST AS ENACTED)

Changes the effective date of the uniform interstate family support act to January 1, 2007.

-- 2006 REGULAR SESSION --

- Jan 18 First reading, referred to Juvenile Justice & Family Law.  
 Jan 27 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; do pass.  
 Feb 2 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Judiciary.  
 Feb 21 Executive session in committee.  
 Feb 23 JUD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 3 Placed on second reading by Rules Committee.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 47; nays, 0; absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 Mar 6 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 8 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 96, 2006 Laws.  
 Effective date 6/7/2006.

**HB 3049** by Representatives Morrell, Green, Cody, Santos, Appleton, Schual-Berke, Conway, and Kenney

Companion Bill: 6193

Requiring surveys of health professions work force supply and demographics.

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.

-- 2006 REGULAR SESSION --

- Jan 18 First reading, referred to Health Care.

**HB 3050** by Representatives Morrell, Green, Cody, Appleton, Uptegrove, Hasegawa, Kenney, and Hudgins

Companion Bill: 6194

Requiring multicultural education for health professionals.

Requires 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 to require a course in multicultural health as part of its basic education preparation curriculum.

Directs each health professional regulatory authority authorized to establish continuing education requirements to adopt rules that provide continuing education training in multicultural health. Each such health professional regulatory authority shall consult with a knowledgeable entity within a state institution of higher education specializing in health disparities and multicultural care or with the department of health in the development of these rules.

-- 2006 REGULAR SESSION --

- Jan 18 First reading, referred to Health Care.

**HB 3051** by Representatives Kristiansen, Linville, Dunn, P. Sullivan, Strow, Chase, Morrell, Ericks, Sells, Rodne, Kilmer, B. Sullivan, Newhouse, and Springer

Providing tax incentives to promote statewide job creation.

Provides tax incentives to promote statewide job creation.

-- 2006 REGULAR SESSION --

- Jan 18 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 25 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 EDAT - Executive action taken by committee.  
 EDAT - Majority; do pass.  
 Feb 2 Referred to Finance.

**HB 3052** by Representatives Clibborn, Wallace, Jarrett, and Ericks

Introducing federal law preemption in regulating train speeds.

(SEE ALSO PROPOSED 1ST SUB)

Amends RCW 81.48.030 and 81.48.040 relating to the jurisdiction of regulating train speeds.

**HB 3052-S** by House Committee on Transportation (originally sponsored by Representatives Clibborn, Wallace, Jarrett, and Ericks)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 1 Public hearing in committee.  
Feb 2 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Feb 6 Passed to Rules Committee for second reading.

**HB 3053** by Representatives Schindler, Sump, Kristiansen, Cox, McDonald, Crouse, Kretz, Serben, Buck, and Roach

Requiring portions of services and activities fees to be itemized and voluntary.

Declares that services and activities fees used for purposes other than those in this act are voluntary. The proportionate amount of the services and activities fees assessed for each voluntary purpose shall be itemized on each student's billing statement. The statement shall provide a method for students to designate those purposes and their respective fees that the student wishes to include in his or her services and activities fees.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Higher Ed & Workforce Ed.

**HB 3054** by Representatives Priest, Chase, and Anderson

Requiring a revised definition of the purpose and expectations for high school diplomas.

Finds that, in 1993, Washington state embarked on an ambitious path to establish statewide standards for the knowledge, skills, and abilities that all students should know and be able to do before graduating from high school. The intent of Washington's education reform was to focus on the competencies desired of students at graduation. Since that time, a great deal of effort has gone into developing and implementing the state's essential academic learning requirements, grade level expectations, and statewide assessment system.

Finds that high school graduation requirements remain focused on accumulation of credits, taking a set of required courses, and achieving a particular score on a single assessment of learning. Furthermore, there is not a consensus within the state as to the overall purpose of the high school diploma and what accomplishment it is intended to signify. Therefore, the legislature intends to direct a critical reevaluation and redefinition of the high school diploma in Washington.

Requires the state board of education to submit the proposed revised definition of the high school diploma, along with any necessary revisions to state statutes and rules, to the education committees of the legislature by December 1, 2007.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Education.

**HB 3055** by Representatives Williams and Hunt

Placing restrictions and obligations on agency personal service contracts.

Provides that an agency may procure personal services only if procedures are in place to monitor, audit, and enforce the terms of the contract and the agency can report on the status and results of the contract upon request.

Requires an agency to establish a contract review committee to ensure compliance with the requirements under this act and RCW 39.29.100 and 41.06.142 to assist in preparing the proposal or personal service contract. The committee must have representation from all staffing levels.

Requires an agency, through the contract review committee, to establish and include in any proposal for purchase of personal services and subsequent contract written criteria regarding those terms of the contract for which a breach in performance requires the cancellation of the contract and the procurement of a new contract under this act.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to State Government Operations & Accountability.  
Jan 31 Public hearing in committee.

**HB 3056** by Representatives Takko, Woods, Clibborn, B. Sullivan, and Springer

Companion Bill: 6586

Allowing second class cities and towns to pay claims by check or warrant.

(DIGEST AS ENACTED)

Authorizes second class cities and towns to pay claims by check or warrant.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Local Government.  
Jan 30 Public hearing and executive action taken in committee.  
LG - Executive action taken by committee.  
LG - Majority; do pass.  
Feb 1 Passed to Rules Committee for second reading.  
Feb 6 Placed on second reading suspension calendar.  
Feb 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 9 First reading, referred to Government Operations & Elections.  
Feb 21 Public hearing and executive action taken in committee.  
Feb 23 GO - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 28 Placed on second reading by Rules Committee.  
Mar 2 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.

-- IN THE HOUSE --

Mar 3 Speaker signed.  
-- IN THE SENATE --  
Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 6 Delivered to Governor.  
Mar 14 Governor signed.  
Chapter 41, 2006 Laws.  
Effective date 6/7/2006.

**HB 3057** by Representatives Green, Nixon, Hunt, Sump, Miloscia, Haigh, Schual-Berke, and Morrell; by request of Secretary of State

Companion Bill: 6653

Modifying address confidentiality program provisions.

(AS OF HOUSE 2ND READING 2/11/06)

Revises address confidentiality program provisions.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to State Government Operations & Accountability.  
Jan 24 Public hearing in committee.  
Feb 1 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.

Feb 3 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading suspension calendar.  
 Feb 11 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 96; nays, 0;  
 absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Government  
 Operations & Elections.  
 Feb 16 Public hearing and executive action taken in  
 committee.  
 Feb 20 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules  
 Committee for third reading.

**HB 3058** by Representatives Green, Nixon, Haigh, Hunt, and  
 Lantz; by request of Secretary of State

Companion Bill: 6668

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.

**HB 3058-S** by House Committee on State Government  
 Operations & Accountability (originally  
 sponsored by Representatives Green, Nixon, Haigh, Hunt, and  
 Lantz; by request of Secretary of State)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 State Government  
 Operations & Accountability.  
 Jan 25 Public hearing in committee.  
 Jan 30 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; 1st substitute bill be  
 substituted, do pass.  
 Feb 2 Passed to Rules Committee for second reading.

**HB 3059** by Representatives Grant, Condotta, Cody, and  
 Kessler

Companion Bill: 6671

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.

**HB 3059-S** by House Committee on Finance (originally  
 sponsored by Representatives Grant, Condotta,  
 Cody, and Kessler)

(AS OF HOUSE 2ND READING 2/11/06)

Clarifies the application of taxes to the financial activities of professional employer organizations.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Finance.  
 Feb 1 Public hearing in committee.  
 Feb 6 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be  
 substituted, do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 11 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 91; nays, 3; absent, 0; excused, 4.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Ways & Means.  
 Feb 21 Executive session in committee.  
 Feb 22 WM - Majority; do pass.  
 Minority; do not pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 Placed on second reading by Rules Committee.  
 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

**HB 3060** by Representatives Grant and Condotta

Companion Bill: 6672

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 Commerce & Labor.

**HB 3061** by Representatives Dunn, Armstrong, Sump, Ahern, McCune, Roach, Campbell, and Alexander

Providing excise tax exemptions for hands-free wireless communications devices.

Provides excise tax exemptions for hands-free wireless communications devices.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Finance.

**HB 3062** by Representatives Dunn, Armstrong, Sump, Ahern, Holmquist, McCune, Roach, Campbell, Alexander, Condotta, Kristiansen, and Woods

Companion Bill: 6757

Reducing taxes imposed on the provision of physical fitness services.

Reduces taxes imposed on the provision of physical fitness services.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Finance.

**HB 3063** by Representatives Bailey, Alexander, Woods, Talcott, McCune, and Ericksen

Creating unfunded liabilities stabilization accounts within the public employees' retirement system plan 1 and teachers' retirement system plan 1 funds.

Creates unfunded liabilities stabilization accounts within the public employees' retirement system plan 1 and teachers' retirement system plan 1 funds.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Appropriations.

**HB 3064** by Representatives Bailey, Morrell, Dunn, Kilmer, Strow, Green, Skinner, Hinkle, Kretz, Orcutt, Anderson, Darneille, Rodne, Woods, Talcott, Santos, and McCune

Concerning eligibility for services to children and pregnant women.

(SEE ALSO PROPOSED 1ST SUB)

Finds that military allowances are disbursements of money provided for specific needs, such as food, housing, and clothing.

Finds that the military basic allowance for housing is intended to substitute for government-provided housing that is no longer provided as a result of privatization.

Finds that the basic allowance for housing is not counted for federal income tax purposes and cannot be considered when determining family income for a child's eligibility for free and reduced priced meals in the public schools.

Finds that maternity support programs can be an effective means of prevention and early intervention, especially those support programs utilizing nurse home visitation services.

Finds that while military families have access to basic health care services, they generally do not receive maternity support services.

Declares an intent to promote continued access to maternity support services by low-income military families.

**HB 3064-S** by House Committee on Children & Family Services (originally sponsored by Representatives Bailey, Morrell, Dunn, Kilmer, Strow, Green, Skinner, Hinkle, Kretz, Orcutt, Anderson, Darneille, Rodne, Woods, Talcott, Santos, and McCune)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that military allowances are disbursements of money provided for specific needs, such as food, housing, and clothing.

Finds that the military basic allowance for housing is intended to substitute for government-provided housing that is no longer provided as a result of privatization.

Finds that the basic allowance for housing is not counted for federal income tax purposes and cannot be considered when determining family income for a child's eligibility for free and reduced priced meals in the public schools.

Finds that maternity support programs can be an effective means of prevention and early intervention, especially those support programs utilizing nurse home visitation services.

Finds that while military families have access to basic health care services, they generally do not receive maternity support services.

Declares an intent to promote continued access to maternity support services by low-income military families.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Children & Family Services.

Jan 30 Public hearing in committee.

Feb 1 Executive session in committee.  
 CFS - Executive action taken by committee.  
 CFS - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Referred to Appropriations.

**HB 3065** by Representatives Pearson, Shabro, and Woods

Ensuring protection of persons and property.

Provides that a person who is not engaged in an unlawful activity and who is attacked in a place where he or she has a right to be should have no duty to retreat and should have the right to stand his or her ground and meet force with defensive force, including deadly force in certain circumstances.

Declares it is proper for law-abiding persons to protect themselves, their families, and other innocent persons from intruders and attackers without fear of prosecution or civil action for acting in the lawful defense of themselves and others.

-- 2006 REGULAR SESSION --  
 Jan 18 First reading, referred to Judiciary.

**HB 3066** by Representatives Lantz, Rodne, and Campbell

Modifying the definition of an "account receivable" for purposes of commencing an action.

Declares that, for purposes of this act, an account receivable is any obligation for payment incurred in the ordinary course of the claimant's business or profession, whether arising from one or more transactions and whether or not earned by performance.

-- 2006 REGULAR SESSION --  
 Jan 18 First reading, referred to Judiciary.  
 Jan 30 Public hearing in committee.  
 Jan 31 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; do pass.  
 Feb 2 Passed to Rules Committee for second reading.

**HB 3067** by Representatives Roach, Kirby, Newhouse, Ericks, Sells, P. Sullivan, Green, Rodne, Woods, Strow, Morrell, and B. Sullivan

Addressing identity theft.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to enable financial institutions and merchants, to the extent permitted by federal law, to exchange information to prevent, detect, deter, and assist in the prosecution of financial fraud, bank robbery, money laundering, identity theft, and other financial crimes.

Requires the fraud alert network and its participants to notify the public regarding the existence of the fraud alert network and how it functions. This notice must include a description of the purpose of the network, how the network shares information, the types of information furnished to the network, how consumer complaints may be registered, and the procedures available to an individual for the correction or removal of incomplete, inaccurate, or erroneous information.

Provides that, by January 1, 2007, and again by January 1, 2008, the organizing body representing participants in the fraud alert network shall provide a comprehensive written report to the house financial institutions and insurance committee and the senate committee on financial institutions, housing, and consumer protection regarding the implementation of this act.

Appropriates the sum of one million 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 attorney general for the purposes of this act.

**HB 3067-S** by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Roach, Kirby, Newhouse, Ericks, Sells, P. Sullivan, Green, Rodne, Woods, Strow, Morrell, and B. Sullivan)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to enable financial institutions and merchants, to the extent permitted by federal law, to exchange information to prevent, detect, deter, and assist in the prosecution of financial fraud, bank robbery, money laundering, identity theft, and other financial crimes.

Provides immunity from liability for financial institutions and merchants who participate in a fraud alert network and who comply with the provisions of this act and the standards of use set forth in this provision as follows: (1) Access to the fraud alert network is private and limited to financial institutions, merchants, and law enforcement agencies;

(2) The sole purpose of the fraud alert network is to share information among financial institutions, merchants, and law enforcement agencies to prevent, detect, deter, and assist in the prosecution of financial crimes;

(3) Information furnished to the fraud alert network may not consist of delinquent payment information, nor may it consist of

other similar evidence of a person's credit history, except in the exceptional instance where such evidence is an integral part of information provided under this act and is reasonably believed to be related to a financial crime;

(4) Information posted must be accessible only to designated employees, and the distribution of information is limited to those employees, attorneys, and agents of participants who have job-related duties relevant to the use of such information in connection with preventing, detecting, deterring, or assisting in the prosecution of financial crimes;

(5) The fraud alert network has procedures reasonably calculated to ensure the security of the information obtained;

(6) Users of the fraud alert network are informed that the information obtained from the fraud alert network may not be used to evaluate and make decisions about applications for loans, lines of credit, and credit cards;

(7) Information furnished pursuant to the fraud alert network is limited to statements of fact that the person furnishing the information reasonably believes to be true. However, in exigent circumstances, information may be furnished without such reasonable belief if the circumstances creating an emergency are described, and cautionary advice is provided regarding the limited knowledge of the person furnishing the information; and

(8) The fraud alert network has an operator that: (a) Employs procedures to promptly correct and erase information that the operator learns is erroneous or was submitted or posted to the fraud alert network not in compliance with this section; (b) takes reasonable steps to limit access to the fraud alert network to financial institutions, merchants, and law enforcement agencies; and (c) denies access to the fraud alert network to persons who are not financial institutions, merchants, or law enforcement agencies or who do not abide by the provisions of this act.

Appropriates the sum of one million 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 attorney general for the purposes of this act.

-- 2006 REGULAR SESSION --  
 Jan 18 First reading, referred to Financial Institutions & Insurance.  
 Feb 1 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 FII - Executive action taken by committee.  
 FII - Majority; 1st substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 3 Referred to Appropriations.

**HB 3068** by Representatives Conway, Chase, McDermott, Dickerson, Sells, Cody, Ormsby, Simpson, Schual-Berke, and Hasegawa

Prohibiting employer communications about political, religious, or labor organization matters.

Prohibits employer communications about political, religious, or labor organization matters.

-- 2006 REGULAR SESSION --  
 Jan 19 First reading, referred to Commerce & Labor.  
 Feb 1 Public hearing in committee.

**HB 3069** by Representatives Morrell, Pettigrew, Miloscia, Springer, Williams, Hunt, O'Brien, Hasegawa, and Hudgins

Companion Bill: 6709

Resolving manufactured/mobile home landlord and tenant disputes.

(SEE ALSO PROPOSED 1ST SUB)

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 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. 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.

**HB 3069-S** by House Committee on Housing (originally sponsored by Representatives Morrell, Pettigrew, Miloscia, Springer, Williams, Hunt, O'Brien, Hasegawa, and Hudgins)

Addressing disputes regarding manufactured/mobile homes.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

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 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. 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;

(3) Collect data related to conflicts and violations; and

(4) Take complaints, conduct investigations, and resolve disputes through the ombudsman complaint resolution program.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Housing.  
Jan 26 Public hearing in committee.  
Feb 2 Executive session in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Referred to Appropriations.

**HB 3070** by Representatives Miloscia, Hasegawa, Chase, and Santos

Increasing nonprofit housing development capacity.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent to establish policies and provide incentives that will increase the number of nonprofit housing developers that create affordable housing opportunities for low-income and indigent households, and which will simultaneously increase the ability of existing nonprofit housing developers to expand housing development programs and to sustain the resulting affordable housing units over the long term.

Amends RCW 43.180.160 to increase the total amount of outstanding indebtedness of the commission to five billion dollars at any time.

Directs the department of community, trade, and economic development to establish a multiunit residential building construction liability revolving fund program for nonprofit organizations that construct or rehabilitate condominiums or other multiunit residential buildings, as defined in RCW 64.55.010.

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 housing trust fund account to the multiunit residential building construction liability revolving fund program account for the purposes of this act.

Directs the housing finance commission to transfer the sum of one million dollars for the fiscal year ending June 30, 2007, to the multiunit residential building construction liability revolving fund program account for the purposes of this act.

**HB 3070-S** by House Committee on Housing (originally sponsored by Representatives Miloscia, Hasegawa, Chase, and Santos)

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent to establish policies and provide incentives that will increase the number of nonprofit housing developers that create affordable housing opportunities for low-income and indigent households, and which will simultaneously increase the ability of existing nonprofit housing developers to expand housing development programs and to sustain the resulting affordable housing units over the long term.

Amends RCW 43.180.160 to increase the total amount of outstanding indebtedness of the commission to four billion dollars at any time.

Authorizes the commission to establish a multiunit residential building construction liability revolving fund program to provide supplemental funding for liability claims arising from the construction or rehabilitation of condominium or other multiunit residential buildings, as defined in RCW 64.55.010, which are owned or controlled by nonprofit corporations, as defined in RCW 43.180.300.

Authorizes the commission to establish a special account to be known as the multiunit residential building construction liability account, separate and apart from other funds and accounts of the commission, to fund the revolving fund program. The commission will participate in the capitalization of the account with a one-time transfer of one million dollars of commission funds. All receipts from appropriations and transfers made in accordance with this act, as well as premiums collected by the commission and awards received by the commission with respect to projects, shall be deposited into this account. The

commission shall invest in the account in a prudent manner for the purposes of the revolving fund program.

Directs the state treasurer to transfer from the housing trust fund account into the multiunit residential building construction liability account up to one million dollars of the funds appropriated for the development of a self-insurance risk pool for nonprofit housing developers. Upon transfer of such funds the department of community, trade, and economic development's responsibility to create a similar revolving fund ends.

**HB 3070-S2** by House Committee on Capital Budget (originally sponsored by Representatives Miloscia, Hasegawa, Chase, and Santos)

Increasing nonprofit housing development capacity. (REVISED FOR PASSED LEGISLATURE: Increasing housing development capacity.)

(DIGEST AS ENACTED)

Amends RCW 43.180.160 to provide that the total amount of outstanding indebtedness of the commission may not exceed four and one-half billion dollars at any time.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Housing.  
 Jan 24 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 HOUS - Executive action taken by committee.  
 HOUS - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Capital Budget.  
 Feb 6 Public hearing and executive action taken in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading by Rules Committee.  
 Feb 13 2nd substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 56; nays, 42; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Financial Institutions, Housing & Consumer Protection.  
 Feb 22 Public hearing and executive action taken in committee.  
 Feb 23 FHC - Majority; do pass with amendment(s).  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Committee amendment not adopted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 36; nays, 8; absent, 0; excused, 5.  
 -- IN THE HOUSE --  
 Mar 4 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
 -- IN THE SENATE --  
 Mar 7 Senate 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, 38; nays, 9; absent, 1; excused, 1.  
 -- IN THE HOUSE --  
 Mar 8 House concurred in Senate amendments.  
 Passed final passage; yeas, 82; nays, 16; absent, 0; excused, 0.  
 Speaker signed.  
 -- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 27 Governor signed.  
 Chapter 262, 2006 Laws.  
 Effective date 6/7/2006.

**HB 3071** by Representatives Hinkle, Walsh, Pettigrew, O'Brien, and McDonald

Providing for a study to review the age of consent in Washington.

Directs the joint legislative audit and review committee to review Washington law to determine all areas in Washington law in which the age of consent is statutorily established including but not limited to entering a marriage contract, entering into a legal contractual obligation, executing a will, the ability to vote, making health care decisions, receiving mental health or chemical dependency treatment, and obtaining body piercings or tattoos.

Directs the joint legislative audit and review committee to review available studies and reports pertaining to the ability of a minor to provide consent, including studies on adolescent brain development. The review should include information available on the ability of a minor to understand the long-term effects or consequences of his or her decisions, his or her ability to provide consent at various ages, and at what age is a minor best able to provide consent.

Requires the joint legislative audit and review committee to provide a report to the appropriate legislative committees by December 1, 2006.

-- 2006 REGULAR SESSION --

Jan 19 Held on first reading.  
 Jan 20 First reading, referred to Judiciary.

**HB 3072** by Representatives McIntire, Anderson, Simpson, Rodne, Schual-Berke, Linville, Kessler, Hudgins, Dunn, and Morrell

Requiring a report on agency administrative and overhead costs.

Requires the director of financial management to provide all agencies with guidelines for preparing estimates of agency activities, including indirect and administrative overhead costs. The office of financial management shall examine these estimates and provide a report within forty-five days of receipt of the agency activity estimates to the legislative fiscal committees on what agencies have submitted as indirect and administrative overhead costs.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Appropriations.

**HB 3073** by Representatives McIntire, Nixon, Sommers, Haigh, Morrell, McDermott, Simpson, Hunt, Ericks, and Schual-Berke

Authorizing shared leave for declared emergencies.

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

Provides that an agency head may permit an employee to receive leave under this act if the employee has been called to service to provide assistance in a declared federal or state emergency and that employee is professionally trained for a specific emergency service and is part of a unit deployed for the specific emergency service.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to State Government Operations & Accountability.  
 Jan 30 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 SGOA - Executive action taken by committee.  
 SGOA - Majority; do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.

- Feb 8 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --
- Feb 9 First reading, referred to Government  
Operations & Elections.
- Feb 22 Public hearing in committee.
- Feb 23 Public hearing in committee.
- Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 3074** by Representatives Serben, Lantz, Haler, McCoy,  
Chase, Dunn, Green, and Morrell

Concerning default judgments against service members.

(DIGEST AS ENACTED)

Amends RCW 38.42.050 relating to determining the military  
status of defendants.

-- 2006 REGULAR SESSION --

- Jan 19 First reading, referred to Judiciary.
- Jan 31 Public hearing and executive action taken in  
committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; do pass.
- Feb 2 Passed to Rules Committee for second reading.
- Feb 6 Placed on second reading by Rules Committee.
- Feb 7 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.  
-- IN THE SENATE --
- Feb 9 First reading, referred to Judiciary.
- Feb 23 Public hearing and executive action taken in  
committee.
- Feb 24 JUD - Majority; do pass.  
Passed to Rules Committee for second reading.
- Feb 28 Placed on second reading by Rules Committee.
- Mar 2 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 0;  
absent, 0; excused, 4.  
-- IN THE HOUSE --
- Mar 3 Speaker signed.  
-- IN THE SENATE --
- Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --
- Mar 6 Delivered to Governor.
- Mar 15 Governor signed.  
Chapter 80, 2006 Laws.  
Effective date 6/7/2006.

**HB 3075** by Representatives O'Brien, Jarrett, and Ericks  
Creating county auditor licensing services accounts.

Provides that counties are authorized to create a county  
auditor licensing services account to be used in accordance with  
RCW 46.01.140.

Declares that the funds provided under this act are to be used  
solely for the purposes of providing vehicle and vessel title and  
registration services to the public a minimum of regular county  
business hours, and with the necessary staff to comply with the  
terms and conditions of the standard contract agreement between  
the department and the county auditors as required in this act. The  
funds may not be deposited into the county current expense fund.

-- 2006 REGULAR SESSION --

- Jan 19 First reading, referred to Transportation.

**HB 3076** by Representatives Ahern, Lantz, McCoy, Nixon,  
Simpson, Woods, Serben, Springer, Conway,  
Kessler, Green, and Morrell

Changing penalties for driving or physical control of a vehicle  
under the influence of intoxicating liquor or any drug.

(SEE ALSO PROPOSED 1ST SUB)

Makes it a felony to drive or be in physical control of a  
vehicle while under the influence of intoxicating liquor or any  
drug when the person has three prior offenses within seven years  
or has a prior conviction for vehicular homicide or vehicular  
assault.

**HB 3076-S** by House Committee on Judiciary (originally  
sponsored by Representatives Ahern, Lantz,  
McCoy, Nixon, Simpson, Woods, Serben, Springer, Conway,  
Kessler, Green, and Morrell)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Makes it a felony to drive or be in physical control of a  
vehicle while under the influence of intoxicating liquor or any  
drug when the person has three prior offenses within seven years  
or has a prior conviction for vehicular homicide or vehicular  
assault.

-- 2006 REGULAR SESSION --

- Jan 19 First reading, referred to Judiciary.
- Jan 24 Public hearing in committee.
- Jan 27 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; 1st substitute bill be  
substituted, do pass.  
Minority; without recommendation.
- Jan 30 Referred to Appropriations.
- Feb 4 Public hearing in committee.

**HB 3077** by Representatives O'Brien, Condotta, Wood, and  
Darneille

Companion Bill: 6500

Extending the moorage period for sales tax exemptions for  
nonresident vessel purchasers.

Extends the moorage period for sales tax exemptions for  
nonresident vessel purchasers.

-- 2006 REGULAR SESSION --

- Jan 19 First reading, referred to Finance.
- Jan 31 Public hearing in committee.

**HB 3078** by Representatives Conway, Haigh, McCoy,  
Linville, and Dunn

Transferring responsibility for the World War II oral history  
project to the department of veterans affairs.

(AS OF HOUSE 2ND READING 2/07/06)

Provides that all powers, duties, and functions of the  
superintendent of public instruction pertaining to the World War  
II oral history project are transferred to the department of veterans  
affairs.

-- 2006 REGULAR SESSION --

- Jan 19 First reading, referred to State Government  
Operations & Accountability.
- Jan 25 Public hearing in committee.
- Jan 30 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.
- Feb 2 Passed to Rules Committee for second reading.
- Feb 6 Placed on second reading by Rules Committee.
- Feb 7 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0;  
absent, 0; excused, 0.

-- IN THE SENATE --

Feb 9 First reading, referred to Government Operations & Elections.  
 Feb 21 Public hearing and executive action taken in committee.  
 Feb 23 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3079** by Representatives Conway, Cody, Sells, Dickerson, Morrell, Simpson, Schual-Berke, Hasegawa, Chase, and Santos

Reporting on the employment status of recipients of medicaid and the basic health plan.

(SUBSTITUTED FOR - SEE 1ST SUB)

Directs the health care authority, in coordination with the department of social and health services, to prepare a report on the employment status of basic health plan enrollees under chapter 70.47 RCW.

Provides that the report must be delivered electronically to appropriate committees of the senate and house of representatives annually, commencing no later than November 15, 2006.

Directs the department of social and health services, in coordination with the health care authority, to prepare a report on the employment status of recipients of medical assistance under chapter 74.09 RCW.

Provides that the report must be delivered electronically to appropriate committees of the senate and house of representatives annually, commencing no later than November 15, 2006.

**HB 3079-S** by House Committee on Appropriations (originally sponsored by Representatives Conway, Cody, Sells, Dickerson, Morrell, Simpson, Schual-Berke, Hasegawa, Chase, and Santos)

(DIGEST AS ENACTED)

Requires the health care authority, in coordination with the department of social and health services, to by November 15th of each year report to the legislature: (1) The number of basic health plan enrollees who: (a) Upon enrollment or recertification had reported being employed, and beginning with the 2008 report, the month and year they reported being hired; or (b) upon enrollment or recertification had reported being the dependent of someone who was employed, and beginning with the 2008 report, the month and year they reported the employed person was hired; and (c) the total cost to the state for these enrollees. The information shall be reported by employer for employers having more than fifty employees as enrollees or with dependents as enrollees. This information shall be provided for the preceding January and June of that year.

Requires the department of social and health services, in coordination with the health care authority, to by November 15th of each year report to the legislature: (1) The number of medical assistance recipients who: (a) Upon enrollment or recertification had reported being employed, and beginning with the 2008 report, the month and year they reported being hired; or (b) upon enrollment or recertification had reported being the dependent of someone who was employed, and beginning with the 2008 report, the month and year they reported the employed person was hired. For recipients identified under this act, the department shall report the basis for their medical assistance eligibility, including but not limited to family medical coverage, transitional medical assistance, children's medical or aged or disabled coverage; member months; and the total cost to the state for these recipients, expressed as general fund-state, health services account and general fund-federal dollars. The information shall be reported by employer for employers having more than fifty employees as recipients or with dependents as recipients. This information shall be provided for the preceding January and June of that year.

VETO MESSAGE ON ESHB 3079

March 27, 2006

To the Honorable Speaker and Members,  
 The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 3, Engrossed Substitute House Bill No. 3079 entitled:

I support ESHB 3079, an act providing information about our Basic Health Plan and Medical Assistance programs. I am, however, vetoing section 3 of this act, which includes an unnecessary null and void clause.

In signing ESHB 3079, I express a cautionary note as to the interpretation of the reports that it requires to be developed. The employer information to be provided by the Health Care Authority (HCA) and the Department of Social and Health Services (DSHS) is not a requirement for enrollment or eligibility. Consequently, data contained in the reports will have been provided on a voluntary basis, and will be unverified. The two reports - an employer-specific report and an aggregated report - will originate from separate sources. Therefore, they will not be comparable. The reports will also be based on a point-in-time data collection and will therefore not reflect changes in employment status. These data limitations must be considered when interpreting the reports.

It is equally important to note that the Joint Legislative Audit and Review Committee (JLARC) study due in July 2006 will report Basic Health employment status and employer information in more detail than the aggregated report required by this bill.

It is my hope that the information collected and provided to the Legislature in accordance with ESHB 3079 will not be misconstrued to portray beneficiaries of our Basic Health and Medicaid programs in a negative light. These programs are designed to provide health care services to eligible, often working, enrollees. I am confident that they are meeting that intent.

For these reasons, I have vetoed Section 3 of Engrossed Substitute House Bill No. 3079.

With the exception of Section 3, Engrossed Substitute House Bill No. 3079 is approved.

Respectfully submitted,  
 Christine O. Gregoire  
 Governor

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Health Care.  
 Jan 31 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Referred to Appropriations.  
 Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
 APP - Executive action taken by committee.  
 APP - Majority; 1st substitute bill be substituted, do pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 14 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 3;  
 absent, 0; excused, 1.

-- IN THE SENATE --

- Feb 16 First reading, referred to Health & Long-Term Care.
- Feb 20 Public hearing in committee.
- Feb 23 Executive session in committee.
- Feb 24 HEA - Majority; do pass with amendment(s). And refer to Ways & Means. Referred to Ways & Means.
- Feb 27 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendments(s) by Health & Long-Term Care.  
Passed to Rules Committee for second reading.
- Mar 1 Placed on second reading by Rules Committee.
- Mar 2 Committee amendment adopted as amended. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.  
-- IN THE HOUSE --
- Mar 7 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --
- Mar 8 Senate 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, 46; nays, 1; absent, 1; excused, 1.  
-- IN THE HOUSE --  
House concurred in Senate amendments. Passed final passage; yeas, 96; nays, 2; absent, 0; excused, 0.  
Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- Mar 27 Governor partially vetoed. Chapter 264, 2006 Laws PV. Effective date 6/7/2006.
- 
- HB 3080** by Representatives Santos, McCoy, Haler, Chase, and Dunn  
Requiring development and adoption of a statewide common school curriculum.  
Provides that, by January 15, 2008, within existing resources appropriated for the administration of the Washington assessment of student learning, the superintendent of public instruction shall develop a comprehensive and grade-appropriate curriculum for the instruction of students in kindergarten and grades one through twelve in the content areas assessed by the Washington assessment of student learning.  
Provides that, beginning with the 2008-09 school year, all common school districts shall adopt the statewide curriculum developed by the superintendent of public instruction under this act to instruct students in kindergarten and grades one through twelve in those content areas addressed by the curriculum. This act does not preclude a school district from providing instruction in addition to that provided by the curriculum.  
-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Education.
- 
- HB 3081** by Representatives Cody, Hinkle, and Sommers; 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.
- (SEE ALSO PROPOSED 1ST SUB)  
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.
- HB 3081-S** by House Committee on Health Care (originally sponsored by Representatives Cody, Hinkle, and Sommers; by request of Department of Social and Health Services)  
(DIGEST OF PROPOSED 1ST SUBSTITUTE)  
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 Health Care.  
Jan 26 Public hearing in committee.  
Feb 2 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Referred to Appropriations.
- 
- HB 3082** by Representatives Rodne, Springer, Priest, Wood, Lantz, and Nixon  
Changing provisions that govern municipal courts.  
(SUBSTITUTED FOR - SEE 1ST SUB)  
Revises provisions that govern municipal courts.
- HB 3082-S** by House Committee on Judiciary (originally sponsored by Representatives Rodne, Springer, Priest, Wood, Lantz, and Nixon)  
Changing provisions that govern courts of limited jurisdiction.  
(AS OF HOUSE 2ND READING 2/14/06)  
Revises provisions that govern courts of limited jurisdiction.  
-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Judiciary.  
Jan 30 Public hearing in committee.  
Feb 2 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; 1st substitute bill be substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 13 Placed on second reading.  
Feb 14 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Feb 15 First reading, referred to Judiciary.  
Feb 23 Public hearing and executive action taken in committee.  
Feb 24 JUD - Majority; do pass with amendment(s). Passed to Rules Committee for second reading.  
Feb 28 Made eligible to be placed on second reading.  
Mar 2 Placed on second reading by Rules Committee.  
Mar 8 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.
- 
- HB 3083** by Representatives Takko, Haler, and Blake  
Modifying the excise taxation of fruit and vegetable processing and storage.

Revises the excise taxation of fruit and vegetable processing and storage.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Finance.  
Jan 31 Public hearing in committee.  
Feb 1 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 3084** by Representatives B. Sullivan, Buck, Chase, and Sells

Studying the regulation of oil and gas exploration, development, and production in the state.

(SEE ALSO PROPOSED 1ST SUB)

Finds that it is in the state's interest to foster oil and natural gas resources-related activities in an appropriate regulatory, technical, environmental, and financial framework, and that the existing framework does not adequately allow the state to respond to potential discoveries.

Requires the commissioner of public lands to develop recommendations to improve the regulatory, technical, environmental, and financial framework of the oil and gas industry as specified in this act by December 30, 2006. In developing statewide recommendations, the commissioner shall assemble and consult the work group created in this act.

Creates a work group to study current state regulation of the oil and gas industry and opportunities to improve the oil and gas financial and regulatory program as specified in this act and to help the commissioner of public lands develop recommendations under this act.

Provides that, by December 30, 2006, the commissioner of public lands must submit the work group's findings, and recommendations for legislation that is necessary to implement the findings, to the appropriate standing committees of the legislature. The department of natural resources must provide technical and staff support from existing staff for the work group created by this act.

Appropriates the sum of two 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 natural resources for the purposes of this act.

**HB 3084-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Buck, Chase, and Sells)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that it is in the state's interest to foster oil and natural gas resources-related activities in an appropriate regulatory, technical, environmental, and financial framework, and that the existing framework does not adequately allow the state to respond to potential discoveries.

Requires the commissioner of public lands to develop recommendations to improve the regulatory, technical, environmental, and financial framework of the oil and gas industry as specified in this act by December 30, 2006. In developing statewide recommendations, the commissioner shall assemble and consult the work group created in this act.

Creates a work group to study current state regulation of the oil and gas industry and opportunities to improve the oil and gas financial and regulatory program as specified in this act and to help the commissioner of public lands develop recommendations under this act.

Provides that, by December 30, 2006, the commissioner of public lands must submit the work group's findings, and recommendations for legislation that is necessary to implement the findings, to the appropriate standing committees of the legislature. The department of natural resources must provide technical and staff support from existing staff for the work group created by this act.

-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Natural Resources, Ecology & Parks.  
Feb 2 Public hearing, executive action taken, and executive action taken in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading suspension calendar.  
Feb 10 Placed on second reading.  
Feb 14 Referred to Rules 2 Consideration.

**HB 3085** by Representatives Blake, Kretz, B. Sullivan, Orcutt, Haler, and Ericks

Making technical corrections to certain public lands statutes.

(SUBSTITUTED FOR - SEE 1ST SUB)

Makes technical corrections to certain public lands statutes.

**HB 3085-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Blake, Kretz, B. Sullivan, Orcutt, Haler, and Ericks)

(DIGEST AS ENACTED)

Makes technical corrections to certain public lands statutes.

-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Natural Resources, Ecology & Parks.  
Jan 27 Public hearing in committee.  
Jan 31 Executive session in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.  
Feb 2 Passed to Rules Committee for second reading.  
Feb 6 Referred to Rules 2 Consideration.  
Feb 9 Placed on second reading suspension calendar.  
Feb 10 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 13 First reading, referred to Natural Resources, Ocean & Recreation.  
Feb 16 Public hearing in committee.  
Feb 22 Executive session in committee.  
Feb 23 NROR - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 28 Made eligible to be placed on second reading.  
Mar 1 Placed on second reading by Rules Committee.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.  
-- IN THE HOUSE --  
Mar 3 Speaker signed.  
-- IN THE SENATE --  
Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 6 Delivered to Governor.  
Mar 14 Governor signed.  
Chapter 42, 2006 Laws.  
Effective date 6/7/2006.

**HB 3086** by Representatives Hunter, Orcutt, Cody, Schual-Berke, Clements, Appleton, Hinkle, Morrell, Fromhold, Curtis, McCoy, Haler, Woods, Dickerson, Chase, Conway, Kessler, Hudgins, Sells, Dunn, Green, Lantz, Ericks, and McDonald

Companion Bill: 6623

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 19 First reading, referred to Finance.  
Jan 31 Public hearing in committee.

**HB 3087** by Representatives Ormsby, Sells, Kenney, Cox, Buri, Fromhold, Hasegawa, Morrell, McCoy, Upthegrove, Ericks, Darneille, Rodne, Chase, Conway, Kessler, Dunn, Green, and Lantz

Concerning cost savings on course materials for students at state universities, regional universities, and The Evergreen State College.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 3087-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Ormsby, Sells, Kenney, Cox, Buri, Fromhold, Hasegawa, Morrell, McCoy, Upthegrove, Ericks, Darneille, Rodne, Chase, Conway, Kessler, Dunn, Green, and Lantz)

(DIGEST AS ENACTED)

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.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Higher Ed & Workforce Ed.  
Jan 31 Public hearing in committee.  
Feb 2 Executive session in committee.  
HEWE - Executive action taken by committee.  
HEWE - Majority; 1st substitute bill be substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 7 Placed on second reading.  
Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.  
Feb 24 Executive session in committee.  
EKHE - Majority; do pass.  
Minority; without recommendation.  
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, 48; nays, 0; absent, 0; excused, 1.  
-- IN THE HOUSE --  
Mar 3 Speaker signed.  
-- IN THE SENATE --  
Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 6 Delivered to Governor.  
Mar 15 Governor signed.

Chapter 81, 2006 Laws.  
Effective date 6/7/2006.

**HB 3088** by Representatives Murray, Haler, and Dunn; by request of Department of Transportation

Companion Bill: 6527

Extending the negotiation period for the Milwaukee Road trail.

Extends the negotiation period for the Milwaukee Road trail to July 1, 2013.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.

**HB 3089** by Representatives Murray, Clibborn, Woods, Simpson, and Linville; by request of Department of Transportation

Companion Bill: 6566

Revising commute trip reduction provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises commute trip reduction provisions.

**HB 3089-S** by House Committee on Transportation (originally sponsored by Representatives Murray, Clibborn, Woods, Simpson, and Linville; by request of Department of Transportation)

(AS OF HOUSE 2ND READING 2/13/06)

Revises commute trip reduction provisions.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.  
Jan 30 Public hearing in committee.  
Feb 3 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Feb 6 Passed to Rules Committee for 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, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 15 First reading, referred to Transportation.  
Feb 21 Public hearing in committee.  
Feb 22 Executive session in committee.  
Feb 24 TRAN - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Feb 27 Made eligible to be placed on second reading.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3090** by Representatives Chase and Dunn

Regarding firearms safety education programs.

Requires the superintendent of public instruction, within existing resources, to develop a program of instruction for firearms accident prevention for students in kindergarten through grade twelve.

Provides that, beginning with the 2008-09 school year, all common school districts may adopt the firearms accident prevention program developed by the superintendent of public instruction under this act to instruct students in kindergarten and through grade twelve in the content area addressed by the curriculum.

Authorizes a school district to excuse a student from instruction regarding firearms accident prevention if the student's parent or guardian provides the district, the student's teacher, or

the administrator of the student's school with written notice that the parent or guardian wants the student to be excused from the instruction provided under this act. If a student is excused from participating in the instruction, the student shall not be academically penalized.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Judiciary.

**HB 3091** by Representative B. Sullivan

Expanding the permitted uses of a local real estate excise tax.

Expands the permitted uses of a local real estate excise tax.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Local Government.

**HB 3092** by Representatives Morrell, Newhouse, McCoy, Springer, Eickmeyer, Strow, Curtis, Quall, Buri, Wallace, Kristiansen, Kretz, Moeller, Green, Serben, Ormsby, Dunshee, Ericks, O'Brien, Nixon, Simpson, Blake, Darneille, and Dunn

Changing late renewal penalty provisions for concealed pistol licenses.

Revises late renewal penalty provisions for concealed pistol licenses.

Declares that this late penalty does not apply to a licensee who was serving in the armed forces outside of this state at the time of the expiration of the license if the licensee applies for renewal within ninety days of returning to the state.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Judiciary.

**HB 3093** by Representatives Clibborn, Curtis, Simpson, Darneille, Schual-Berke, Dickerson, and Dunn

Allowing physician assistants to determine disability for special parking privileges.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes physician assistants to determine disability for special parking privileges.

**HB 3093-S** by House Committee on Transportation (originally sponsored by Representatives Clibborn, Curtis, Simpson, Darneille, Schual-Berke, Dickerson, and Dunn)

(AS OF HOUSE 2ND READING 2/10/06)

Authorizes physician assistants to determine disability for special parking privileges.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.

Feb 1 Public hearing in committee.

Feb 2 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading suspension calendar.

Feb 10 Committee recommendations adopted and the 1st substitute bill substituted.

Placed on third reading.

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

-- IN THE SENATE --

Feb 13 First reading, referred to Transportation.

Feb 24 Public hearing in committee.

Feb 27 Executive session in committee.

TRAN - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3094** by Representatives Ericks, Sells, and Simpson

Concerning advanced registered nurse practitioners.

Amends RCW 18.79.050 concerning advanced registered nurse practitioners.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Health Care.

**HB 3095** by Representatives Ericks, Haler, Morris, Nixon, Sump, Crouse, Wallace, P. Sullivan, Hudgins, Takko, Sells, Simpson, Hasegawa, Green, and Morrell

Concerning public safety communications.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to ensure that the state's investment in public safety radio communications facilities are managed in a way to promote to the maximum extent possible the health and safety of the state's citizens and the economic efficiencies of coordinated planning, development, management, maintenance, accountability, and performance.

Finds that an interoperable and operational public safety communications system is essential for disaster preparedness, emergency management, and public safety, and that coordination for the purpose of development, procurement, and deployment of a public safety communications system will result in a more effective use of state resources and improvement to government services.

**HB 3095-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Ericks, Haler, Morris, Nixon, Sump, Crouse, Wallace, P. Sullivan, Hudgins, Takko, Sells, Simpson, Hasegawa, Green, and Morrell)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to ensure that the state's investment in public safety radio communications facilities are managed in a way to promote to the maximum extent possible the health and safety of the state's citizens and the economic efficiencies of coordinated planning, development, management, maintenance, accountability, and performance.

Finds that an interoperable and operational public safety communications system is essential for disaster preparedness, emergency management, and public safety, and that coordination for the purpose of development, procurement, and deployment of a public safety communications system will result in a more effective use of state resources and improvement to government services.

Requires that, by June 30, 2012, a statewide public safety communications system must be built to achieve the highest level of interoperability possible. This system must consist of the following: (1) A centrally managed system of systems architectures that facilitates the sharing of assets between state and local governments;

(2) A radio over internet protocol-based interoperability system that enables nonstate agencies to interconnect their radio systems with the state system;

(3) A statewide digital transport backbone system that provides connectivity to all transmitter locations;

(4) A mutual-aid communications system deployed across the state to enable interoperability at and across the commonly used public safety frequency bands;

(5) A statewide, project 25 standards-based, frequency independent system of systems that uses equipment common to all agency-focused systems providing full interoperability; and

(6) A statewide mobile data system that provides low and medium speed data communications capabilities for participating agency subscribers.

Requires the state interoperability executive committee to provide an annual report to the legislature and the office of financial management that documents the design, accomplishments, remaining tasks, and recommendations by September 1, 2006, and annually by September 1st thereafter.

-- 2006 REGULAR SESSION --

- Jan 19 First reading, referred to Technology, Energy & Communications.  
 Jan 31 Public hearing, public hearing, and executive action taken in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Public hearing in committee.  
 Referred to Appropriations.

**HB 3096** by Representatives Santos, Morrell, Green, Cody, Pettigrew, Clibborn, Darneille, Hasegawa, and Conway

Companion Bill: 6197

Creating the governor's interagency council on health disparities.

Declares an intent to create the healthiest state in the nation by striving to eliminate health disparities in women and 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.

-- 2006 REGULAR SESSION --

- Jan 19 First reading, referred to Health Care.

**HB 3097** by Representatives Santos, Morrell, Green, Cody, Clibborn, Pettigrew, and Hasegawa

Companion Bill: 6195

Requiring health impact assessments.

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.

-- 2006 REGULAR SESSION --

- Jan 19 First reading, referred to Health Care.

**HB 3098** by Representatives McDermott, Talcott, and Quall

Companion Bill: 6436

Transferring duties of the reconstituted state board of education.

(SUBSTITUTED FOR - SEE 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.

**HB 3098-S** by House Committee on Education (originally sponsored by Representatives McDermott, Talcott, and Quall)

(SUBSTITUTED FOR - SEE 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.

**HB 3098-S2** by House Committee on Capital Budget (originally sponsored by Representatives McDermott, Talcott, and Quall)

(DIGEST AS ENACTED)

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.

-- 2006 REGULAR SESSION --

- Jan 19 First reading, referred to Education.  
 Jan 30 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Referred to Capital Budget.  
 Feb 6 Public hearing and executive action taken in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; 2nd substitute bill be substituted, do pass.  
 Minority; without recommendation.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 9 2nd substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 92; nays, 6; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.  
 Feb 20 Public hearing in committee.  
 Feb 22 Public hearing and executive action taken in committee.

- Feb 23 EKHE - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.
- Feb 24 Executive session in committee.
- Feb 27 WM - Majority; do pass with amendments(s)  
by Early Learning, K-12 & Higher  
Education.  
Minority; do not pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Feb 28 Placed on second reading by Rules Committee.  
Committee amendment adopted as amended.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 34; nays, 11;  
absent, 0; excused, 4.  
-- IN THE HOUSE --
- Mar 4 House refuses to concur in Senate  
amendments. Asks Senate to recede from  
amendments.  
-- IN THE SENATE --
- Mar 7 Senate 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, 36; nays, 11;  
absent, 0; excused, 2.  
-- IN THE HOUSE --  
House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent,  
0; excused, 0.
- Mar 8 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- Mar 27 Governor signed.  
Chapter 263, 2006 Laws.  
Effective date 6/7/2006\*.
- 
- HB 3099** by Representatives Hudgins, Crouse, and Morris  
Modifying membership of the information services board.  
(AS OF HOUSE 2ND READING 2/14/06)  
Revises membership of the information services board.  
-- 2006 REGULAR SESSION --
- Jan 19 First reading, referred to Technology, Energy  
& Communications.
- Jan 31 Public hearing, public hearing, and executive  
action taken in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; do pass.
- Feb 3 Passed to Rules Committee for second reading.
- Feb 6 Placed on second reading by Rules Committee.
- Feb 14 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 1;  
absent, 0; excused, 2.  
-- IN THE SENATE --
- Feb 15 First reading, referred to Government  
Operations & Elections.
- Mar 8 By resolution, returned to House Rules  
Committee for third reading.
- 
- HB 3100** by Representatives Priest, Haler, Darneille, Schual-  
Berke, and Dunn  
Giving authority to municipalities and political subdivisions to  
provide medical coverage to their elected officials and  
commissioners.
- Provides authority to municipalities and political subdivisions  
to provide medical coverage to their elected officials and  
commissioners.  
-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Health Care.
- 
- HB 3101** by Representatives Buri, Grant, Newhouse, Linville,  
and Kretz  
Companion Bill: 6151  
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.  
-- 2006 REGULAR SESSION --  
Jan 20 First reading, referred to Economic  
Development, Agriculture & Trade.
- 
- HB 3102** by Representatives B. Sullivan, Buck, Appleton,  
Eickmeyer, Pearson, Campbell, and Hasegawa  
Companion Bill: 6708  
Providing guidelines for the issuance and renewal of a geoduck  
diver license and requiring harvesters to help reseed state  
commercial beds.  
(SUBSTITUTED FOR - SEE 1ST SUB)  
Provides guidelines for the issuance and renewal of a geoduck  
diver license and requiring harvesters to help reseed state  
commercial beds.
- HB 3102-S** by House Committee on Natural Resources,  
Ecology & Parks (originally sponsored by  
Representatives B. Sullivan, Buck, Appleton, Eickmeyer,  
Pearson, Campbell, and Hasegawa)  
Concerning geoduck harvesting.  
(AS OF HOUSE 2ND READING 2/14/06)  
Provides guidelines for the issuance and renewal of a geoduck  
diver license and requiring harvesters to help reseed state  
commercial beds.  
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.  
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 reissued by the director if  
another license is surrendered for any reason at any time.

Requires the department of fish and wildlife and the department of natural resources to jointly evaluate the effects of the limited license provisions in RCW 77.65.410.

Requires the department of fish and wildlife and the department of natural resources to report their findings and recommendations to the appropriate committees of the legislature by December 15, 2007.

- 2006 REGULAR SESSION --
- Jan 20 First reading, referred to Natural Resources, Ecology & Parks.
- Feb 2 Public hearing and executive action taken in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Feb 3 Referred to Capital Budget.
- Feb 6 Public hearing and executive action taken in committee.  
CB - Executive action taken by committee.  
CB - Majority; do pass 1st substitute bill proposed by Natural Resources, Ecology & Parks.  
Minority; do not pass.
- Feb 7 Passed to Rules Committee for second reading.
- Feb 11 Placed on second reading.
- Feb 14 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 79; nays, 18; absent, 0; excused, 1.
- IN THE SENATE --
- Feb 15 First reading, referred to Natural Resources, Ocean & Recreation.
- Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3103** by Representatives Hunt, Williams, Uptegrove, Anderson, Hasegawa, Ormsby, and Simpson

Companion Bill: 6782

Authorizing state employees to express their professional opinions.

Finds that: (1) A workplace where state employees can feel free to express their professional opinions encourages an open and free exchange of ideas and knowledge and more efficient government;

(2) Scientific integrity in work by state employees is increasingly important as the issues the state faces are increasing in complexity; and

(3) 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.

- 2006 REGULAR SESSION --
- Jan 20 First reading, referred to State Government Operations & Accountability.
- Jan 30 Public hearing in committee.

**HB 3104** by Representatives Strow, B. Sullivan, Ormsby, and Simpson

Imposing a fee on athletes of nonresident teams to replace state park user fees and fund football, baseball, and basketball facilities.

Provides that, for the privilege of performing before paying audiences in publicly financed facilities, a fee is imposed on each member of a nonresident professional athletic team for each duty day that occurs in Washington. The fee shall be the following: (1) For a member of a baseball team, seven hundred fifty dollars per duty day;

(2) For a member of a football team, three thousand five hundred dollars per duty day; and

(3) For a member of a basketball team, three thousand five hundred dollars per duty day.

Provides that a member of a nonresident professional athletic team that is domiciled in a state that does not impose income tax on nonresident athletes is exempt from the fee imposed under this act.

- 2006 REGULAR SESSION --
- Jan 20 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3105** by Representatives Hunt and Williams

Addressing noise problems from off-road and all-terrain vehicles.

(SEE ALSO PROPOSED 1ST SUB)

Requires the department to, by December 31, 2006, study the adverse effects on residential neighborhoods from the noise generated by off-road and all-terrain vehicles. Based upon its findings, the department shall revise the rules establishing maximum noise levels permissible in identified environments and related use standards relating to the reception of noise within those environments. The revisions must: (1) Strengthen the decibel standards as applied to off-road and all-terrain vehicles so that the standards are stringent enough to protect health, safety, and welfare in residential neighborhoods; and

(2) Identify enforcement alternatives such as measurable buffers or a narrative standard such as a "plainly audible at the property line" standard that can be easily measured by law enforcement in the field instead of requiring expensive and burdensome protocols for decibel measurement.

Provides that any person who violates any rule adopted by the department under chapter 70.107 RCW is subject to a civil penalty imposed by local government pursuant to this act. Such penalties shall be as follows: One hundred dollars for the first violation; two hundred fifty dollars for the second violation; and one thousand dollars for the third and every subsequent violation.

**HB 3105-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives Hunt and Williams)

Concerning ORV and all-terrain vehicle noise.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Lowers the maximum decibel level for off-road vehicles from 105 decibels to 96 decibels.

Creates a new traffic infraction for riding off-road vehicles in a repetitive manner in a residential setting.

- 2006 REGULAR SESSION --
- Jan 20 First reading, referred to Natural Resources, Ecology & Parks.
- Feb 2 Public hearing and executive action taken in committee.  
NREP - Executive action taken by committee.  
NREP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.
- Feb 3 Referred to Appropriations.

**HB 3106** by Representatives Kenney, Buri, Cox, McIntire, and Ericks

Changing public works provisions for institutions of higher education.

(AS OF HOUSE 2ND READING 2/13/06)

Revises public works provisions for institutions of higher education.

Amends RCW 28B.10.350.

-- 2006 REGULAR SESSION --

- Jan 20 First reading, referred to State Government Operations & Accountability.
- Jan 31 Public hearing in committee.
- Feb 1 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.  
Minority; do not pass.
- Feb 3 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, 79; nays, 19;  
absent, 0; excused, 0.
- IN THE SENATE --
- Feb 15 First reading, referred to Early Learning, K-12 & Higher Education.
- Feb 22 Public hearing in committee.
- Feb 23 Executive session in committee.
- Feb 24 EKHE - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.
- Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3107** by Representatives Williams, Quall, Appleton, Morrell, Hasegawa, Campbell, Simpson, Uptegrove, Sells, Lantz, Hudgins, Chase, Ormsby, and Roberts

Companion Bill: 6732

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 20 First reading, referred to State Government Operations & Accountability.
- Jan 31 Public hearing in committee.

**HB 3108** by Representatives Santos, Darneille, McDermott, Haigh, Simpson, Hasegawa, Uptegrove, Hunt, Hudgins, Kessler, and Roberts

Promoting student access to various recruiters on high school campuses.

Provides that a school or a school district that allows access to students or student records by military recruiters also must allow access on the same basis and to the same extent to students and student records by recruiters and representatives of the job corps, the peace corps, and AmeriCorps. This act does not permit a school or a school district to release student or family information except as allowed under the federal family educational rights and privacy act.

-- 2006 REGULAR SESSION --

- Jan 20 First reading, referred to Education.

**HB 3109** by Representatives Miloscia, Morrell, and O'Brien; by request of Governor Gregoire

Companion Bill: 6767

Addressing government performance and accountability.

(SUBSTITUTED FOR - SEE 1ST SUB)

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.

**HB 3109-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Miloscia, Morrell, and O'Brien; by request of Governor Gregoire)

(AS OF HOUSE 2ND READING 2/11/06)

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 20 First reading, referred to State Government Operations & Accountability.

Jan 27	Public hearing in committee.	Placed on third reading.	
Feb 1	Executive session in committee. SGOA - Executive action taken by committee. SGOA - Majority; 1st substitute bill be substituted, do pass.	Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0. -- IN THE SENATE --	
Feb 3	Passed to Rules Committee for second reading.	Feb 13	First reading, referred to Transportation.
Feb 10	Placed on second reading suspension calendar.	Feb 23	Public hearing in committee.
Feb 11	Committee recommendations adopted and the 1st substitute bill substituted. Placed on third reading. Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2. -- IN THE SENATE --	Feb 27	Executive session in committee. TRAN - Majority; do pass with amendment(s). Minority; do not pass. Passed to Rules Committee for second reading.
Feb 14	First reading, referred to Government Operations & Elections.	Mar 8	By resolution, returned to House Rules Committee for third reading.
Feb 22	Public hearing and executive action taken in committee.		
Feb 24	GO - Majority; do pass. Minority; do not pass. And refer to Ways & Means. Referred to Ways & Means.		
Mar 8	By resolution, returned to House Rules Committee for third reading.		

**HB 3110** by Representatives Roberts, Darneille, Kagi, Walsh, Pettigrew, Kenney, Green, Hasegawa, Appleton, and Ormsby

Expanding parenting provisions in the WorkFirst program.

Expands parenting provisions in the WorkFirst program.

-- 2006 REGULAR SESSION --

Jan 20	First reading, referred to Children & Family Services.
Jan 30	Public hearing in committee.
Feb 1	Executive session in committee. CFS - Executive action taken by committee. CFS - Majority; do pass. Minority; without recommendation.
Feb 3	Referred to Appropriations.

**HB 3111** by Representative Appleton

Addressing traffic infractions involving rental vehicles.

(AS OF HOUSE 2ND READING 2/10/06)

Provides that, in the event a parking infraction is issued by a private parking facility and is based on a vehicle's identification, and the registered owner of the vehicle is a rental car business, the parking facility shall provide a written notice of the infraction to the rental car business within thirty days of the infraction date. The rental car business receiving the written notice of the infraction shall provide to the parking facility by return mail: (1) A statement under oath stating the name and known mailing address of the individual driving or renting the vehicle when the infraction occurred; or

(2) A statement under oath that the business is unable to determine who was driving or renting the vehicle at the time the infraction occurred.

Provides that timely mailing of this statement to the parking facility relieves a rental car business of any liability under chapter 46.63 RCW for the notice of infraction. In lieu of identifying the vehicle operator, the rental car business may pay the applicable penalty.

-- 2006 REGULAR SESSION --

Jan 20	First reading, referred to Transportation.
Feb 1	Public hearing in committee.
Feb 2	Executive session in committee. TR - Executive action taken by committee. TR - Majority; do pass.
Feb 6	Passed to Rules Committee for second reading.
Feb 9	Placed on second reading suspension calendar.
Feb 10	Committee recommendations adopted.

**HB 3112** by Representatives O'Brien, Orcutt, Rodne, Kilmer, Lovick, Haler, Sells, Talcott, McCoy, Kessler, Ericks, Linville, Kristiansen, Springer, McCune, McDonald, Strow, Dunn, Schindler, Simpson, and Roberts

Companion Bill: 6875

Providing small business tax relief.

Provides small business tax relief.  
Repeals RCW 82.04.4451.

-- 2006 REGULAR SESSION --

Jan 20	First reading, referred to Finance.
Feb 6	Public hearing in committee.

**HB 3113** by Representatives Sells, Kenney, Strow, McCoy, Haler, Dunshee, B. Sullivan, Lovick, Roberts, and Hasegawa

Expanding access to higher education using the university center model.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that RCW 28B.50.901 assigns responsibility for the north Snohomish, Island, and Skagit counties higher education consortium to Everett Community College. Everett Community College submitted a report titled "Higher Education Opportunity in the NSIS Region" on December 1, 2005, to the appropriate committees of the legislature. The legislature accepts this report as representative of the needs for higher education in the North Snohomish, Island, and Skagit counties (NSIS) region. It is the intent of the legislature to support enrollment growth in the NSIS county regions of the state as represented in the report.

Finds that recent research by the state board for community and technical colleges indicates that the immediate needs of at least five hundred students are not being met in the NSIS region at the upper-division level.

Finds that long-term unmet need in the Snohomish, Island, and Skagit county region is projected to reach four thousand one hundred forty-one upper-division full-time equivalents by the year 2025.

Declares an intent to provide funding for a minimum of two hundred fifty full-time equivalents at the upper-division and graduate levels for the fiscal year ending June 30, 2007. This funding shall be used to meet the higher education needs of the NSIS region.

Requires Everett Community College, with the assistance of Edmonds Community College, Skagit Valley College, and the universities participating in offering the enrollment subject to this act to submit a report to the appropriate committees of the legislature by July 1, 2007. The report shall describe the number of enrollments and degrees produced as a result of the funding provided in this act, as well as the effect of those enrollments and degrees on local communities.

Appropriates the sum of one million five 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 state board for community and technical colleges for the purposes of this act.

**HB 3113-S** by House Committee on Higher Education & Workforce Education (originally sponsored by Representatives Sells, Kenney, Strow, McCoy, Haler, Dunshee, B. Sullivan, Lovick, Roberts, and Hasegawa)

(DIGEST AS ENACTED)

Finds that RCW 28B.50.901 assigns responsibility for the north Snohomish, Island, and Skagit counties higher education consortium to Everett Community College. Everett Community College submitted a report titled "Higher Education Opportunity in the NSIS Region" on December 1, 2005, to the appropriate committees of the legislature. The legislature accepts this report as representative of the needs for higher education in the North Snohomish, Island, and Skagit counties (NSIS) region. It is the intent of the legislature to support enrollment growth in the NSIS county regions of the state as represented in the report.

Finds that recent research by the state board for community and technical colleges indicates that the immediate needs of at least five hundred students are not being met in the NSIS region at the upper-division level.

Finds that long-term unmet need in the Snohomish, Island, and Skagit county region is projected to reach four thousand one hundred forty-one upper-division full-time equivalents by the year 2025.

Declares an intent to provide funding for a minimum of two hundred fifty full-time equivalents at the upper-division and graduate levels for the fiscal year ending June 30, 2007. This funding shall be used to meet the higher education needs of the NSIS region.

Requires Everett Community College, with the assistance of Edmonds Community College, Skagit Valley College, and the universities participating in offering the enrollment subject to this act to submit a report to the appropriate committees of the legislature by July 1, 2007. The report shall describe the number of enrollments and degrees produced as a result of the funding provided in this act, as well as the effect of those enrollments and degrees on local communities.

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

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Higher Ed & Workforce Ed.

Jan 27 Public hearing in committee.

Jan 31 Executive session in committee.  
HEWE - Executive action taken by committee.  
HEWE - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.

Feb 2 Referred to Appropriations.

Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; do pass 1st substitute bill proposed by Higher Education & Workforce Education.  
Minority; without recommendation.

Feb 7 Placed on second reading.

Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 90; nays, 8; absent, 0; excused, 0.  
-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 23 Public hearing in committee.

Feb 24 Executive session in committee.  
EKHE - Majority; do pass.  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 27 Public hearing and executive action taken in committee.  
WM - Majority; do pass.  
Passed to Rules Committee for second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 3 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
-- IN THE HOUSE --

Mar 6 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 23 Governor signed.  
Chapter 179, 2006 Laws.  
Effective date 6/7/2006\*.

**HB 3114** by Representatives Murray and Dunn

Providing a sales and use tax exemption for recovered wood waste boiler equipment.

(AS OF HOUSE 2ND READING 2/10/06)

Provides a sales and use tax exemption for recovered wood waste boiler equipment.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Finance.

Jan 30 Public hearing in committee.

Feb 1 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading suspension calendar.

Feb 10 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 2; absent, 0; excused, 0.  
-- IN THE SENATE --

Feb 13 First reading, referred to Water, Energy & Environment.

Feb 21 Executive session in committee.

Feb 22 WEE - Majority; without recommendation.  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 24 Public hearing in committee.

Feb 27 Executive session in committee.  
WM - Majority; do pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3115** by Representatives Darneille, Talcott, Morrell, Green, McDonald, Ormsby, Simpson, and Roberts

Companion Bill: 6749

Establishing a foster parent critical support and retention program.

(SUBSTITUTED FOR - SEE 2ND 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 children who act out sexually and/or physically or have 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.

**HB 3115-S** by House Committee on Children & Family Services (originally sponsored by Representatives Darneille, Talcott, Morrell, Green, McDonald, Ormsby, Simpson, and Roberts)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that: (1) Foster parents are able to successfully maintain placements of children who are sexually reactive, physically assaultive, or who have other high-risk behaviors when they are provided with proper training and support. Lack of support contributes to placement disruptions and multiple moves between foster homes.

(2) Young children who have experienced repeated early abuse and trauma are at high risk for behavior later in life that is sexually deviant, if left untreated. Placement with a well-trained, prepared, and supported foster family can break this cycle.

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 children who act out sexually and/or physically or have 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.

**HB 3115-S2** by House Committee on Appropriations (originally sponsored by Representatives

Darneille, Talcott, Morrell, Green, McDonald, Ormsby, Simpson, and Roberts)

(DIGEST AS ENACTED)

Finds that: (1) Foster parents are able to successfully maintain placements of children who are sexually reactive, physically assaultive, or who have other high-risk behaviors when they are provided with proper training and support. Lack of support contributes to placement disruptions and multiple moves between foster homes.

(2) Young children who have experienced repeated early abuse and trauma are at high risk for behavior later in life that is sexually deviant, if left untreated. Placement with a well-trained, prepared, and supported foster family can break this cycle.

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 children who act out sexually and/or physically or have 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; and

(4) Referral to community services.

Requires the department of social and health services to prepare and provide to the legislature, by December 1, 2006, a comprehensive report regarding the department's policies and practices relating to referrals, investigations, and records of child abuse and neglect allegations. At a minimum, the report shall include recommendations for improvement of the department's current practice to: (1) Define terms relating to referrals and investigative findings;

(2) Provide guidelines for determining whether a referral is to be assigned and investigated;

(3) Manage records of calls which are received but not investigated;

(4) Establish a timeline for the destruction of records regarding investigations which resulted in no investigation, an inconclusive finding, or an unfounded finding;

(5) Disclose to foster parents information regarding sexually reactive and physically aggressive tendencies of children placed in their homes;

(6) Respond to allegations of abuse, neglect, or failure to supervise against foster parents when the allegations arise from the conduct of a child who is sexually reactive or has physically aggressive tendencies and the foster parent did not have prior knowledge of those tendencies or the child was not in the reasonable control of the foster parent; and

(7) Protect the due process rights of individuals who are not afforded the protection of the child abuse and prevention and treatment act.

VETO MESSAGE ON 2SHB 3115

March 30, 2006

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 5, Second Substitute House Bill No. 3115 entitled:

Section 5 of the bill creates a statutory duty for the Department of Social and Health Services (DSHS) to disclose information to care providers regarding a dependent child's behavioral and

emotional problems or regarding whether a dependent child is "sexually reactive." The duty to share this information is not limited to only that information known to the DSHS. Moreover, the term "sexually reactive" is not defined in this bill or in existing statutes. The lack of clarity regarding what specific information is to be shared and the absence of a key definition might result in misunderstandings between the DSHS and care providers. This, in turn, might result in inadequate supervision of children or unnecessary litigation.

I am directing the DSHS, however, to develop policies to implement the intent of Section 5. The DSHS policies are to specify what types of information must be shared with care providers, when the information is to be shared, and the manner in which the information is to be shared. The policies should include definitions of key terms. The DSHS' duty to share information should not be limited to only that information known at the time of placement. Rather, the DSHS should share information, consistent with the criteria outlined in policy, on an on-going basis.

For these reasons, I have vetoed Section 5 of Second Substitute House Bill No. 3115.

With the exception of Section 5, Second Substitute House Bill No. 3115 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Children & Family Services.

Feb 1 Public hearing in committee.

Feb 2 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Referred to Appropriations.

Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.

Feb 7 Placed on second reading.

Feb 9 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Human Services & Corrections.

Feb 16 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 HSC - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.

Feb 27 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 3 Committee amendment adopted as amended.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Mar 6 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.

-- IN THE SENATE --

Mar 7 Senate 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, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Mar 8 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 30 Delivered to Governor.  
Governor partially vetoed.  
Chapter 353, 2006 Laws PV.  
Effective date 6/7/2006.

**HB 3116** by Representatives Hudgins, Nixon, Anderson, Kessler, and Dunn

Streamlining technology efforts.

Revises provisions relating to streamlining Washington state's technology efforts.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Technology, Energy & Communications.

Jan 31 Public hearing and public hearing in committee.

**HB 3117** by Representatives O'Brien, Clements, Lovick, Quall, and Ericks

Companion Bill: 6718

Expanding record check requirements for school employees.

Provides that the record check shall include a fingerprint check through the Washington state patrol.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Education.

**HB 3118** by Representatives O'Brien, Clements, Lovick, Dickerson, Darneille, and Ericks

Companion Bill: 6720

Revising reporting requirements for criminal history record information.

Revises reporting requirements for criminal history record information.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Criminal Justice & Corrections.

Feb 2 Public hearing and executive action taken in committee.

CJC - Executive action taken by committee.

CJC - Majority; do pass.

Feb 3 Passed to Rules Committee for second reading.

**HB 3119** by Representatives McCoy, Pettigrew, Wallace, and Blake

Companion Bill: 6844

Evaluating the business climate in mature biotechnology and medical device manufacturing sectors.

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.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3120** by Representatives Lantz, Priest, Kirby, and Williams

Concerning notice requirements for tort claims against state and local governments and their officers, employees, or volunteers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises notice requirements for tort claims against state and local governments and their officers, employees, or volunteers.

**HB 3120-S** by House Committee on Judiciary (originally sponsored by Representatives Lantz, Priest, Kirby, and Williams)

(DIGEST AS ENACTED)

Revises notice requirements for tort claims against state and local governments and their officers, employees, or volunteers.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Judiciary.

Feb 1 Public hearing in committee.

Feb 2 Executive session in committee.

JUDI - Executive action taken by committee.

JUDI - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 13 Placed on second reading.

Feb 14 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 97; nays, 0;

absent, 0; excused, 1.

-- IN THE SENATE --

Feb 16 First reading, referred to Judiciary.

Feb 21 Public hearing and executive action taken in committee.

Feb 23 JUD - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 2 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 0;

absent, 1; excused, 2.

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 15 Governor signed.

Chapter 82, 2006 Laws.

Effective date 6/7/2006.

**HB 3121** by Representative Chase

Authorizing a population sustainability element for comprehensive plans under the growth management act.

Authorizes a population sustainability element for comprehensive plans under the growth management act.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Local Government.

**HB 3122** by Representatives Kagi, Walsh, Dickerson, Darneille, Ericks, Ormsby, and Roberts

Recognizing the safety of child protective, child welfare, and adult protective services workers.

(DIGEST AS ENACTED)

Finds that employees of the department of social and health services who provide child protective, child welfare, and adult protective services are sometimes faced with highly volatile, hostile, and/or threatening situations during the course of performing their official duties.

Finds that the work group convened by the department of social and health services pursuant to chapter 389, Laws of 2005, has made various recommendations regarding policies and protocols to address the safety of workers.

Declares an intent to implement the work group's recommendations for statutory changes in recognition of the sometimes hazardous nature of employment in child protective, child welfare, and adult protective services.

Provides that, in recognition of the hazardous nature of employment in child protective, child welfare, and adult protective services, the legislature hereby provides a supplementary program to reimburse employees of the department, for some of their costs attributable to their being the victims of assault while in the course of discharging their assigned duties. This program shall be limited to the reimbursement provided in this act.

Provides that an employee is only entitled to receive the reimbursement provided in this act if the secretary of social and health services, or the secretary's designee, finds that each of the following has occurred: (1) A person has assaulted the employee while the employee was in the course of performing his or her official duties and, as a result thereof, the employee has sustained demonstrated physical injuries which have required the employee to miss days of work;

(2) The assault cannot be attributable to any extent to the employee's negligence, misconduct, or failure to comply with any rules or conditions of employment; and

(3) The department of labor and industries has approved the employee's workers' compensation application pursuant to chapter 51.32 RCW.

Requires the department of social and health services to report to the governor and the appropriate committees of the legislature by December 1, 2006, on the implementation of those recommendations contained in the department's October 2005 report entitled child protective services - staff safety.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Children & Family Services.

Jan 30 Public hearing and executive action taken in committee.

CFS - Executive action taken by committee.

CFS - Majority; do pass.

Minority; do not pass.

Feb 2 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 13 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 98; nays, 0;

absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Human Services & Corrections.

Feb 23 Public hearing and executive action taken in committee.

Feb 24 HSC - Majority; do pass with amendment(s). Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 3 Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.

- Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.  
 -- IN THE HOUSE --
- Mar 6 House concurred in Senate amendments. Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1. Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --
- Mar 8 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 95, 2006 Laws.  
 Effective date 6/7/2006.

- HB 3123** by Representative Simpson  
 Modifying annexation requirements for unincorporated territories.  
 Revises annexation requirements for unincorporated territories.  
 -- 2006 REGULAR SESSION --
- Jan 20 First reading, referred to Local Government.  
 Feb 1 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.

- HB 3124** by Representatives B. Sullivan, Appleton, McDermott, Roberts, and Kessler

Companion Bill: 6750

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.

- HB 3125** by Representatives Kilmer, Crouse, Hudgins, Morris, Ericks, Takko, Haler, Hankins, P. Sullivan, Morrell, and Anderson

Creating a joint task force to study the benefits and applications of radio frequency identification, video, or other technologies.

Creates a joint task force to study the benefits and applications of radio frequency identification, video, or other technologies.

- 2006 REGULAR SESSION --  
 Jan 20 First reading, referred to Technology, Energy & Communications.  
 Jan 31 Public hearing and public hearing in committee.

- HB 3126** by Representatives Dunn, Miloscia, Pettigrew, Campbell, Fromhold, Conway, Orcutt, McCune, Kretz, and Ahern

Concerning solid waste and recyclable materials collection ordinances.

Provides that a solid waste or recyclable materials collection ordinance may not require the occupants of a mobile or manufactured home park to: (1) Use the solid waste collection and disposal system or recyclable materials collection and disposal system as provided in the ordinance; or

(2) Dispose of their solid waste and recyclable materials as provided in the ordinance.

- 2006 REGULAR SESSION --  
 Jan 20 First reading, referred to Natural Resources, Ecology & Parks.

- HB 3127** by Representatives Santos, Hasegawa, McCoy, P. Sullivan, McDermott, Upthegrove, Pettigrew, and Morrell

Regarding the center for the improvement of student learning.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that expanding activity in educational research, educational restructuring, and educational improvement initiatives has produced and continues to produce much valuable information.

Finds that such information should be shared with the citizens and educational community of the state as widely as possible.

Finds that students and schools benefit from increased parental, guardian, and community knowledge of and input regarding the delivery of public education.

Finds that increased knowledge of and input regarding the public education system is particularly needed in low-income and ethnic minority communities.

Finds that the center for the improvement of student learning, created by the legislature in 1993 under the auspices of the superintendent of public instruction, has not been allocated funding since the 2001-2003 biennium, and in effect no longer exists.

Declares an intent to reassign the authority and duties of the center for the improvement of student learning from the superintendent of public instruction to the governor, and to create within the center an educational ombudsman to serve as a resource center for parents and students and as an advocate for students in the public education system.

- HB 3127-S** by House Committee on Appropriations (originally sponsored by Representatives Santos, Hasegawa, McCoy, P. Sullivan, McDermott, Upthegrove, Pettigrew, and Morrell)

Regarding the center for the improvement of student learning. (REVISED FOR PASSED LEGISLATURE: Regarding the center for the improvement of student learning and the education ombudsman.)

(DIGEST AS ENACTED)

Finds that expanding activity in educational research, educational restructuring, and educational improvement initiatives has produced and continues to produce much valuable information.

Finds that such information should be shared with the citizens and educational community of the state as widely as possible.

Finds that students and schools benefit from increased parental, guardian, and community knowledge of and input regarding the delivery of public education.

Finds that increased knowledge of and input regarding the public education system is particularly needed in low-income and ethnic minority communities.

Finds that the center for the improvement of student learning, created by the legislature in 1993 under the auspices of the superintendent of public instruction, has not been allocated

funding since the 2001-2003 biennium, and in effect no longer exists.

Declares an intent to reactivate the center for the improvement of student learning, and to create within the center an educational ombudsman to serve as a resource center for parents and students and as an advocate for students in the public education system.

Requires the office of the superintendent of public instruction to report to the legislature by September 1, 2007, and thereafter biennially, regarding the effectiveness of the center for improvement of student learning, how the services provided by the center for improvement of student learning have been used and by whom, and recommendations to improve the accessibility and application of knowledge and information that leads to improved student learning and greater family and community involvement in the public education system.

Creates the office of the education ombudsman within the office of the governor for the purposes of providing information to parents, students, and others regarding their rights and responsibilities with respect to the state's public elementary and secondary education system, and advocating on behalf of elementary and secondary students.

Requires the education ombudsman to report on the work and accomplishment of the office and advise and make recommendations to the governor, the legislature, and the state board of education annually. The initial report to the governor, the legislature, and the state board of education shall be made by September 1, 2007, and there shall be annual reports by September 1st each year thereafter. The annual reports shall provide at least the following information: (1) How the education ombudsman's services have been used and by whom;

(2) Methods for the education ombudsman to increase and enhance family and community involvement in public education;

(3) Recommendations to eliminate barriers and obstacles to meaningful family and community involvement in public education; and

(4) Strategies to improve the educational opportunities for all students in the state, including recommendations from organizations and groups provided in this act.

#### VETO MESSAGE ON ESHB 3127

March 20, 2006

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 9, Engrossed Substitute House Bill No. 3127 entitled:

Section 9 is a standard null and void clause. It is unnecessary in this instance as the Supplemental Budget included appropriations for this Act.

For these reasons, I have vetoed Section 9, of Engrossed Substitute House Bill No. 3127.

With the exception of Section 9, Engrossed Substitute House Bill No. 3127 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Education.  
Jan 26 Public hearing in committee.  
Feb 2 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; do pass.  
Minority; without recommendation.  
Feb 3 Referred to Appropriations.

Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 7 Placed on second reading.  
Feb 13 1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 57; nays, 41; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 15 First reading, referred to Early Learning, K-12 & Higher Education.  
Feb 22 Public hearing in committee.  
Feb 24 Executive session in committee.  
EKHE - Majority; do pass with amendment(s).  
Minority; without recommendation.  
And refer to Ways & Means.  
Referred to Ways & Means.  
Feb 27 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendments(s) by Early Learning, K-12 & Higher Education.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Mar 1 Committee amendment adopted as amended.  
Mar 2 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 28; nays, 15; absent, 1; excused, 5.  
-- IN THE HOUSE --  
Mar 4 House refuses to concur in the Senate amendments. Asks Senate for Conference thereon.  
Conference committee appointed.  
Representatives Quall, Santos, Rodne.  
-- IN THE SENATE --  
Mar 8 Senate 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, 27; nays, 21; absent, 0; excused, 1.  
-- IN THE HOUSE --  
House concurred in Senate amendments.  
Passed final passage; yeas, 60; nays, 38; absent, 0; excused, 0.  
Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Mar 20 Governor partially vetoed.  
Chapter 116, 2006 Laws PV.  
Effective date 6/7/2006.

**HB 3128** by Representatives Kenney, Hankins, Conway, Chandler, Wood, Condotta, Newhouse, and Springer

Companion Bill: 6838

Regulating the sale of wine by a society or organization.

(SUBSTITUTED FOR - SEE 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.

**HB 3128-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Kenney, Hankins, Conway, Chandler, Wood, Condotta, Newhouse, and Springer)

(DIGEST AS ENACTED)

Declares that nothing in this act prohibits an organization qualifying under RCW 66.24.375 formed for the purpose of constructing and operating a facility to promote Washington wines from holding retail licenses on the facility property or leasing all or any portion of such facility property to a retail licensee on the facility property if the members of the board of directors or officers of the board for the organization include officers, directors, owners, or employees of a licensed domestic winery. Financing for the construction of the facility must include both public and private money.

Declares that nothing in this act prohibits a bona fide charitable nonprofit society or association registered as a 501(c)(3) under the internal revenue code and having an officer, director, owner, or employee of a licensed domestic winery or a wine certificate of approval holder on its board of directors from holding a special occasion license under RCW 66.24.380.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Commerce & Labor.  
 Jan 30 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading suspension calendar.  
 Feb 10 Committee recommendations adopted and the 1st substitute bill substituted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Labor, Commerce, Research & Development.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 LCRD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 42; nays, 0; absent, 0; excused, 7.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 14 Governor signed.  
 Chapter 43, 2006 Laws.  
 Effective date 6/7/2006.

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.

Does not apply to lands acquired by the United States in trust for the benefit of an Indian tribe after October 17, 1988: (1) Located within or contiguous to the boundaries of the reservation of an Indian tribe as the reservation existed on October 17, 1988; or

(2) Taken into trust as part of: (a) A settlement of a land claim; (b) the initial reservation of an Indian tribe acknowledged under the federal acknowledgment process; or (c) the restoration of lands for an Indian tribe that is restored to federal recognition.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Commerce & Labor.

**HB 3130** by Representatives Serben, Dunn, and Nixon

Allowing smoking in long-term care facilities.

Provides that smoking by residents living in assisted living facilities, veterans' homes, boarding homes, nursing homes, and adult family homes is permitted in a designated smoking area if the home or facility meets the following standards: (1) No designated smoking area may be located in a common area including, but not limited to, entrances, lobbies, hallways, dining rooms, activity rooms, and meeting rooms, where employees, visitors, or nonsmoking residents are required to enter or pass through for work, visits, or services.

(2) An indoor designated smoking area must be separated by a floor to ceiling physical barrier from adjacent nonsmoking areas. The smoking area must be identified clearly with signs. The facility or home must maintain sufficient negative air pressure in the designated smoking area to prevent smoke from migrating into nonsmoking areas. The enclosed smoking area must have a ventilation or filter system or both that meets the permissible indoor air exposure limits for vapor phase nicotine and carbon monoxide, as measured by the stricter of the standards set by the United States department of labor, occupational safety and health administration, the Washington state department of labor and industries, or the Washington state department of health. Facilities and homes whose designated smoking areas met these standards as they existed before the enactment of Initiative Measure No. 901 may continue to use those designated smoking areas. The department of labor and industries and the department of health may review existing rules and adopt new rules if needed to better protect staff, visitors, and nonsmoking residents from second-hand smoke.

(3) An outdoor designated smoking area must be covered and protected from inclement weather, clearly identified with signs, and reachable by a nonhazardous pathway. The outdoor designated smoking area may be located no closer than fifteen feet from entrances, exits, open windows, and ventilation intakes that serve an enclosed nonsmoking area. The outdoor area must be enclosed on at least two sides to minimize smoke infiltration into the home or facility, and must have an outdoor filter system to absorb smoke when the smoking area is in use.

(4) Prospective employees and residents must be informed as to whether the home or facility has a designated smoking area. No employee may be required to enter a designated smoking area while someone is smoking there. Cleaning and maintenance of the designated smoking area must not occur when smokers are present. Persons under the age of eighteen are prohibited from entering or performing any duties in a designated smoking area.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Health Care.

**HB 3129** by Representatives Serben and Dunn

Companion Bill: 6301

Concerning off-reservation tribal gaming.

**HB 3131** by Representatives Jarrett, Clibborn, Nixon, Dunn, and Morrell

Providing tax incentives for the generation of electricity using renewable resources.

Provides tax incentives for the generation of electricity using renewable resources.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Technology, Energy & Communications.

**HB 3132** by Representatives Hunt, Alexander, and Williams

Modifying provisions relating to the operation of vending facilities and vending machines.

Allows licensees to operate vending facilities and vending machines in public buildings rent free.

Authorizes a licensee to subcontract with food service providers in operating vending facilities and vending machines in public buildings.

Provides that any private office building located in the capital area that leases space to at least one hundred state employees shall contract with the department of services for the blind to provide vending facilities and/or vending machines in those facilities. If the department indicates to the building owner that a vendor is not available or that the building does not meet the needs of the blind vendors' program, the building owner may then seek other vendors for the facility; however, all vending machines in such facilities shall be provided by the department.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to State Government Operations & Accountability.

Jan 30 Public hearing in committee.

**HB 3133** by Representatives Conway and Chase

Authorizing execution of certain certificates for labor and industries by physician assistants.

Authorizes execution of certain certificates for labor and industries by physician assistants.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Commerce & Labor.

**HB 3134** by Representatives Conway, Wood, Chase, and Kenney

Determining the amount of compensation for temporary or permanent total disability.

(DIGEST AS ENACTED)

Provides that, for any worker whose entitlement to social security retirement benefits is immediately preceded by an entitlement to social security disability benefits, the offset shall be based on the formulas provided under 42 U.S.C. Sec. 424a. For all other workers entitled to social security retirement benefits, the offset shall be based on procedures established and determined by the department to most closely follow the intent of RCW 51.32.220.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Commerce & Labor.

Jan 30 Public hearing and executive action taken in committee.

CL - Executive action taken by committee.

CL - Majority; do pass.

Feb 1 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 14 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 0;

absent, 0; excused, 2.

-- IN THE SENATE --

Feb 15 First reading, referred to Labor, Commerce, Research & Development.

Feb 20 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 LCRD - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.

Mar 2 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 21 Governor signed.

Chapter 163, 2006 Laws.

Effective date 6/7/2006.

**HB 3135** by Representatives Hinkle, Schual-Berke, Holmquist, Shabro, and Schindler

Revising provisions relating to actions for injuries resulting from health care.

Provides that, in an action or arbitration for damages for injury or death occurring as a result of providing health care, or arranging for the provision of health care, whether brought under chapter 7.70, 4.20, or 4.24 RCW, or any other applicable law, the total amount of noneconomic damages that may be awarded to the claimant shall not exceed one million dollars unless the injury or death resulted from an act or omission that constituted gross negligence, or that was reckless, willful or wanton, or intentional, in which case there is no limitation on the amount of noneconomic damages that may be awarded to the claimant.

Creates the indigent emergency medical care account in the custody of the state treasurer. The account shall receive deposits of excess awards of noneconomic damages as provided in this act.

Provides that expenditures from the account may be used only to provide grants to health care facilities that provide emergency room health care services. The department shall distribute the funds under a formula that provides a relatively larger share of the available funding to health care facilities that serve a disproportionate share of low-income and medically indigent patients with emergency room health care services. Any residue in the account shall accumulate in the account and shall not revert to the general fund at the end of the biennium. Costs incurred by the department in administering the account shall be paid from the account.

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 providing health care or related services, or the arranging for the provision of health care or related services, that exceeds twenty percent of the amount recovered.

Declares that the limitation in this provision applies whether the recovery is by judgment, settlement, arbitration, mediation, or other form of alternative dispute resolution.

Provides that, for purposes of this act, "recovered" means the net sum recovered after deducting any disbursements or costs incurred in connection with the arbitration, litigation, or settlement of the claim. Costs of medical care incurred by the plaintiff and the attorney's office overhead costs or charges are not deductible disbursements or costs for such purposes.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Judiciary.

**HB 3136** by Representatives Green, Hinkle, Clibborn, Williams, Cody, Skinner, Moeller, and Lantz

Companion Bill: 6690

Providing a certification exemption for the conduct of blood-drawing procedures by research staff in the homes of research study participants.

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 23 First reading, referred to Health Care.

**HB 3137** by Representatives Lovick, Curtis, Clements, Hunt, Grant, Ericks, Conway, Morrell, Simpson, and Kenney; by request of Department of Retirement Systems

Determining benefits for surviving spouses of disabled Washington state patrol officers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Determines benefits for surviving spouses of disabled Washington state patrol officers.

**HB 3137-S** by House Committee on Transportation (originally sponsored by Representatives Lovick, Curtis, Clements, Hunt, Grant, Ericks, Conway, Morrell, Simpson, and Kenney; by request of Department of Retirement Systems)

(DIGEST AS ENACTED)

Determines benefits for surviving spouses of disabled Washington state patrol officers.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Appropriations.

Jan 30 Public hearing in committee.

Jan 31 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; do pass.

Feb 3 Public hearing in committee.

Referred to Transportation.

Feb 6 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; 1st substitute bill be substituted, do pass.

Feb 7 Passed to Rules Committee for 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, 98; nays, 0;

absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Ways & Means.

Feb 16 First reading, referred to Ways & Means.

Feb 21 Public hearing in committee.

Feb 22 Executive session in committee.

Feb 23 WM - Majority; do pass.

On motion, referred to Transportation.

Feb 24 Public hearing in committee.

Feb 27 Executive session in committee.

TRAN - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.

Mar 2 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 43; nays, 0;

absent, 0; excused, 6.

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 17 Governor signed.

Chapter 94, 2006 Laws.

Effective date 6/7/2006\*.

**HB 3138** by Representatives Sells, B. Sullivan, Flannigan, Dickerson, and Wallace

Modifying transportation benefit district provisions.

Amends RCW 36.73.015 and 36.73.020 relating to transportation benefit district provisions.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Transportation.

Jan 30 Public hearing in committee.

Feb 1 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; do pass.

Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

**HB 3139** by Representatives Pettigrew, Haler, Dickerson, Kagi, Dunn, Walsh, Darneille, Roberts, Hinkle, Morrell, and Kenney

Clarifying kinship caregivers' consent for mental health care of minors.

(DIGEST AS ENACTED)

Clarifies kinship caregivers' consent for mental health care of minors.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Children & Family Services.

Feb 1 Public hearing in committee.

Feb 2 Executive session in committee.

CFS - Executive action taken by committee.

CFS - Majority; do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 7 Placed on second reading.

Feb 9 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 98; nays, 0;

absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Human Services & Corrections.

Feb 16 Public hearing in committee.

Feb 21 Executive session in committee.

Feb 23 HSC - Majority; do pass with amendment(s).

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, 47; nays, 0;

absent, 1; excused, 1.

-- IN THE HOUSE --

Mar 4 House concurred in Senate amendments.

Passed final passage; yeas, 97; nays, 0; absent,

0; excused, 1.

Mar 6 Speaker signed.

-- IN THE SENATE --

Mar 7 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 17 Governor signed.

Chapter 93, 2006 Laws.

Effective date 6/7/2006.

**HB 3140** by Representatives Chandler, B. Sullivan, Dunn, Takko, Orcutt, Schindler, Newhouse, Dunshee, and Woods

Companion Bill: 6825

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.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Local Government.  
Feb 1 Public hearing in committee.

**HB 3141** by Representatives Haler, Grant, Clements, Newhouse, Hankins, and Chandler

Companion Bill: 6861

Requiring a study of competing interests of domestic water users.

Requires 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.

Provides that the study conducted under this act shall be limited to basins currently involved in a water rights adjudication and must: (1) Provide a summary of the circumstances that have contributed to the competition between domestic water users and other water users;

(2) Include a survey involving the owners of the residences; and

(3) Recommend suggested legislation or other solutions for resolving conflicts between competing interests for a limited water resource.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3142** by Representatives Eickmeyer, Sump, McCoy, Chase, Dunn, and Upthegrove

Providing sales and use tax exemptions for certain on-site sewage disposal systems.

Provides sales and use tax exemptions for certain on-site sewage disposal systems.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Select Committee on Hood Canal.  
Jan 26 Public hearing and executive action taken in committee.  
HOOD - Executive action taken by committee.  
HOOD - Majority; do pass.  
Jan 30 Referred to Finance.  
Feb 2 Public hearing in committee.

**HB 3143** by Representatives Chase, Dunn, and Ericks

Directing the state parks and recreation commission to convey Saint Edward state park to the city of Kenmore.

Directs the state parks and recreation commission to convey Saint Edward state park to the city of Kenmore.

Requires the city of Kenmore to maintain as a park all conveyed land that is currently dedicated to use as a state park. The title, and any other documents necessary for the transfer of these lands, will include covenants ensuring that the city of Kenmore will maintain the currently dedicated park land as a city park. The city of Kenmore shall maintain any undeveloped piece

of property on Lake Washington in existing condition, take measures to preserve near shore habitat for fresh water mussels and other aquatic life, and may not build a marina on the lake shore. If the city of Kenmore breaches these covenants, ownership of the dedicated park lands reverts to the state parks and recreation commission.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Natural Resources, Ecology & Parks.  
Jan 31 Public hearing in committee.

**HB 3144** by Representatives Fromhold, Serben, Orcutt, Grant, Crouse, Dunn, Jarrett, Haler, and Kilmer

Authorizing community revitalization financing.

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.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3145** by Representatives P. Sullivan, Nixon, Hunt, Wood, Fromhold, Crouse, Grant, Condotta, Kessler, Kretz, Buri, Serben, Flannigan, Kristiansen, Ahern, Armstrong, Sump, Talcott, McDonald, Upthegrove, Tom, Quall, Darneille, Anderson, Woods, Schual-Berke, Bailey, Rodne, Morrell, Appleton, Kilmer, Green, Roberts, Sells, Kagi, Hudgins, Santos, and Kenney

Creating a pilot project in civics education.

Declares that the purpose of this act is to create a pilot project that will help to graduate students who are better voters, better citizens, and who are ready to take an informed and responsible place in society.

Directs the office of the superintendent of public instruction to work with selected county auditors' offices to develop an interactive high school civics curriculum to help students learn how to become informed citizens. The curriculum shall meet the requirements for the office of the superintendent of public instruction's classroom-based assessments. Staff from the office of the superintendent of public instruction shall work directly in the curriculum development.

Appropriates the sum of two 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 office of the state auditor for the purposes of this act.

Appropriates the sum of two hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2008, from the general fund to the office of the state auditor for the purposes of this act.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Education.  
Feb 15 Public hearing in committee.

**HB 3146** by Representatives Linville, Serben, Ericksen, Hunt, Ormsby, Kessler, Wood, Morrell, and Kilmer

Companion Bill: 6459

Supporting community-based health care solutions.

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.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Health Care.

**HB 3147** by Representatives Hunt, Williams, Priest, Serben, and Rodne

Companion Bill: 6771

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 overpowering 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.

Feb 1 Public hearing in committee.

Feb 2 Executive session in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; do pass.  
Minority; without recommendation.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 13 Placed on second reading.  
Feb 14 Referred to Rules 2 Consideration.

**HB 3148** by Representatives Kagi, Darneille, and Roberts

Concerning investigations of child abuse.

(SEE ALSO PROPOSED 1ST SUB)

Finds that judicial interpretation of child abuse investigation statutes has imposed potentially irreconcilable duties on the department of social and health services and governmental entities that are obligated to investigate child abuse and neglect referrals. Courts have ruled that investigators of child abuse allegations have the obligation to protect children by removing them from unsafe homes but also have ruled that these same statutes establish an equal duty to protect the family unit, even where the parent is the alleged abuser.

Finds that concerns about tort liability arising from these conflicting duties impair investigators' ability to perform their statutory obligations. While recognizing the rights of parents and the importance of the family unit, the legislature finds that the paramount purpose of chapter 26.44 RCW is to benefit children. When the child's interests of basic nurture, physical and mental health, and safety conflict with the parents' interests, the interests of the child should prevail. In conducting investigations under this chapter, appropriate placement of the child during or immediately after the investigation shall be the department's paramount concern.

Declares that the legislature expressly intends to: (1) Overrule *Tyner v. DSHS* and other cases in which the courts have held that this chapter creates an implied right of action for parents or other caretakers who are alleged abusers;

(2) Codify the portions of the holdings in *M.W. v. DSHS* and *Roberson v. Perez* that tort liability arising out of this chapter is confined to the initial placement decision and not the manner in which the investigation was conducted;

(3) Have the interests of the parents protected through the judicial review and other procedures established pursuant to RCW 26.44.100 through 26.44.125 and chapter 13.34 RCW.

**HB 3148-S** by House Committee on Judiciary (originally sponsored by Representatives Kagi, Darneille, and Roberts)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that judicial interpretation of child abuse investigation statutes has imposed potentially irreconcilable duties on the department of social and health services and governmental entities that are obligated to investigate child abuse and neglect referrals. Courts have ruled that investigators of child abuse allegations have the obligation to protect children by removing them from unsafe homes but also have ruled that these same statutes establish an equal duty to protect the family unit, even where the parent is the alleged abuser.

Finds that concerns about tort liability arising from these conflicting duties impair investigators' ability to perform their statutory obligations. While recognizing the rights of parents and the importance of the family unit, the legislature finds that the paramount purpose of chapter 26.44 RCW is to benefit children. When the child's interests of basic nurture, physical and mental health, and safety conflict with the parents' interests, the interests of the child should prevail. In conducting investigations under this chapter, appropriate placement of the child during or immediately after the investigation shall be the department's paramount concern.

Declares that the legislature expressly intends to: (1) Overrule *Tyner v. DSHS* and other cases in which the courts have held that this chapter creates an implied right of action for parents or other caretakers who are alleged abusers;

(2) Codify the portions of the holdings in *M.W. v. DSHS and Roberson v. Perez* that tort liability arising out of this chapter is confined to the initial placement decision and not the manner in which the investigation was conducted;

(3) Have the interests of the parents protected through the judicial review and other procedures established pursuant to RCW 26.44.100 through 26.44.125 and chapter 13.34 RCW.

Provides that governmental entities, and their officers, agents, employees, and volunteers, are not liable in tort to alleged perpetrators of abuse or neglect for acts or omissions in investigation of reports of child abuse under chapter 26.44 RCW.

Declares that the duty to conduct a reasonable investigation of child abuse or neglect upon a referral runs only to children who are the subject of a referral under chapter 26.44 RCW and is limited to the duty to act reasonably when making a placement decision during or immediately following the investigation.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Judiciary.  
 Feb 1 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 JUDI - Executive action taken by committee.  
 JUDI - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 3149** by Representatives Condotta, Hinkle, and Armstrong

Increasing the fuel tax rate used to determine fuel tax distributions to fund nonhighway expenditures.

Increases the fuel tax rate used to determine fuel tax distributions to fund nonhighway expenditures.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Transportation.  
 Feb 1 Public hearing in committee.

**HB 3150** by Representatives Condotta, Linville, Kenney, Chase, Kessler, Conway, Holmquist, Morrell, Newhouse, and Armstrong

Concerning efforts to promote the wine industry.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the following activities do not constitute advertising for the purposes of RCW 66.08.060: (1) In-store liquor merchandising;

(2) Private label wine marketing; and

(3) Brochures and materials containing information regarding domestic wineries and their products and other licensed persons.

**HB 3150-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Condotta, Linville, Kenney, Chase, Kessler, Conway, Holmquist, Morrell, Newhouse, and Armstrong)

(DIGEST AS ENACTED)

Declares that nothing in this act prohibits domestic wineries and retailers licensed under chapter 66.24 RCW from jointly producing brochures and materials promoting tourism in Washington state which contain information regarding retail licensees, domestic wineries, and their products.

Declares that nothing in this act prohibits domestic wineries and retail licensees from identifying the wineries on private labels authorized under RCW 66.24.400, 66.24.425, and 66.24.450.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Commerce & Labor.  
 Jan 30 Public hearing in committee.  
 Feb 1 Executive session in committee.

CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.

Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading suspension calendar.  
 Feb 10 Committee recommendations adopted and the 1st substitute bill substituted.

Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

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

Feb 23 Public hearing and executive action taken in committee.

Feb 24 LCRD - Majority; do pass.  
 Passed to Rules Committee for second reading.

Feb 27 Made eligible to be placed on second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Mar 1 Speaker signed.

-- IN THE SENATE --

Mar 3 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 17 Governor signed.  
 Chapter 92, 2006 Laws.  
 Effective date 6/7/2006.

**HB 3151** by Representatives Pearson, Kristiansen, and Ahern

Providing the utilities and transportation commission with guidelines when reviewing service extension requests.

Provides that, upon receiving a written complaint from an individual who has been denied a petition for service extension by a telecommunications company, the commission must conduct an investigation. The commission must investigate the complaint and issue a written decision within ninety days. In investigating a complaint, the commission must consider: (1) The total direct cost of the extension;

(2) The number of customers served;

(3) The comparative price and capabilities of radio communication service or other alternatives available to customers;

(4) Technological difficulties and physical barriers presented by the requested extensions;

(5) The likelihood that other neighboring customers may request service if the service extension is granted;

(6) The effect on the individuals and communities involved;

(7) The effect on the public switched network; and

(8) The effect on the company.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Technology, Energy & Communications.

**HB 3152** by Representatives Kagi, Walsh, Roberts, Haler, and Dickerson

Companion Bill: 6841

Establishing the family assessment response demonstration program.

Declares an intent to establish an alternative, flexible approach to responding to allegations of child maltreatment in low-risk families who do not present immediate child safety concerns. This differential response is intended to reduce disruption to families and improve child safety by assessing a family's needs, engaging the family's protective capacities, and providing appropriate services to prevent future maltreatment.

Directs the Washington state institute for public policy to study the family assessment response demonstration program and report to the legislature by January 31, 2009. In consultation with the department, the institute shall define the data to be gathered and maintained for the purpose of the study. At a minimum, the study must review child safety outcomes and rereferrals to child protective services.

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

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Children & Family Services.  
Feb 1 Public hearing in committee.

**HB 3153** by Representatives Haler, Pettigrew, Roberts, Kagi, and Kenney

Concerning retention of records regarding child abuse and neglect.

(SEE ALSO PROPOSED 1ST SUB)

Provides that except as provided in RCW 26.44.031, the department shall retain records regarding child abuse or neglect referrals that result in a finding of inconclusive or for which there is not sufficient evidence to make a determination, for not less than twenty years. The department shall retain indefinitely the records regarding: (1) Referrals that result in a founded complaint or for which the evidence indicates that more likely than not the abuse or neglect allegations were accurate; and

(2) Referrals that result in a termination of parental rights.

**HB 3153-S** by House Committee on Children & Family Services (originally sponsored by Representatives Haler, Pettigrew, Roberts, Kagi, and Kenney)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the department to retain records indefinitely regarding child abuse and neglect referrals that, after investigation, result in: (1) A founded complaint or for which the evidence indicates that more likely than not the abuse or neglect occurred; or

(2) A termination of parental rights under chapter 13.34 RCW.

Requires records to be maintained, electronically or otherwise, in such a manner that the department can identify persons by name and date of birth or by another means permitted by law. The department shall use the information contained in the records when making decisions related to child day care, adoptions, and out-of-home placements.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Children & Family Services.  
Feb 1 Public hearing in committee.  
Feb 2 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Referred to Appropriations.

**HB 3154** by Representatives Condotta, Wood, and Newhouse  
Concerning the retail sale of beer.

(DIGEST AS ENACTED)

Authorizes a domestic brewery holding a spirits, beer, and wine restaurant license to sell beer of its own production for off-premises consumption from its restaurant premises in kegs or in a sanitary container brought to the premises by the purchaser or furnished by the licensee and filled at the tap by the licensee at the time of sale.

Authorizes a microbrewery holding a spirits, beer, and wine restaurant license to sell beer of its own production for off-

premises consumption from its restaurant premises in kegs or in a sanitary container brought to the premises by the purchaser or furnished by the licensee and filled at the tap by the licensee at the time of sale.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Commerce & Labor.  
Jan 30 Public hearing in committee.  
Feb 2 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading suspension calendar.  
Feb 10 Committee recommendations adopted.  
Placed on third reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 13 First reading, referred to Labor, Commerce, Research & Development.  
Feb 23 Public hearing and executive action taken in committee.  
Feb 24 LCRD - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 28 Made eligible to be placed on second reading.  
Mar 1 Placed on second reading by Rules Committee.  
Mar 2 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 1; absent, 0; excused, 4.  
-- IN THE HOUSE --  
Mar 3 Speaker signed.  
-- IN THE SENATE --  
Mar 4 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 6 Delivered to Governor.  
Mar 14 Governor signed.  
Chapter 44, 2006 Laws.  
Effective date 6/7/2006.

**HB 3155** by Representatives Roberts, Haler, Kagi, Walsh, Hudgins, Chase, Darneille, Linville, Dickerson, Schual-Berke, Conway, Hasegawa, Simpson, and Santos

Creating an office of the ombudsman for persons with developmental disabilities.

Creates an office of the ombudsman for persons with developmental disabilities within the office of the governor for the purpose of promoting public awareness and understanding of developmental disabilities, identifying system issues and responses for the governor and the legislature to act upon, and monitoring and ensuring compliance with administrative acts, relevant statutes, rules, and policies pertaining to services for persons with developmental disabilities. The ombudsman shall report directly to the governor and shall exercise his or her powers and duties independently of the secretary of the department of social and health services.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Children & Family Services.  
Feb 1 Public hearing and executive action taken in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; do pass.  
Feb 3 Referred to Appropriations.

**HB 3156** by Representatives Darneille, Haler, Dickerson, Morrell, Pettigrew, and Simpson

Creating a pilot program to assist low-income families.

(DIGEST AS ENACTED)

Directs the department of community, trade, and economic development to establish a process to offer consulting services to

community action agencies, established under RCW 43.63A.115, who are interested in developing pilot programs to assist low-income families accumulate assets. In implementing a pilot program, the community action agency applicant is encouraged to facilitate bringing together community partners to determine the asset building programs to initiate within the community.

Requires the department to select the pilot sites through an application process developed by the department and beginning by July 31, 2006. The department must offer consulting services to no less than four sites with at least one of the pilot sites located in eastern Washington.

Requires the department to report to the legislature by December 1, 2007, on the progress of the implementation of the pilot programs including the application process, the status of the programs, and any implementation issues that arose in initiating the pilot programs.

Provides that, to the extent funding is appropriated, the department of community, trade, and economic development must establish a program to create an outreach campaign to increase the number of eligible families who claim the federal earned income tax credit. The department may work collaboratively with other state agencies, private and nonprofit agencies, local communities, and others with expertise that might assist the department in implementing the program.

-- 2006 REGULAR SESSION --

- Jan 23 First reading, referred to Economic Development, Agriculture & Trade.
- Jan 24 Committee relieved of further consideration. Referred to Children & Family Services.
- Jan 30 Public hearing and executive action taken in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; do pass.  
Minority; without recommendation.
- Feb 2 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, 93; nays, 5;  
absent, 0; excused, 0.
- IN THE SENATE --
- Feb 15 First reading, referred to Human Services & Corrections.
- Feb 21 Public hearing in committee.
- Feb 23 Executive session in committee.
- Feb 24 HSC - Majority; do pass with amendment(s).  
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, 48; nays, 0;  
absent, 0; excused, 1.
- IN THE HOUSE --
- Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 96; nays, 1; absent,  
0; excused, 1.
- Mar 6 Speaker signed.
- IN THE SENATE --
- Mar 7 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Mar 8 Delivered to Governor.
- Mar 17 Governor signed.  
Chapter 91, 2006 Laws.  
Effective date 6/7/2006.

**HB 3157** by Representatives Darneille, Haler, Morrell, Dickerson, Pettigrew, Simpson, Hudgins, and Santos

Requiring that TANF recipients be given information on available programs for financial literacy.

(AS OF HOUSE 2ND READING 2/13/06)

Requires the department to encourage recipients of temporary assistance for needy families to learn about asset building and participate in programs to assist low-income persons in developing personal assets. The department shall provide its regional offices, recipients of temporary assistance for needy families, and any contractors providing job search, training, or placement services notification of programs available in the state for financial literacy, individual development accounts, assistance with federal income tax information and the availability of tax credits, and other resources to assist with asset building.

-- 2006 REGULAR SESSION --

- Jan 23 First reading, referred to Children & Family Services.
- Jan 30 Public hearing in committee.
- Feb 1 Executive session in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; do pass.
- Feb 2 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, 98; nays, 0;  
absent, 0; excused, 0.
- IN THE SENATE --
- Feb 15 First reading, referred to Human Services & Corrections.
- Feb 21 Public hearing in committee.
- Feb 23 Executive session in committee.
- Feb 24 HSC - Majority; do pass.  
Passed to Rules Committee for second reading.
- Feb 27 Made eligible to be placed on second reading.
- Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3158** by Representatives Roberts, Haler, Kagi, Walsh, Hudgins, Darneille, Dickerson, Schual-Berke, and Simpson

Authorizing record checks for developmental disabilities service providers.

Provides that all persons who provide services under chapter 71A.12 RCW and who will have regularly scheduled unsupervised access to persons with developmental disabilities are required to submit to a record check through the Washington state patrol criminal identification system under RCW 43.43.830 through 43.43.834, 10.97.030, and 10.97.050, and through the federal bureau of investigation. The record check shall include a fingerprint check using a complete Washington state criminal identification fingerprint card.

-- 2006 REGULAR SESSION --

- Jan 23 First reading, referred to Children & Family Services.
- Feb 1 Public hearing in committee.

**HB 3159** by Representatives Linville, Newhouse, Grant, Kessler, Orcutt, Chandler, Dunn, and Kristiansen

Modifying the excise taxation of food products.

(DIGEST AS ENACTED)

Revises the excise taxation of food products.

VETO MESSAGE ON EHB 3159

March 30, 2006

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Sections 14 and 15, Engrossed House Bill No. 3159 entitled:

Sections 14 and 15 of this bill provide a sales and use tax exemption on material used to package canned salmon. That material includes items that affix the label to the labeled product, or items that become a component of the label, such as clear wrap, boxes, tape, box labels, glue, and ink.

With the exception of materials used to pack fresh perishable horticultural products for farmers, custom packers are consumers of packing materials and the purchase or use of such materials is subject to the retail sales and use tax. Consequently, I am concerned with providing a sales and use tax exemption for packing materials used by persons subject to the preferential rate for canned salmon. Such persons are custom packers. Providing a limited exemption for these materials sets a precedent for other custom packers who desire similar sales and use tax exemptions.

The 2005 tax breaks for the fruit and vegetable processors were enacted to help an industry that was in obvious trouble and in need of temporary aid to help turn around the industry's fortunes. That legislation was not intended to create a template for getting tax breaks for other industries. Rather, it was intended to help a Washington industry in dire straits. Washington's seafood processing industry appears to be healthy and does not need this kind of help from the state.

For these reasons, I have vetoed Sections 14 and 15 of Engrossed House Bill No. 3159.

With the exception of Sections 14 and 15, Engrossed House Bill No. 3159 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Finance.  
Jan 31 Public hearing in committee.  
Feb 7 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 11 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 90; nays, 5;  
absent, 0; excused, 3.  
-- IN THE SENATE --  
Feb 13 First reading, referred to Ways & Means.  
Feb 21 Executive session in committee.  
Feb 22 WM - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Mar 6 Committee amendment not adopted.  
Mar 7 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 42; nays, 3;  
absent, 3; excused, 1.  
-- IN THE HOUSE --  
Mar 8 House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 1; absent,  
0; excused, 0.  
Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Mar 30 Governor partially vetoed.  
Chapter 354, 2006 Laws PV.  
Effective date 7/1/2006\*.

**HB 3160** by Representatives Hudgins, Conway, Chase, and Simpson

Requiring disclosure of information regarding work done for the state.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to change requirements related to disclosure of information about state contracts that are performed, in whole or in part, at locations outside the United States.

**HB 3160-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Hudgins, Conway, Chase, and Simpson)

Requiring the disclosure of state outsourcing.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that it is essential that the legislature and state agencies spend tax dollars in a manner that is both responsible and consistent with the economic interests of the state and the nation. The legislature and state agencies should, therefore, consider indirect benefits that may be achieved when entering into contracts for public works, personal services, purchased services, information services, and highway design and construction. Such benefits include, but are not limited to, job creation, capital investment, and economic stimulus.

Provides that, for purposes of RCW 39.29.008, 41.06.142, and 43.19.1911, "offshore outsourcing information" means records of: (1) The locations, by country, in which work under a personal service, purchased service, or civil service contract, or any subcontract under such a contract, is performed outside the United States;

(2) The nature of the work performed under a personal service, purchased service, or civil service contract, or any subcontract under such a contract, outside the United States; and

(3) The percentage of work performed under a personal service, purchased service, or civil service contract, or any subcontract under such a contract, outside the United States.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Commerce & Labor.  
Jan 30 Public hearing in committee.  
Feb 2 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted,  
do pass.  
Minority; do not pass.  
Feb 3 Referred to Appropriations.

**HB 3161** by Representatives Simpson and Chase

Using adequacy of water supply in determining population projections.

Provides that the population projections must be accompanied by a statement from the director of financial management, in consultation with appropriate state agencies and officials, stating that adequate water supplies exist or will be available to serve the projected population.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Local Government.  
Jan 30 Public hearing in committee.

**HB 3162** by Representatives Simpson and Schindler

Adjusting contracting limits for water-sewer districts.

(SEE ALSO PROPOSED 1ST SUB)

Amends RCW 57.08.050 to adjust contracting limits for water-sewer districts.

**HB 3162-S** by House Committee on Local Government (originally sponsored by Representatives Simpson and Schindler)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 57.08.050 to adjust contracting limits for water-sewer districts.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Local Government.  
 Jan 30 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 3163** by Representatives Simpson, Schindler, Chase, and Upthegrove

Including special districts in growth management planning.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions relating to the role of fire protection districts and water-sewer districts in growth management planning.

**HB 3163-S** by House Committee on Local Government (originally sponsored by Representatives Simpson, Schindler, Chase, and Upthegrove)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions relating to the role of fire protection districts and water-sewer districts in growth management planning.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Local Government.  
 Feb 1 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 3164** by Representatives Kilmer, Kristiansen, Linville, Bailey, Pettigrew, P. Sullivan, Dunn, Ericks, Appleton, Green, Morrell, Sells, and Simpson

Increasing the personal property exemption for the head of a family.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that it is in the public interest of the people of the state of Washington to ease the burden of property taxes paid by the head of a family. To achieve this purpose, this act increases the amount of personal property exemption for the head of a family from three thousand dollars to ten thousand dollars. The last time this exemption was increased was 1988. It is the clear and unambiguous intent of the legislature that the property described within this measure shall be exempt for taxation, as authorized by Article VII, section 1 of the state Constitution.

Declares that this act takes effect January 1, 2007, if the proposed amendment to Article VII, section 1 of the state Constitution authorizing an increased personal exemption for the head of a family 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.

**HB 3164-S** by House Committee on Finance (originally sponsored by Representatives Kilmer,

Kristiansen, Linville, Bailey, Pettigrew, P. Sullivan, Dunn, Ericks, Appleton, Green, Morrell, Sells, and Simpson)

Increasing the head of a family personal property tax exemption amount.

(DIGEST AS ENACTED)

Finds that it is in the public interest of the people of the state of Washington to ease the burden of property taxes paid by the head of a family. To achieve this purpose, this act increases the amount of personal property exemption for the head of a family from three thousand dollars to fifteen thousand dollars. The last time this exemption was increased was 1988. It is the clear and unambiguous intent of the legislature that the property described within this measure shall be exempt for taxation, as authorized by Article VII, section 1 of the state Constitution.

Declares that this act takes effect January 1, 2007, if the proposed amendment to Article VII, section 1 of the state Constitution authorizing an increased personal exemption for the head of a family 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.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Finance.  
 Jan 30 Public hearing in committee.  
 Feb 6 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; 1st substitute bill be substituted, do pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 11 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Ways & Means.  
 Feb 24 Public hearing in committee.  
 Feb 27 Executive session in committee.  
 WM - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 1 Placed on second reading by Rules Committee.  
 Mar 6 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 43; nays, 1; absent, 0; excused, 5.  
 -- IN THE HOUSE --  
 Mar 7 Speaker signed.  
 -- IN THE SENATE --  
 Mar 8 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 28 Governor signed.  
 Chapter 281, 2006 Laws.  
 Effective date 1/1/2007\*\*.

**HB 3165** by Representatives Miloscia, Chase, and Hasegawa  
 Using surplus property to develop affordable housing.

(SEE ALSO PROPOSED 2ND SUB)

Provides that property suitable for the development of affordable housing shall be offered first to public and private nonprofit housing organizations that have ninety days to present a formal offer to purchase the property before the property is offered for sale to the general public. Nonprofits may purchase a property at ninety percent of appraised value under reasonable option and purchase conditions.

Provides that, by November 1st of each year, beginning in 2006, the inventory revision produced by the department shall include a report on properties that were purchased by a nonprofit housing organization and properties that were used, or have plans to be used, for the development of affordable housing.

Directs the department of community, trade, and economic development to produce a single statewide report that is provided to the appropriate committees of the legislature.

**HB 3165-S** by House Committee on Housing (originally sponsored by Representatives Miloscia, Chase, and Hasegawa)

(SEE ALSO PROPOSED 2ND SUB)

Revises provisions relating to using surplus property to develop affordable housing.

**HB 3165-S2** by House Committee on Capital Budget (originally sponsored by Representatives Miloscia, Chase, and Hasegawa)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Revises provisions relating to using surplus property to develop affordable housing.

Requires the department of natural resources to identify and catalog real property that is no longer required for department purposes and is suitable for the development of affordable housing for very low-income, low-income, and moderate-income households as defined in RCW 43.63A.510. The inventory shall include the location, approximate size, and current zoning classification of the property. The department shall provide a copy of the inventory to the department of community, trade, and economic development, with inventory revisions provided as surplus property becomes available, but no less often than each calendar quarter, beginning in June 2006.

Provides that an annual report must be submitted to the department of community, trade, and economic development which shall include a list of all properties that were purchased by a nonprofit housing organization or housing authority in the most recently completed fiscal year. The report must also include all information required in RCW 43.63A.510(5).

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

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Housing.  
Jan 31 Public hearing and executive action taken in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 1 Referred to Capital Budget.  
Feb 6 Public hearing in committee.  
Feb 7 Executive session in committee.  
CB - Executive action taken by committee.  
CB - Majority; 2nd substitute bill be substituted, do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.

**HB 3166** by Representatives Hunter, Jarrett, Clibborn, Kagi, and Tom

Companion Bill: 6799

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 23 First reading, referred to Commerce & Labor.  
Jan 30 Public hearing in committee.

**HB 3167** by Representatives Clements and Morrell  
Regulating small loans.

Establishes provisions for regulating small loans.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Financial Institutions & Insurance.  
Jan 31 Public hearing in committee.

**HB 3168** by Representatives Miloscia, Priest, McDonald, Chase, Santos, Rodne, O'Brien, and Uptegrove

Companion Bill: 6882

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.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Criminal Justice & Corrections.

**HB 3169** by Representatives Buck, Linville, Pearson, B. Sullivan, Dunn, Blake, Kristiansen, Takko, Strow, Bailey, Kessler, Alexander, Armstrong, Ericksen, and Haigh

Establishing a flood damage relief program.

Directs the department of community, trade, and economic development to establish a flood damage relief program to provide financial assistance to individuals, businesses, and local governments that have experienced flood damage. The department shall establish criteria for awarding grants for emergency repair and cleanup activities as a result of flood damage. The criteria must include, but is not limited to: (1) The availability of other sources of financial assistance including other state or federal disaster assistance;

(2) The extent of the damage;  
(3) Matching funds that may be available; and  
(4) The financial need of the applicant.

Appropriates the sum of five 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 community, trade, and economic development for the purposes of this act.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3170** by Representatives B. Sullivan, Morris, Simpson, Haler, Lovick, Wallace, Wood, Clibborn, Uptegrove, Linville, Jarrett, Fromhold, Conway, Hankins, Kretz, O'Brien, Kristiansen, Springer, Sells, Buri, Anderson, Eriks, and Chase

Designating state route number 5 as Washington hydrogen highway.

Designates state route number 5 as Washington hydrogen highway.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Transportation.  
Feb 1 Public hearing in committee.  
Feb 2 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 13 Placed on second reading.  
Feb 14 Referred to Rules 2 Consideration.

**HB 3171** by Representatives Nixon, Cody, Jarrett, O'Brien, Darneille, Roberts, Tom, McDermott, Kagi, Morrell, and Wood

**Creating a commission on psychoactive substance control.**

Creates a commission on psychoactive substance control 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 24 First reading, referred to Health Care.  
Jan 31 Public hearing in committee.  
Feb 2 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.  
Minority; do not pass.  
Feb 3 Referred to Appropriations.

**HB 3172** by Representatives Anderson, Rodne, and Morrell

Penalizing persons who transmit unsolicited facsimiles.

(AS OF HOUSE 2ND READING 2/13/06)

Provides that a person who violates this act is subject to: (1) A cease and desist order; and

(2) An administrative fine of not less than five hundred dollars or more than one thousand dollars for each separate violation. For purposes of this act, each page of an unsolicited facsimile message may constitute a separate violation.

Provides that a person who intentionally violates this act is guilty of a misdemeanor punishable according to chapter 9A.20 RCW and by a mandatory fine of up to one thousand dollars per violation. For purposes of this act, a person has intentionally violated this section if the attorney general has previously notified the person by certified mail that he or she is in violation of this act.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Technology, Energy & Communications.  
Jan 31 Public hearing and public hearing in committee.  
Feb 2 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading by Rules Committee.  
Feb 13 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 15 First reading, referred to Water, Energy & Environment.  
Feb 23 Public hearing in committee.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3173** by Representatives Anderson, Rodne, McDonald, and O'Brien

Companion Bill: 6293

Authorizing employer tax incentives for the employment of students in math and science programs.

Authorizes employer tax incentives for the employment of students in math and science programs.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Finance.

**HB 3174** by Representatives Hinkle and Curtis

Concerning grants awarded by the life sciences discovery authority.

Declares that the authority is prohibited from awarding any grant for which the grant funding would be used for: (1) Any research or activity involving human cloning;

(2) Induced abortion in humans performed after the effective date of this act or the use of cells or tissues derived therefrom;

(3) Knowingly conducting destructive research on a human embryo or transferring a human embryo with the knowledge that such an embryo will be subjected to destructive research or transferring gametes with the knowledge that a human embryo will be produced from the gametes to be used in destructive research;

(4) Human-animal hybrids; or

(5) Any research or activity the federal funding of which would be contrary to federal laws that are in effect on the effective date of this act.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Technology, Energy & Communications.

**HB 3175** by Representatives Hinkle and Dunn

Requiring the election of judges at the general election.

Requires the election of judges at the general election.

Declares that this act takes effect January 1, 2007, if the proposed amendment to Article IV, section 29 of the state Constitution (HJR ....) is validly submitted to and is approved and ratified by the voters at a general election held in November 2006. If the proposed amendment is not approved and ratified, this act is void in its entirety.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Judiciary.

**HB 3176** by Representatives Kirby, Kretz, Condotta, Hinkle, Grant, McDonald, Kessler, Serben, Ahern, Armstrong, Holmquist, Sump, Newhouse, McCune, and Dunn

Companion Bill: 6889

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.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Commerce & Labor.

**HB 3177** by Representatives Hunter, Holmquist, Schindler, Serben, and Ahern

Companion Bill: 6772

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 24 First reading, referred to Commerce & Labor.

**HB 3178** by Representatives Murray and Woods; by request of Department of Transportation

Companion Bill: 6794

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.

**HB 3178-S** by House Committee on Commerce & Labor (originally sponsored by Representatives Murray and Woods; by request of Department of Transportation)

(DIGEST AS ENACTED)

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 Commerce & Labor.  
Feb 1 Public hearing and executive action taken in committee.  
CL - Executive action taken by committee.  
CL - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Public hearing in committee.  
Referred to Transportation.  
Feb 6 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass 1st substitute bill proposed by Technology, Energy & Communications.  
Minority; do not pass.  
Feb 7 Passed to Rules Committee for 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, 96; nays, 2; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 15 First reading, referred to Transportation.  
Feb 21 Public hearing in committee.  
Feb 22 Executive session in committee.  
Feb 24 TRAN - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Made eligible to be placed on 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, 47; nays, 0; absent, 0; excused, 2.  
-- IN THE HOUSE --  
Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 94; nays, 1; absent, 0; excused, 3.  
Mar 6 Speaker signed.  
-- IN THE SENATE --  
Mar 7 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 8 Delivered to Governor.  
Mar 21 Governor signed.  
Chapter 164, 2006 Laws.  
Effective date 3/21/2006\*.

**HB 3179** by Representatives Murray and Woods; by request of Governor Gregoire

Companion Bill: 6800

Refining the roles of the transportation commission and department of transportation.

(SEE ALSO PROPOSED 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.

**HB 3179-S** by House Committee on Transportation (originally sponsored by Representatives Murray and Woods; by request of Governor Gregoire)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the roles of the transportation commission and department of transportation.

Repeals RCW 44.75.030 and 44.75.040.

## -- 2006 REGULAR SESSION --

- Jan 24 First reading, referred to Transportation.  
Feb 6 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 7 Passed to Rules Committee for second reading.

**HB 3180** by Representatives Haigh, Nixon, Hudgins, Jarrett, Cody, Haler, Santos, and Morrell

Applying whistleblower and discrimination provisions to contractors who hold contracts with the state.

(SUBSTITUTED FOR - SEE 1ST SUB)

Applies whistleblower and discrimination provisions to contractors who hold contracts with the state.

**HB 3180-S** by House Committee on State Government Operations & Accountability (originally sponsored by Representatives Haigh, Nixon, Hudgins, Jarrett, Cody, Haler, Santos, and Morrell)

(AS OF HOUSE 2ND READING 2/11/06)

Applies whistleblower and discrimination provisions to contractors who hold contracts with the state.

## -- 2006 REGULAR SESSION --

- Jan 24 First reading, referred to State Government Operations & Accountability.  
Jan 27 Public hearing in committee.  
Jan 30 Executive session in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; 1st substitute bill be substituted, do pass.  
Feb 2 Passed to Rules Committee for second reading.  
Feb 6 Referred to Rules 2 Consideration.  
Feb 10 Placed on second reading suspension calendar.  
Feb 11 Committee recommendations adopted and the 1st substitute bill substituted.  
Placed on third reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Feb 14 First reading, referred to Government Operations & Elections.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3181** by Representatives Tom, O'Brien, Roach, Ericks, Serben, and Newhouse

Offering insureds a choice of automobile liability insurance policies.

Provides that an insurer authorized to write automobile liability insurance policies may offer an automobile liability insurance policy that includes cost-savings claims settlement

features if the insurer allows the insured the choice of: (1) A policy that includes cost-savings claims settlement features; and (2) A policy that offers comprehensive settlement features.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Financial Institutions & Insurance.  
Feb 1 Public hearing in committee.

**HB 3182** by Representatives Pettigrew and Santos  
Concerning tribal foster care licensing.

(SUBSTITUTED FOR - SEE 1ST SUB)

Recognizes the ability of the Indian tribes within the state to enter into agreements with the state to license agencies located on or near the federally recognized Indian reservation to receive children for control, care, and maintenance outside their own homes, or to place, receive, arrange the placement of, or assist in the placement of children for foster care.

**HB 3182-S** by House Committee on Children & Family Services (originally sponsored by Representatives Pettigrew and Santos)

(DIGEST AS ENACTED)

Recognizes the ability of the Indian tribes within the state to enter into agreements with the state to license agencies located on or near the federally recognized Indian reservation to receive children for control, care, and maintenance outside their own homes, or to place, receive, arrange the placement of, or assist in the placement of children for foster care.

Authorizes the department to enter into written agreements with Indian tribes within the state to define the terms under which the tribe may license agencies.

Provides that the department and its employees are immune from civil liability for damages arising from the conduct of agencies licensed by a tribe.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Children & Family Services.  
Feb 1 Public hearing and executive action taken in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; 1st substitute bill be substituted, do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 7 Placed on second reading.  
Feb 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 11 First reading, referred to Human Services & Corrections.  
Feb 16 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 HSC - Majority; do pass with amendment(s). Minority; without recommendation.  
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, 48; nays, 0; absent, 0; excused, 1.  
-- IN THE HOUSE --  
Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 96; nays, 1; absent, 0; excused, 1.  
Mar 6 Speaker signed.  
-- IN THE SENATE --  
Mar 7 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.  
Mar 17 Governor signed.  
Chapter 90, 2006 Laws.  
Effective date 6/7/2006.

**HB 3183** by Representatives Fromhold and Hasegawa; by request of Select Committee on Pension Policy

Companion Bill: 6795

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 Appropriations.

**HB 3184** by Representatives McCoy and Santos

Restricting the use of cellular devices.

Provides that cellular devices shall not be used by a driver who has possessed an intermediate license for six months or less while the car is in the flow of traffic.

Provides that, after the six-month period, cellular devices shall not be used by a driver without hands-free devices while the car is in the flow of traffic.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Transportation.

**HB 3185** by Representative McCoy

Concerning violations of wage payment requirements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes the department to issue to an employer a citation and notice of assessment for a violation of a wage payment requirement. The department may order the employer to pay employees all wages owed, including interest of one percent per month on all wages owed, to the employee. If the department determines that the violation of the wage payment requirement was a willful violation, the department also may order the employer to pay the department a civil penalty as specified in this act.

Provides that a civil penalty for a willful violation of a wage payment requirement shall be not less than five hundred dollars or an amount equal to ten percent of the total amount of unpaid wages, whichever is greater. The maximum civil penalty for a willful violation of a wage payment requirement shall be twenty thousand dollars.

**HB 3185-S** by House Committee on Commerce & Labor (originally sponsored by Representative McCoy)

(DIGEST AS ENACTED)

Authorizes the department to issue to an employer a citation and notice of assessment for a violation of a wage payment requirement. The department may order the employer to pay employees all wages owed, including interest of one percent per month on all wages owed, to the employee. If the department determines that the violation of the wage payment requirement was a willful violation, the department also may order the employer to pay the department a civil penalty as specified in this act.

Provides that a civil penalty for a willful violation of a wage payment requirement shall be not less than five hundred dollars or an amount equal to ten percent of the total amount of unpaid wages, whichever is greater. The maximum civil penalty for a willful violation of a wage payment requirement shall be twenty thousand dollars.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Commerce & Labor.  
 Jan 30 Public hearing in committee.  
 Feb 1 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 11 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Labor, Commerce, Research & Development.  
 Feb 21 Public hearing in committee.  
 Feb 22 Public hearing in committee.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 LCRD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 27 Made eligible to be placed on second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 1 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 0; absent, 1; excused, 2.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 89, 2006 Laws.  
 Effective date 6/7/2006.

**HB 3186** by Representatives Dickerson and Rodne  
 Modifying disposition orders.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, the court, on its own motion or upon the motion of any party, whether or not the respondent has violated any terms of the order of disposition, may modify the order of disposition for good cause shown, so long as the modification does not result in any increased sanction or penalty. In determining whether good cause exists, the court shall consider the best interests of the respondent and the community.

**HB 3186-S** by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Dickerson and Rodne)

(AS OF HOUSE 2ND READING 2/13/06)

Provides that, the prosecuting attorney, upon request by the juvenile court probation officer, may move the court to modify the terms of the order of the disposition, whether or not the respondent has violated any terms of the order of disposition. The court may modify the order of disposition for good cause shown, so long as the modification does not result in any increased sanction or penalty. In determining whether good cause exists, the court shall consider the best interests of the respondent, the victim, and the community.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Juvenile Justice & Family Law.  
 Jan 31 Public hearing and executive action taken in committee.  
 JJFL - Executive action taken by committee.  
 JJFL - Majority; 1st substitute bill be substituted, do pass.  
 Feb 2 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Placed on second reading.  
 Feb 13 1st substitute bill substituted.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Human Services & Corrections.  
 Feb 21 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HSC - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3187** by Representatives Williams, Chase, and Wood  
 Creating a privilege for persons in communications media.

Provides that a person who, for the purpose of gathering, receiving, or processing information, is connected with, employed by, or engaged in a medium of communication that disseminates information to the public, shall not be required by a legislative, executive, or judicial officer or body, or any other authority having power to compel testimony or the production of evidence, to disclose, by subpoena or otherwise: (1) The source of any published or unpublished information obtained by the person in the course of gathering, receiving, or processing information for a medium of communication that disseminates information to the public; or

(2) Any unpublished information obtained or prepared by the person in the course of gathering, receiving, or processing information for a medium of communication that disseminates information to the public.

Declares that this act does not apply to a governmental entity or to an official or employee of a governmental entity while engaged in official duties.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Judiciary.  
 Jan 27 Public hearing in committee.

**HB 3188** by Representatives B. Sullivan, Hinkle, Dunshee, and Buck

Transferring jurisdiction over conversion-related forest practices to local governments.

(SEE ALSO PROPOSED 1ST SUB)

Transfers jurisdiction over conversion-related forest practices to local governments.

Requires each county, city, and 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 RCW 76.09.240 (1) and (2) may be adopted as part of the legislative action taken under RCW 36.70A.130 or 36.70A.215.

**HB 3188-S** by House Committee on Natural Resources, Ecology & Parks (originally sponsored by Representatives B. Sullivan, Hinkle, Dunshee, and Buck)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Transfers jurisdiction over conversion-related forest practices to local governments.

Requires each county, city, and 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 76.09.020 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 RCW 76.09.240 (1) and (2) may be adopted as part of the legislative action taken under RCW 36.70A.130 or 36.70A.215.

-- 2006 REGULAR SESSION --

- Jan 24 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 31 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be substituted, do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 3189** by Representatives Strow, Ericks, and O'Brien

Creating a front license plate exemption and law enforcement vehicle theft SWAT force account.

Provides that the operator of a vehicle is exempt from attaching a vehicle license number plate at the front of the vehicle if the operator agrees to pay a fee of seventy-five dollars to the department.

Creates the law enforcement vehicle theft account in the state treasury. All receipts from the front license plate exemption fee under RCW 46.16.240, minus reasonable administrative costs, must be deposited into the account. Moneys in the account may be spent only after appropriation. Expenditures from the account may be used only for fighting vehicle theft.

-- 2006 REGULAR SESSION --

- Jan 24 First reading, referred to Transportation.

**HB 3190** by Representatives Wallace, Fromhold, Curtis, Orcutt, Moeller, and Dunn

Companion Bill: 6812

Providing tax incentives to support the semiconductor cluster in the state.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides tax incentives to support the semiconductor cluster in the state.

**HB 3190-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Wallace, Fromhold, Curtis, Orcutt, Moeller, and Dunn)

Providing tax incentives to support the semiconductor cluster in Washington state.

(DIGEST AS ENACTED)

Provides tax incentives to support the semiconductor cluster in the state.

-- 2006 REGULAR SESSION --

- Jan 24 First reading, referred to Technology, Energy & Communications.  
 Feb 2 Public hearing, public hearing, and executive action taken in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Referred to Finance.  
 Feb 6 Public hearing, executive action taken, and executive action taken in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; do pass 1st substitute bill proposed by Technology, Energy & Communications.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 11 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 89; nays, 9; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Ways & Means.  
 Feb 16 Executive session in committee.  
 Feb 17 WM - Majority; do pass.  
 Minority; do not pass.  
 Minority; without recommendation.  
 Rules suspended.  
 Placed on second reading.  
 Feb 27 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 46; nays, 1; absent, 0; excused, 2.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 16 Governor signed.  
 Chapter 84, 2006 Laws.  
 Effective date 6/7/2006\*\*.

**HB 3191** by Representatives Conway, Wood, and Morrell

Raising the exemption for nonprofit bingo operations from the gambling tax.

Increases the exemption for nonprofit bingo operations from the gambling tax.

-- 2006 REGULAR SESSION --

- Jan 24 First reading, referred to Commerce & Labor.  
 Jan 30 Public hearing in committee.

**HB 3192** by Representatives B. Sullivan, Ericks, and Sells

Authorizing a contract extension for reimbursement by property owners for street, road, and water or sewer projects.

(DIGEST AS ENACTED)

Provides that the contract may provide for an extension of the fifteen-year reimbursement period for a time not to exceed the duration of any moratorium, phasing ordinance, concurrency designation, or other governmental action that prevents making applications for, or the approval of, any new development within the benefit area for a period of six months or more.

Requires each contract to include a provision requiring that every two years from the date the contract is executed a property owner entitled to reimbursement under this act provide the appropriate county, city, or town with information regarding the current contract name, address, and telephone number of the person, company, or partnership that originally entered into the contract. If the property owner fails to comply with the notification requirements of this provision within sixty days of the specified time, then the contracting county, city, or town may collect any reimbursement funds owed to the property owner under the contract. Such funds must be deposited in the capital fund of the county, city, or town.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Local Government.  
 Feb 1 Public hearing and executive action taken in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 3 Passed to Rules Committee for 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, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Government Operations & Elections.  
 Feb 22 Public hearing in committee.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 17 Governor signed.  
 Chapter 88, 2006 Laws.  
 Effective date 6/7/2006.

**HB 3193** by Representatives Morris and Anderson  
 Collecting royalties for fossil fuel production.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to establish a methodology of collecting royalties for fossil fuel production in the state of Washington.

**HB 3193-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris and Anderson)

Concerning taxation of oil and gas resources.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the royalty for each lease entered into under chapter 79.14 RCW must be established by the commissioner of

public lands and represent at least five percent, but no more than thirty percent of the gross production of all oil, gas, or other hydrocarbons produced and saved from the lands covered by a lease issued under this act.

Requires that in determining the royalty for leases under this act, the commissioner must consider the remaining income to the owner after all costs are considered, including normal risk and a fair rate of return. The royalty adopted by the commissioner should ensure that the state of Washington receives a fair share of the revenue from oil and gas resources, while allowing the owner to maintain a large enough share of the production to allow the owner to receive a reasonable return on the investment.

Requires the department to deposit amounts collected by it under this act to the energy freedom account created in chapter . . . (Second Substitute House Bill No. 2393), Laws of 2006, or if chapter . . . (Second Substitute House Bill No. 2393), Laws of 2006 is not enacted during the 2006 regular session, the money must be distributed to the state general fund.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Technology, Energy & Communications.  
 Jan 31 Public hearing and public hearing in committee.  
 Feb 2 Executive session in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Referred to Finance.  
 Feb 6 Public hearing in committee.

**HB 3194** by Representatives Chase and Nixon

Requiring a feasibility study of the viability of a solar electric generating facility.

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.

Provides that the assessment should include the facility's economic viability, costs and benefits to Washington state, including job creation and environmental impacts, and its impact on the regional energy. The center's assessment should also include an analysis of the impact of this energy choice as compared to other energy generation options.

Requires the assessment to be completed and a report summarizing the findings prepared and delivered to the energy 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 25 First reading, referred to Technology, Energy & Communications.

**HB 3195** by Representatives Simpson and Williams

Reallocating funding appropriated in 2005 for a completed rail project.

Finds that funding was inadvertently provided for construction of a loop rail line in Lewis county that had already been constructed. the legislature also finds that funding should not be provided to projects that are already complete and paid for when the funding can be provided to other projects or activities to meet current needs.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.

**HB 3196** by Representative Clements

Requiring agreements for power generation projects or facilities operated by public utility districts in distressed counties.

Provides that when a public utility district constructs or operates a hydroelectric project or power generation facility on the Columbia river, and the facility is located in a distressed county as defined in RCW 43.160.220 with less than twenty-five percent of its land mass subject to local property taxes, the public utility district shall negotiate an agreement with the county in which the project or facility is located. The purpose of the agreement is for the county and the public utility district to share in the reasonable benefits derived from the facility.

-- 2006 REGULAR SESSION --

- Jan 25 First reading, referred to Technology, Energy & Communications.  
Jan 31 Public hearing and public hearing in committee.

**HB 3197** by Representatives Chase, Hunt, and Conway  
Prohibiting paper billing fees.

Provides that a business entity that uses paper bills to charge customers for services provided must provide a customer with one paper copy of the customer's regular bill each billing cycle at no additional cost to the customer.

-- 2006 REGULAR SESSION --

- Jan 25 First reading, referred to Commerce & Labor.  
Feb 1 Public hearing in committee.

**HB 3198** by Representatives Appleton, Kilmer, Haigh, Sells, Green, and Morrell

Promoting community and economic development.

Declares that it is the purpose of this act: (1) To encourage local taxing districts to cooperate in and contribute tax revenues to the financing of public improvements that will encourage private development and community renewal in selected areas;

(2) To assist those local governments that have a competitive disadvantage in attracting business, private investment, or commercial development due to its location near a state or international border; and

(3) To prevent or arrest the decay of selected areas due to the inability of existing financial methods to provide needed public improvements and community development, and to encourage private investment designed to promote and facilitate the orderly redevelopment of selected areas.

-- 2006 REGULAR SESSION --

- Jan 25 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3199** by Representatives Appleton, B. Sullivan, Eickmeyer, and Cody

Authorizing a geoduck planting pilot program.

(SEE ALSO PROPOSED 1ST SUB)

Directs the department to implement a pilot program to test the effectiveness of planting geoducks on state aquatic lands located in the aquatic rehabilitation zone established in RCW 90.88.010(2). The program must be developed and implemented in consultation with the department of fish and wildlife.

Requires the program to be designed to test geoduck populations and growth rates for a period of at least five years. No later than December 31, 2011, the department shall report the results of the program to the appropriate committees of the legislature and make recommendations as to whether the program should be expanded, otherwise modified, or terminated.

**HB 3199-S** by House Committee on Select Committee on Hood Canal (originally sponsored by Representatives Appleton, B. Sullivan, Eickmeyer, and Cody)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the department to implement a pilot program to test the effectiveness of planting geoducks on state aquatic lands located in the aquatic rehabilitation zone established in RCW 90.88.010(2). The program must be developed and implemented in consultation with the department of fish and wildlife.

Provides that the pilot program may be on appropriate state subtidal and intertidal lands including lands managed by the department and the state parks and recreation commission.

Requires the department to design the test program to compare geoduck populations of the test sites with other sites in the aquatic rehabilitation zone established in RCW 90.88.010(2) providing comparable growing conditions.

Provides that, in conducting the pilot program, the department shall work with school districts, veterans organizations, and other interested groups to actively involve and educate citizens regarding the environmental issues in Hood canal and the role geoducks play in the ecosystem.

Requires the program to be designed to test geoduck populations and growth rates for a period of at least five years. No later than December 31, 2011, the department shall report the results of the program to the appropriate committees of the legislature and make recommendations as to whether the program should be expanded, otherwise modified, or terminated.

-- 2006 REGULAR SESSION --

- Jan 25 First reading, referred to Select Committee on Hood Canal.  
Jan 31 Public hearing and executive action taken in committee.  
HOOD - Executive action taken by committee.  
HOOD - Majority; 1st substitute bill be substituted, do pass.  
Feb 2 Referred to Appropriations.

**HB 3200** by Representatives Buck, Alexander, Kristiansen, and Pearson

Creating a flood damage assistance and relief program.

Directs the department of community, trade, and economic development to establish a flood damage relief program to provide financial assistance to individuals, businesses, and local governments that have experienced flood damage. The department shall establish criteria for awarding grants for emergency repair and cleanup activities as a result of flood damage. The criteria includes, but is not limited to: (1) The availability of other sources of financial assistance including other state or federal disaster assistance;

- (2) The extent of the damage;  
(3) Matching funds that may be available; and  
(4) The financial need of the applicant.

Appropriates the sum of one million six hundred thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the state drought preparedness account to the department of community, trade, and economic development for the purposes of this act.

-- 2006 REGULAR SESSION --

- Jan 25 First reading, referred to Economic Development, Agriculture & Trade.  
Jan 31 Public hearing in committee.  
Feb 1 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; do pass.  
Feb 3 Public hearing in committee.  
Referred to Appropriations.

**HB 3201** by Representatives Nixon, Dunn, Schindler, Talcott, Hinkle, McCune, and Ahern

Regarding sex education curriculum.

Provides that a school district shall not provide instruction relating to human sexuality to students in grades five through twelve, inclusive, without first providing notice to the students' parents as required by this act.

Provides that instruction relating to human sexuality shall not be provided to, or in the presence of, students in kindergarten or grades one to four, inclusive, in a public school setting.

Provides that a school district found to be in violation of this act by a court of competent jurisdiction is liable to the student or the parent or guardian of the student for damages in the amount of one hundred dollars per incident, for actions filed before December 31, 2008. Beginning January 1, 2008, the amount of damages shall be adjusted annually by an inflation factor based on the change in the Seattle-Tacoma-Bremerton consumer price index for all urban consumers.

Provides that, in any action brought under this act, the school district has the burden of proving by a preponderance of the evidence that it complied with the notice and written approval required by this act. A prevailing plaintiff is entitled to reasonable attorneys' fees and court costs.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Health Care.

**HB 3202** by Representatives Nixon, Dunn, Schindler, Talcott, Hinkle, Cox, Rodne, McCune, McDonald, and Anderson

Establishing a more fair and accurate motor vehicle excise tax valuation schedule.

Establishes a lower, more fair, and more accurate vehicle valuation schedule for the purpose of calculating motor vehicle excise taxes.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.

**HB 3203** by Representative Chase

Providing a moratorium on siting liquified natural gas terminals.

Provides that there shall be a ten-year moratorium beginning on the effective date of this act on the siting, construction, or operation of liquified natural gas terminals within the coastal areas described in this act. For purposes of this act, "liquified natural gas terminals" includes all natural gas facilities located onshore or in state waters that are used to receive, unload, load, store, transport, gasify, liquefy, or process natural gas that is imported to the United States from a foreign country, exported to a foreign country from the United States, or transported in interstate commerce by waterborne vessels, but does not include waterborne vessels used to deliver natural gas to or from any such facility or any pipeline or storage facility subject to the jurisdiction of the federal energy regulatory commission.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Natural Resources, Ecology & Parks.

**HB 3204** by Representative Chase

Requiring health carrier enrollee cards to reflect the copayment amount.

Provides that, after December 31, 2006, a health carrier that issues a card identifying a person as an enrollee must include the amount of any copayment that can be required of the enrollee upon the card.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Health Care.

**HB 3205** by Representatives O'Brien, Clements, Pettigrew, Santos, McDermott, Ericks, Sells, Kilmer, Green, and Morrell

Clarifying the authority to apprehend conditionally released persons.

(DIGEST AS ENACTED)

Provides that a law enforcement officer, who has responded to a request for assistance from a department employee, may apprehend and take into custody the conditionally released person if the law enforcement officer reasonably believes that the conditionally released person is not complying with the terms and conditions of his or her conditional release to a less restrictive alternative. The conditionally released person may be detained in the county jail or returned to the secure community transition facility.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Criminal Justice & Corrections.

Jan 31 Public hearing and executive action taken in committee.

CJC - Executive action taken by committee.

CJC - Majority; do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 6 Placed on second reading suspension calendar.

Feb 8 Committee recommendations adopted.

Placed on third reading.

Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 9 First reading, referred to Human Services & Corrections.

Feb 20 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 HSC - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 2 Placed on second reading by Rules Committee.

Mar 3 Rules suspended. Placed on Third Reading.

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

-- IN THE HOUSE --

Mar 6 Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 28 Governor signed.

Chapter 282, 2006 Laws.

Effective date 6/7/2006.

**HB 3206** by Representatives Green, Conway, Cody, Simpson, and Campbell

Providing industrial insurance compensation for medical treatment received at personal expense.

Provides that, if the department has made a medical coverage decision denying the request of a worker entitled to benefits under Title 51 RCW for coverage of a particular medical or surgical treatment under RCW 51.36.010 and the worker subsequently receives the medical or surgical treatment at personal expense, by using private insurance, or by using any other means, the department or self-insurer, as the case may be, shall reimburse the payor for the cost of the medical or surgical treatment, shall pay the treating provider any remaining balance unpaid by the worker, and shall consider the treatment proper and necessary treatment for the worker under RCW 51.36.010, if the worker has provided: (1) Adequate documentation of the medical or surgical treatment performed for a condition accepted by the department or self-insurer, as the case may be; and

(2) Medical evidence that shows that his or her condition has reasonably improved after the medical or surgical treatment is completed.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Commerce & Labor.

**HB 3207** by Representative Santos

Creating the community preservation authority program.

(SUBSTITUTED FOR - SEE 1ST SUB)

Creates the community preservation authority program.

**HB 3207-S** by House Committee on Capital Budget  
(originally sponsored by Representative Santos)

Creating community preservation authorities.

(AS OF HOUSE 2ND READING 2/13/06)

Finds that the preservation and restoration of the character of such a community, and the community's historical and cultural character, are important public policy goals that can be achieved through the creation of community preservation authorities.

Creates community preservation authorities to restore or enhance the health, safety, and well-being of communities adversely impacted by the construction of, or ongoing operation of, multiple major public facilities, public works, and capital projects with significant public funding.

Requires that, by November 15, 2006, the department of community, trade, and economic development shall develop and report to the appropriate committees of the legislature recommendations for a community preservation authorities program. The department shall develop the recommendations within existing resources and shall consult with at least one community that has an interest in forming such an authority. The recommendations must include statutory and budgetary elements needed to support the program and must address operational issues, including: (1) The appointing authority and process by which community preservation authority board members are named;

(2) State agencies that should be considered for designation as the single point of contact;

(3) The means for establishing the authorities' eligibility for grant and loan programs;

(4) How the community preservation authorities program should address the potential impacts of major public facilities, public works, and capital projects sited within and adjacent to the community's geographic boundaries; and

(5) Any other issues that must be resolved in order to operate the program.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Economic  
Development, Agriculture & Trade.

Jan 30 Public hearing in committee.

Feb 1 Executive session in committee.

EDAT - Executive action taken by committee.

EDAT - Majority; do pass.

Minority; do not pass.

Feb 3 Referred to Capital Budget.

Feb 6 Public hearing and executive action taken in  
committee.

CB - Executive action taken by committee.

CB - Majority; 1st substitute bill be substituted,  
do pass.

Minority; without recommendation.

Feb 7 Passed to Rules Committee for second reading.

Feb 10 Placed on second reading.

Feb 13 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 59; nays, 39;  
absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Government  
Operations & Elections.

Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 3208** by Representatives P. Sullivan, Simpson, Wallace,  
and Ericks

Protecting customer proprietary network information.

(SEE ALSO PROPOSED 1ST SUB)

Directs the commission to adopt rules to protect the privacy of customers of telecommunications services by limiting or prohibiting the sale, disclosure, or use of customer proprietary network information without customer approval and requiring that telecommunications companies establish safeguards to protect customer proprietary network information from the unauthorized sale, use, or disclosure by agents, contractors, and employees. For purposes of this act, "customer proprietary network information" has the meaning provided in 47 U.S.C. 222(h)(1).

Provides that any person who violates the rules adopted by the commission in compliance with this act is subject to a penalty of not more than one thousand dollars for each and every offense. In the case of a continuing offense, every day's continuance is a separate offense.

Provides that every person who obtains or attempts to obtain knowledge of the telephone numbers called by a customer of a telecommunications carrier by misrepresenting his or her identity, or in some other manner attempting to cause an employee or agent of such carrier to wrongfully disclose such information is guilty of a gross misdemeanor.

Provides that every employee, contractor, or agent of a telecommunications carrier who wrongfully and knowingly discloses to another person the telephone numbers called by a customer of a carrier is guilty of a gross misdemeanor.

Provides that every person trafficking in information that he or she knows to have been obtained in violation of this act is guilty of a gross misdemeanor.

**HB 3208-S** by House Committee on Technology, Energy &  
Communications (originally sponsored by  
Representatives P. Sullivan, Simpson, Wallace, and Ericks)

Prohibiting the unauthorized sale of telephone records.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares 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.

Establishes criminal penalties for violations of this act.

-- 2006 REGULAR SESSION --  
 Jan 25 First reading, referred to Technology, Energy & Communications.  
 Feb 2 Public hearing, public hearing, and executive action taken in committee.  
 TEC - Executive action taken by committee.  
 TEC - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HB 3209** by Representative Chase

Companion Bill: 6615

Limiting social card games.

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 that, as of December 31, 2005: (1) Is approved by the commission and is in effect; or

(2) Has been submitted to and has not subsequently been denied by the commission.

-- 2006 REGULAR SESSION --  
 Jan 25 First reading, referred to Commerce & Labor.

**HB 3210** by Representatives McCune, Schindler, Miloscia, McDonald, Holmquist, Dunn, Buri, Morrell, Linville, Kristiansen, Chase, Pettigrew, Bailey, Campbell, and Clibborn

Eliminating the state sales tax on construction labor and services in counties where housing is not affordable for first-time buyers.

Finds that the state sales tax on construction labor and services contributes to the high cost of housing in many Washington counties, and that eliminating this tax will reduce housing prices. The legislature also recognizes that the Washington state tax structure study committee suggested that exempting construction labor from the state sales tax would improve economic vitality and harmonize Washington's sales tax provisions with other nearby states.

Declares an intent to make housing more affordable for first-time home buyers in counties where housing is currently not affordable for first-time home buyers. The legislature intends to do this by eliminating the state sales tax on construction labor and services in counties where the first-time buyer housing affordability index demonstrates that housing is not affordable for first-time home buyers.

-- 2006 REGULAR SESSION --  
 Jan 25 First reading, referred to Housing.  
 Jan 31 Public hearing in committee.

**HB 3211** by Representatives O'Brien, Rodne, Lovick, Kessler, Clements, Ericks, Hankins, Jarrett, Haigh, Kirby, Williams, Anderson, Simpson, Kilmer, Nixon, Green, Lantz, Conway, McDonald, Sells, Roach, Strow, Alexander, McCune, Priest, Newhouse, Buri, Springer, and Morrell

Authorizing special verdicts for specified sex offenses against children.

Authorizes special verdicts that would result in more severe punishment for certain sex offenses against children by increasing the minimum sentences for rape of a child in the first degree, rape of a child in the second degree, and child molestation in the first degree, when a special allegation that the offense was predatory has been made and proven beyond a reasonable doubt and by increasing the minimum sentences for rape in the first degree, rape in the second degree, indecent liberties with forcible compulsion, and kidnapping in the first degree with sexual motivation, when a special allegation that the victim was under a certain age at the time of the crime has been made and proven beyond a reasonable doubt.

-- 2006 REGULAR SESSION --  
 Jan 25 First reading, referred to Criminal Justice & Corrections.

**HB 3212** by Representatives Pearson, Shabro, Sump, Jarrett, Orcutt, Serben, Ericksen, McDonald, Bailey, Nixon, Ahern, Haler, Campbell, Condotta, Buck, Roach, Schindler, Kretz, Kristiansen, Strow, Alexander, McCune, Priest, Newhouse, Buri, and Clements

Protecting children, vulnerable adults, and communities from sex offenders and kidnapping offenders.

Protects children, vulnerable adults, and communities from sex offenders and kidnapping offenders by imposing minimum sentences for rape in the first and second degrees, indecent liberties, rape of a child in the first and second degrees, child molestation in the first degree, and kidnapping in the first degree with sexual motivation, by increasing the penalty for failure to register as a sex offender or kidnapping offender and tampering with an electronic monitoring device, by designating as a sex offense the crime of possession of depictions of a minor engaged in sexually explicit conduct, by increasing the penalty for failure to register as a sex offender or kidnapping offender, by requiring electronic monitoring for certain sex offenders, by adding to the aggravating circumstances for purposes of imposing the death penalty, by requiring sex offenders to receive treatment and admit guilt before being released, by prohibiting sex offenders with life sentences from receiving treatment, by narrowing the eligibility criteria for the special sex offender sentencing alternative, by tightening the sex offender and kidnapping offender registration requirements, and by providing an appropriation to the attorney general for purposes of public education and awareness.

-- 2006 REGULAR SESSION --  
 Jan 25 First reading, referred to Criminal Justice & Corrections.

**HB 3213** by Representative Conway; by request of Liquor Control Board

Companion Bill: 6823

Modifying provisions relating to the distribution of beer and wine.

Revises provisions relating to the distribution of beer and wine.

-- 2006 REGULAR SESSION --  
 Jan 25 First reading, referred to Commerce & Labor.  
 Jan 30 Public hearing in committee.

**HB 3214** by Representatives Ormsby, Priest, Quall, Jarrett, Pettigrew, Cox, Simpson, Kenney, Conway, Anderson, Wood, Sells, Kilmer, P. Sullivan, and Morrell

Creating opportunities for career and technical students to meet high school graduation requirements.

Finds that the superintendent of public instruction has recommended evaluation of a collection of evidence as an objective alternative assessment to the high school Washington assessment of student learning. The legislature further finds that, although the superintendent plans to permit work samples from career and technical courses in the collection, the legislature finds this permission inadequate to provide career and technical students an opportunity to demonstrate the full range of their knowledge and skills in response to the state academic standards.

Declares an intent to create a clear objective alternative assessment process and framework for students who enroll in rigorous career and technical programs.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Education.

**HB 3215** by Representatives Cox, Newhouse, Ormsby, and Kenney

Continuing the teacher retention study.

(AS OF HOUSE 2ND READING 2/09/06)

Requires the University of Washington to continue its research on teacher retention, attrition, and mobility and complete a study that examines trends and patterns of teacher behavior in small and rural school districts as compared to large and urban school districts. The university shall submit the study findings to the education committees of the legislature by December 1, 2006.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Higher Education & Workforce Education.

Feb 2 Public hearing and executive action taken in committee.  
HEWE - Executive action taken by committee.  
HEWE - Majority; do pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 7 Placed on second reading.

Feb 9 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 96; nays, 2; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 11 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 22 Public hearing and executive action taken in committee.

Feb 23 Executive session in committee.

EKHE - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3216** by Representatives Linville, Wallace, Kenney, B. Sullivan, and Kilmer

Companion Bill: 6330

Establishing the Washington trade corps fellowship program.

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.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3217** by Representatives Kenney, Quall, and Santos

Creating a certificate for students who meet certain high school graduation requirements.

Creates a certificate for students who meet certain high school graduation requirements.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Education.

**HB 3218** by Representatives Strow, Williams, O'Brien, Sells, Ahern, and Green

Imposing mandatory minimum sentences on homicide-related crimes.

Imposes mandatory minimum sentences on homicide-related crimes.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Criminal Justice & Corrections.

**HB 3219** by Representative Takko

Expanding the definition of a bail bond recovery agent.

Expands the definition of a bail bond recovery agent.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Commerce & Labor.

**HB 3220** by Representatives Cox, Haler, Condotta, Jarrett, Kristiansen, Kretz, Dunn, and Woods

Consolidating statewide freight mobility planning and administration into the freight mobility strategic investment board.

Finds that: (1) Washington state is uniquely positioned as a gateway to the global economy. As the most trade-dependent state in the nation, per capita, Washington's economy is highly dependent on a freight mobility network that efficiently moves goods. Agricultural products compose a significant portion of the goods moved over the state's freight mobility network.

(2) The agricultural industry is a vital state economic interest. Once food and agricultural products have been processed, packaged, and shipped, the overall economic impact is estimated at thirteen percent of the state's total economy.

(3) A coordinated and comprehensive state policy on freight mobility is needed to facilitate freight movement to local, national, and international markets. Currently, the administration of freight mobility is conducted under two separate state entities: The department of transportation and the freight mobility strategic investment board.

Provides that, in order to provide a more coordinated and comprehensive state policy on freight mobility and increase coordination with the agricultural industry, it is the intent of the legislature that statewide freight mobility planning and administration be combined into one entity, the freight mobility strategic investment board, and that the membership of the freight mobility strategic investment board include the director of the department of agriculture or his or her designee.

Provides that all powers, duties, and functions of the department pertaining to freight rail mobility as described in this act are transferred to the board. The department's rail engineering and environmental services functions shall remain within the department.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Transportation.

**HB 3221** by Representatives Moeller, Buck, Blake, Clements, Eickmeyer, and Kretz

Revising provisions relating to alien firearm licenses.

Declares that, it is a class C felony for a nonimmigrant alien residing in Washington to carry or possess any firearm, without having first obtained an alien firearm license.

Requires the chief of police of a municipality or the sheriff of a county to within sixty days after the filing of an application of a nonimmigrant alien residing in the state of Washington, issue an alien firearm license to such person to carry or possess a firearm for the purposes of hunting and sport shooting. The permit shall be good for two years or until the nonimmigrant alien permanently leaves the state. The issuing authority shall not refuse to accept completed applications for alien firearm licenses during regular business hours. The applicant's privilege to bear arms may not be denied, unless the applicant's alien firearm

license is in a revoked status, or the applicant: (1) Is ineligible to possess a firearm under the provisions of RCW 9.41.040 or 9.41.045;

(2) Is subject to a court order or injunction regarding firearms pursuant to RCW 9A.46.080, 10.14.080, 10.99.040, 10.99.045, 26.09.050, 26.09.060, 26.10.040, 26.10.115, 26.26.130, 26.50.060, 26.50.070, or 26.26.590;

(3) Is free on bond or personal recognizance pending trial, appeal, or sentencing for a felony offense; or

(4) Has an outstanding warrant for his or her arrest from any court of competent jurisdiction for a felony or misdemeanor.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Judiciary.

**HB 3222** by Representatives Pettigrew, Halder, Chandler, Kretz, Hinkle, Kristiansen, Holmquist, and Linville

Modifying excise tax exemptions for the handling and processing of livestock manure.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises excise tax exemptions for the handling and processing of livestock manure.

**HB 3222-S** by House Committee on Finance (originally sponsored by Representatives Pettigrew, Halder, Chandler, Kretz, Hinkle, Kristiansen, Holmquist, and Linville)

(DIGEST AS ENACTED)

Revises excise tax exemptions for the handling and processing of livestock manure.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Finance.

Feb 1 Public hearing in committee.

Feb 7 Executive session in committee.

FIN - Executive action taken by committee.

FIN - Majority; 1st substitute bill be

substituted, do pass.

Passed to Rules Committee for second reading.

Feb 8 Placed on second reading.

Feb 11 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 77; nays, 21;

absent, 0; excused, 0.

-- IN THE SENATE --

Feb 13 First reading, referred to Agriculture & Rural Economic Development.

Feb 20 Public hearing and executive action taken in committee.

Feb 22 Public hearing in committee.

ARED - Majority; do pass.

And refer to Ways & Means.

Referred to Ways & Means.

Feb 27 Executive session in committee.

WM - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 6 Placed on second reading by Rules Committee.

Mar 7 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 44; nays, 3;

absent, 1; excused, 1.

-- IN THE HOUSE --

Speaker signed.

-- IN THE SENATE --

Mar 8 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 20 Governor signed.

Chapter 151, 2006 Laws.

Effective date 7/1/2006.

**HB 3223** by Representatives Kretz, Condotta, Dunn, Clements, Buri, Chandler, Newhouse, Orcutt, B. Sullivan, Kristiansen, Skinner, Sump, Schindler, McCune, Grant, Hinkle, Halder, Roberts, and Ahern

Providing fairness in government control of private property.

Intends by this act to protect the use and value of private property while providing for 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.

Intends to recognize and promote the unique interests, knowledge, and abilities that private property owners have to protect the environment and land. To this end, government agencies must be required to identify and encourage participation in voluntary cooperative environmental enhancement programs with willing property owners.

Provides that eminent domain may not be used by a state agency or local public agency to acquire property for private use. Eminent domain is limited to the purpose of acquiring property for physical use by the public, such as for the physical siting of public facilities.

Provides that, prior to transferring any property acquired by a state or local public agency through eminent domain to private persons or entities under this act, the agency shall offer to sell the property to the person, persons, or entities from whom the property was acquired for an amount equal to what the person, persons, or entities received from the agency.

Requires that, prior to taking any action which may unnecessarily damage the use or value of private property, an agency must consider: The purpose of the regulation; any actual harm or public nuisance that is to be prevented by the regulation; the parcels of property that will be affected by the regulation; estimated damage to the use and value of the affected parcels; and steps the agency has taken or will take to accomplish the intended purpose by encouraging participation in voluntary cooperative environmental enhancement programs with willing property owners.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Judiciary.

**HB 3224** by Representatives Haigh, Kilmer, Sells, Roberts, and Green

Concerning military service.

Provides that a member who has served or shall serve in the uniformed services, as defined in RCW 73.16.031, and who left or shall leave an employer to enter such service shall be deemed to be on military leave of absence and shall receive service credit for such military leave of absence. This service credit shall be terminated if the member receives a dishonorable or bad conduct discharge, or is separated under other than honorable conditions, or is dismissed from the service as permitted under section 1161 (a) of Title 10 U.S.C., or is dropped from the rolls pursuant to section 1161(b) of Title 10 U.S.C.

Provides that no club, society, association, corporation, employer, or organization shall inquire about a person's membership in the organized militia of this or any other state, territory, or commonwealth, or membership in the uniformed services, unless such membership or former membership is a condition of employment, or the employer has a formal written policy of providing preference in hiring to veterans or current members of the uniformed services, or unless such membership or former membership is a requirement for membership in the club, society, association, or organization.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to State Government Operations & Accountability.

Jan 31 Public hearing in committee.

**HB 3225** by Representatives Green and Morrell

Providing for temporary management in boarding homes.

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 may 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 a specialized service need or is in a geographical area that has a lack of available providers.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Health Care.

**HB 3226** by Representatives Green and Morrell

Providing for resident participation in the informal dispute resolution process.

Requires the department to provide an opportunity during the informal dispute resolution process for input from interested residents and resident representatives. This input shall be provided in a meeting, conducted either by telephone or in person, that is separate from the department's meeting with the licensee or its designee. "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.

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.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Health Care.

**HB 3227** by Representative Conway

Regulating rates of compensation for forest products harvesters or haulers.

(SEE ALSO PROPOSED 1ST SUB)

Declares that it is in the public interest to ensure a reasonable rate of compensation for log harvesting and log hauling services and enacts this chapter to create a process whereby a system of rate setting through collective bargaining is established between large commercial landowners and log harvesters and log haulers.

**HB 3227-S** by House Committee on Commerce & Labor (originally sponsored by Representative Conway)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that it is in the public interest to ensure a reasonable rate of compensation for log harvesting and log hauling services and enacts this chapter to create a process whereby a system of rate setting through collective bargaining is established between large commercial landowners and log harvesters and log haulers.

Provides that, to establish rates of compensation for log harvesting and log hauling services, harvesters and haulers may join together and form cooperative associations to meet, confer, share information, and take other collective action as may be intended to support their participation in the processes contemplated by this chapter leading to the approval of rates by the utilities and transportation commission.

Provides that, in approving rates with respect to any given forest landowner, the utilities and transportation commission must consider the following criteria. Rates need not be unitary and may take into account variations in these criteria with respect to different portions of the subject land or operations thereon: (1) The harvester's or hauler's costs, including, but not limited to, wages, overhead, fuel, insurance including health insurance, pensions or other retirement costs, and the cost of replacing equipment;

(2) Environmental and highway laws or rules;

(3) The impact of the award on the competitive position of the landowner in the market area or competing market areas;

(4) A fair return on investment for all parties;

(5) The species of tree, type of machinery, topography of the site to be harvested, and method of tree harvesting involved;

(6) The amount of hauling conducted on private roads and the amount of hauling conducted on public roads including travel time from the hauling site to the delivery site and the conditions of the road; and

(7) Safety considerations.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Commerce & Labor.

Feb 1 Public hearing in committee.

Feb 2 Executive session in committee.

CL - Executive action taken by committee.

CL - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 3 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading by Rules Committee.

Feb 14 Referred to Rules 2 Consideration.

**HB 3228** by Representatives Holmquist, Dunn, Ahern, and Takko

Reducing the impact on small businesses of general permits issued under chapter 90.48 RCW.

Establishes procedures to reduce the impact on small businesses of general permits issued under chapter 90.48 RCW.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3229** by Representatives Hunt, Alexander, and Haler

Companion Bill: 6845

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 State Government Operations & Accountability.

Jan 31 Public hearing in committee.

**HB 3230** by Representatives Strow, O'Brien, Schual-Berke, Darneille, and Hasegawa

Requiring DNA evidence to be presented prior to imposition of the death penalty.

Declares an intent to: (1) Provide the court with a one hundred percent guarantee that the one that is facing possible capital punishment is, in fact, guilty of the crime committed; and

(2) Ensure that innocent people are not being executed for crimes they have not committed.

Provides that, notwithstanding any other provision of law, and without exception, the death penalty may not be imposed upon a person convicted of aggravated first degree murder unless DNA evidence was used in the person's conviction.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Judiciary.  
Jan 31 Public hearing in committee.

**HB 3231** by Representatives Conway and Darneille  
Modifying provisions relating to state community justice facilities.

Requires the department to prepare a projected list of counties and rural multicounty geographic areas in which community facilities need to be sited during the fiscal year beginning July 1, 2006, and every biennium thereafter starting with the biennium beginning July 1, 2007, and transmit the list to the office of financial management and the counties on the list. The list may be updated as needed. In preparing the list, the department shall make substantial efforts to provide for the equitable distribution of community facilities among counties.

Requires the department to give great weight to the following factors in determining equitable distribution: (1) The locations of existing community facilities owned or operated by, or operated under contract with, the department in each county;

(2) The number and proportion of juvenile offenders committed to the department residing in the county or rural multicounty geographic area; and

(3) The number of juvenile registered sex offenders classified as level II or III and juvenile sex offenders registered as homeless per thousand persons residing in the county.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Criminal Justice & Corrections.

**HB 3232** by Representatives Tom, Cody, and Nixon  
Studying state policies on controlled substances.

Directs the Washington state institute for public policy to investigate and report to the legislature by January 1, 2007, on the fiscal and other costs and benefits to the various governments and people of the state of Washington from the implementation of current Washington state policies on controlled substances, excluding alcohol, tobacco, and pharmaceuticals.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Health Care.

**HB 3233** by Representatives McIntire, Haler, Kenney, Armstrong, Quall, Darneille, and Chase

Companion Bill: 6849

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.

Extends 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 Economic Development, Agriculture & Trade.  
Jan 27 Committee relieved of further consideration. Referred to Finance.  
Feb 9 Work session in committee.  
Mar 2 Public hearing in committee.

**HB 3234** by Representatives Miloscia, Hunt, Darneille, Chase, Holmquist, Santos, and Hasegawa

Authorizing faith communities to host temporary homeless encampments subject to restrictions.

(SEE ALSO PROPOSED 1ST SUB)

Declares that, due to concerns about maintaining freedom of religious expression, faith communities shall not be restricted from hosting temporary encampments for the homeless. A temporary encampment may be subject to reasonable compliance requirements related to public health and safety. However, no local government shall set less than ninety days as the maximum duration for homeless encampments.

**HB 3234-S** by House Committee on Housing (originally sponsored by Representatives Miloscia, Hunt, Darneille, Chase, Holmquist, Santos, and Hasegawa)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that, due to concerns about maintaining freedom of religious expression, faith communities shall not be restricted from hosting temporary encampments for the homeless. A temporary encampment may be subject to reasonable compliance requirements related to public health and safety. However, no local government shall set less than ninety days as the maximum duration for homeless encampments.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Housing.  
Feb 2 Public hearing and executive action taken in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 13 Placed on second reading.  
Feb 14 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Referred to Rules 3 Consideration.

**HB 3235** by Representative Ericksen

Using environmental mitigation moneys for agricultural preservation.

Provides that, for the purpose of environmental mitigation of transportation projects, any county may require the department of transportation to participate in the county's purchase of development rights program. If the county requires the department's participation, the department shall transfer to the county's purchase of development rights program environmental mitigation moneys for transportation projects. Rights in perpetuity to future development of any open space land, farm and agricultural land, and timber land which are so designated by the county may be used as environmental mitigation moneys for transportation projects in lieu of wetlands or other mitigation required for a specific transportation project.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Transportation.

**HB 3236** by Representatives Dickerson, Darneille, and Campbell

Setting emission standards for mercury-emitting facilities.

Establishes emission standards for mercury-emitting facilities.

Declares that "mercury-emitting facility" means any facility that combusts coal or another fossil fuel, as that term is defined in RCW 80.70.010, in order to produce electricity that is offered for sale or used outside of the facility.

-- 2006 REGULAR SESSION --

Jan 27 First reading, referred to Natural Resources,  
Ecology & Parks.

**HB 3237** by Representatives Hunter, Eickmeyer, Simpson,  
Grant, Linville, Hankins, and Jarrett

Reviewing the funding and management of state aquatic lands.

(AS OF HOUSE 2ND READING 2/13/06)

Finds that there should be a thorough review of the funding and management of state aquatic lands to determine the proper funding source and levels necessary to properly manage those resources.

Directs the joint legislative audit and review committee to, consistent with chapter 44.28 RCW: (1) Conduct a performance audit of the department of natural resources' aquatic resources program to determine the success of the department in meeting the objectives established in statute for managing aquatic lands;

(2) Review management policies to determine if decisions to generate revenues to support the aquatics program are consistent with policies established in statute for managing aquatic lands;

(3) Review the percentage of revenues retained by the department of natural resources from the resource management cost account and the aquatic lands enhancement account for the aquatics program to determine if the percentages are appropriate to support the program; and

(4) Make recommendations on whether the use of nonagency generated revenues, such as the state general fund, would provide a better funding mechanism for the management of state-owned aquatic lands.

Provides that the final performance audit and recommendations required by this act must be completed by December 15, 2007.

-- 2006 REGULAR SESSION --

Jan 27 First reading, referred to Natural Resources,  
Ecology & Parks.  
Feb 2 Public hearing and executive action taken in  
committee.  
NREP - Executive action taken by committee.  
NREP - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 13 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 95; nays, 1;  
absent, 0; excused, 2.  
-- IN THE SENATE --  
Feb 14 First reading, referred to Natural Resources,  
Ocean & Recreation.  
Feb 22 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 NROR - Majority; do pass with amendment(s).  
Minority; do not pass.  
And refer to Ways & Means.  
Referred to Ways & Means.  
Feb 27 Public hearing and executive action taken in  
committee.  
WM - Majority; do pass with amendment(s).  
Minority; without recommendation.  
Passed to Rules Committee for second reading.  
Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 3238** by Representatives Simpson, Lantz, Wallace,  
Morrell, Kilmer, Green, Springer, Dunshee, P.  
Sullivan, Quall, B. Sullivan, Grant, Appleton, Williams,  
Darneille, O'Brien, Haler, Clibborn, Hunt, Lovick, Hasegawa,  
McDermott, Rodne, Moeller, Kessler, Strow, Fromhold, Sells,  
and Ericks

Prohibiting the distribution of false sex offender notifications.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent to protect our communities from the very real threats posed by violent sex predators and from those that would seek to exploit those threats by terrorizing the population with bogus notifications.

Declares that a person is guilty of distributing a false sex offender community notification bulletin if, with the intent to alarm, harass, or intimidate any other person, he or she distributes information designed to resemble a sex offender community notification bulletin knowing that it is not a sex offender community notification bulletin.

Provides that distributing a false sex offender community notification bulletin is a class C felony.

**HB 3238-S** by House Committee on Criminal Justice &  
Corrections (originally sponsored by  
Representatives Simpson, Lantz, Wallace, Morrell, Kilmer,  
Green, Springer, Dunshee, P. Sullivan, Quall, B. Sullivan, Grant,  
Appleton, Williams, Darneille, O'Brien, Haler, Clibborn, Hunt,  
Lovick, Hasegawa, McDermott, Rodne, Moeller, Kessler, Strow,  
Fromhold, Sells, and Ericks)

(AS OF HOUSE 2ND READING 2/01/06)

Declares an intent to protect our communities both from violent sex offenders and from persons who frighten our communities by distributing false sex offender community notification bulletins.

Declares that a person is guilty of distributing a false sex offender community notification bulletin if, with the intent to alarm, harass, or intimidate any other person, he or she distributes information designed to resemble a sex offender community notification bulletin knowing that it is not a sex offender community notification bulletin.

Provides that distributing a false sex offender community notification bulletin is a class C felony.

-- 2006 REGULAR SESSION --

Jan 27 First reading, referred to Criminal Justice &  
Corrections.  
Jan 31 Public hearing and executive action taken in  
committee.  
CJC - Executive action taken by committee.  
CJC - Majority; 1st substitute bill be  
substituted, do pass.  
Placed on second reading.  
Feb 1 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0;  
absent, 0; excused, 1.  
-- IN THE SENATE --  
Feb 2 First reading, referred to Judiciary.  
Feb 15 Public hearing in committee.  
Feb 22 Executive session in committee.  
Feb 24 JUD - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Mar 8 By resolution, returned to House Rules  
Committee for third reading.

**HB 3239** by Representative Kirby

Using arbitration to resolve disputes regarding certain insurance policies.

Provides that an insurer that does not include in its policy of underinsured motorist coverage a binding arbitration clause is subject to a civil suit at the option of the insured in superior court when a dispute arises regarding whether the insured is entitled to damages or the amount of those damages.

Provides that all automobile liability insurance policies sold in this state that contain personal injury protection coverage benefits shall contain binding arbitration clauses to resolve disputes between the insured and the insurer regarding the amount of medical and hospital expenses, funeral expenses, income continuation, and loss of services sustained by an insured because of bodily injury caused by an automobile accident.

Provides that, when a dispute regarding the amount of personal injury protection coverage benefits arises, arbitration may be requested by either the insurer or insured. In any event, a request for arbitration must be made in writing and the parties shall select an arbitrator to hear the dispute within thirty days of a written request. The failure to agree on an arbitrator within the required time is resolved under RCW 7.04.050. When arbitration results in additional benefits to the insured, the costs of the arbitrator shall be paid by the insurer, along with the reasonable costs and attorneys' fees incurred in establishing the insured's claim to additional benefits.

-- 2006 REGULAR SESSION --

Jan 27 First reading, referred to Financial Institutions  
& Insurance.  
Feb 1 Public hearing in committee.

**HB 3240** by Representative Murray; by request of  
Department of Transportation and Department of  
Licensing

Companion Bill: 6785

Modifying the administration of fuel taxes.

Revises the administration of fuel taxes.

-- 2006 REGULAR SESSION --

Jan 27 First reading, referred to Transportation.

**HB 3241** by Representatives Jarrett, Fromhold, Rodne, Cox,  
Clibborn, Ormsby, Tom, Talcott, Haigh, Roberts,  
Priest, Morrell, Springer, Hunt, Green, and Santos

Creating opportunities to obtain a diploma through college and  
career readiness centers.

(SEE ALSO PROPOSED 1ST SUB)

Finds that some students will take longer to meet the state's  
standards for high school graduation. Older students who are not  
on track to graduate with their peers should be provided an  
appropriate learning environment. The continued education of  
these students remains the paramount duty of the state of  
Washington until these students turn twenty-one or achieve a  
meaningful high school diploma.

Declares an intent to redefine the purpose and expectations of  
the high school diploma and provide extended learning  
opportunities through college and career readiness centers, funded  
under the basic education act, for students not on track to graduate  
from high school with their peers.

Requires the state board of education to develop and propose a  
definition of a meaningful high school diploma to be issued by  
public schools in Washington state. The definition must reflect  
that high school graduates need to be ready for success in college  
and ready for successful and gainful employment in the  
workplace. The definition must incorporate college readiness  
standards in at least English and mathematics as the minimum  
standard for high school graduation. The definition must focus on  
the knowledge, skills, and abilities that students are expected to  
demonstrate to receive a meaningful high school diploma, rather  
than focusing on courses, credits, and test scores.

**HB 3241-S** by House Committee on Education (originally  
sponsored by Representatives Jarrett, Fromhold,  
Rodne, Cox, Clibborn, Ormsby, Tom, Talcott, Haigh, Roberts,  
Priest, Morrell, Springer, Hunt, Green, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that some students will take longer to meet the state's  
standards for high school graduation. Older students who are not  
on track to graduate with their peers should be provided an  
appropriate learning environment. The continued education of  
these students remains the paramount duty of the state of  
Washington until these students turn twenty-one or achieve a  
meaningful high school diploma.

Declares an intent to redefine the purpose and expectations of  
the high school diploma and provide extended learning  
opportunities through college and career readiness centers, funded  
under the basic education act, for students not on track to graduate  
from high school with their peers.

Requires the state board of education to develop and propose a  
definition of a meaningful high school diploma to be issued by  
public schools in Washington state. The definition must reflect  
that high school graduates need to be ready for success in college  
and ready for successful and gainful employment in the  
workplace. The definition must incorporate college readiness  
standards in at least English and mathematics as the minimum  
standard for high school graduation. The definition must focus on  
the knowledge, skills, and abilities that students are expected to  
demonstrate to receive a meaningful high school diploma, rather  
than focusing on courses, credits, and test scores.

Requires the state board of education to submit the proposed  
definition, along with any necessary revisions to state statutes and  
rules, to the education committees of the legislature by December  
1, 2007.

-- 2006 REGULAR SESSION --

Jan 27 First reading, referred to Education.  
Feb 1 Public hearing in committee.  
Feb 2 Executive session in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted,  
do pass.  
Feb 3 Referred to Appropriations.

**HB 3242** by Representatives Crouse and Morris

Companion Bill: 6840

Modifying energy efficiency provisions.

Revises energy efficiency provisions.

-- 2006 REGULAR SESSION --

Jan 27 First reading, referred to Technology, Energy  
& Communications.

**HB 3243** by Representatives Schual-Berke, Walsh,  
Dickerson, Haler, Darneille, Hinkle, Roberts,  
Pettigrew, Dunn, and Kagi

Companion Bill: 6741

Regarding the joint task force on the administration and delivery  
of services to children.

Revises provisions regarding the joint task force on the  
administration and delivery of services to children.

Requires the joint task force to report its recommendations to  
the governor and appropriate committees of the legislature by  
December 1, 2006.

-- 2006 REGULAR SESSION --

Jan 27 First reading, referred to Children & Family  
Services.  
Feb 2 Public hearing and executive action taken in  
committee.  
CFS - Executive action taken by committee.  
CFS - Majority; do pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 9 Placed on second reading by Rules Committee.  
Feb 14 Referred to Rules 2 Consideration.

**HB 3244** by Representatives Moeller, Tom, Simpson, Jarrett,  
Wallace, and Fromhold

Requiring voter approval to authorize boundary review board  
disbandings.

Requires voter approval to authorize boundary review board  
disbandings.

-- 2006 REGULAR SESSION --  
 Jan 27 First reading, referred to Local Government.

**HB 3245** by Representatives Moeller, Tom, Simpson, Wallace, and Fromhold

Affirming the role and existence of boundary review boards.

Repeals RCW 36.93.230.

-- 2006 REGULAR SESSION --  
 Jan 27 First reading, referred to Local Government.

**HB 3246** by Representatives Kirby, Moeller, Serben, and Armstrong

Companion Bill: 6850

Modifying provisions concerning the distribution of beer and wine.

Revises provisions concerning the distribution of beer and wine.

-- 2006 REGULAR SESSION --  
 Jan 27 First reading, referred to Commerce & Labor.

**HB 3247** by Representatives Wallace, Hudgins, Takko, P. Sullivan, Springer, Kessler, Sells, Kilmer, and Hasegawa

Allowing all consumers to place a security freeze on a credit report.

Authorizes all consumers to place a security freeze on a credit report.

-- 2006 REGULAR SESSION --  
 Jan 27 First reading, referred to Financial Institutions & Insurance.

**HB 3248** by Representatives Conway, Hasegawa, Appleton, and Sells

Concerning union security provisions in public employment contracts.

Provides that if only one organization is seeking certification as the representative of unrepresented employees under a chapter administered by the commission, and the showing of interest submitted in support of the petition indicates that the organization has been authorized by more than seventy percent of the employees to act as their representative for the purposes of collective bargaining: (1) The employer and employees shall proceed to negotiate a collective bargaining agreement without further representational elections; and

(2) The collective bargaining agreement submitted to the bargaining unit shall include union security provisions.

-- 2006 REGULAR SESSION --  
 Jan 27 First reading, referred to Commerce & Labor.

**HB 3249** by Representatives Hasegawa, Appleton, and Santos  
 Ensuring benefit equality among local government employees.

Ensures benefit equality among local government employees.

-- 2006 REGULAR SESSION --  
 Jan 27 First reading, referred to Local Government.

**HB 3250** by Representatives Nixon and Springer

Prohibiting the commercial use of lists obtained from public entities.

Declares that a person is guilty of a gross misdemeanor punishable under RCW 9A.20.021 if he or she: (1) Uses a list obtained, either by the person himself or herself or by another person, from any state or local agency for commercial purposes or for any type of solicitation by or on behalf of a nonprofit or charitable organization, and does so knowing that the list came from or was compiled, whether by the person himself or herself or by a third party, from records obtained from a state or local government agency; or

(2) Induces another to violate this act.

-- 2006 REGULAR SESSION --  
 Jan 27 First reading, referred to State Government Operations & Accountability.

**HB 3251** by Representatives Santos and Pettigrew

Modifying the special stadium sales and use tax imposed on food and beverages.

Revises the special stadium sales and use tax imposed on food and beverages.

-- 2006 REGULAR SESSION --  
 Jan 30 First reading, referred to Finance.  
 Feb 1 Public hearing in committee.  
 Feb 6 Executive session in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 14 Referred to Rules 2 Consideration.

**HB 3252** by Representatives O'Brien, Rodne, Santos, Strow, Green, Simpson, McDonald, Morrell, Ericks, Kilmer, Williams, and Hasegawa

Prohibiting offenders who enter Alford pleas from receiving a special sex offender sentencing alternative.

(DIGEST AS ENACTED)

Requires 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).

-- 2006 REGULAR SESSION --  
 Jan 30 First reading, referred to Criminal Justice & Corrections.  
 Jan 31 Public hearing and executive action taken in committee.  
 CJC - Executive action taken by committee.  
 CJC - Majority; do pass.  
 Placed on second reading.  
 CJC - Majority; do pass.  
 Feb 1 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 2 First reading, referred to Judiciary.  
 Feb 23 Executive session in committee.  
 Feb 24 JUD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 41; nays, 0;  
 absent, 3; excused, 5.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --

Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Delivered to Governor.  
 Mar 20 Governor signed.  
 Chapter 133, 2006 Laws.  
 Effective date 6/7/2006.

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**HB 3253** by Representatives Simpson, Dunn, Kilmer, and Williams

Requiring house of representatives and senate confirmation for members of the growth management hearings boards.

Requires house of representatives and senate confirmation for members of the growth management hearings boards.

-- 2006 REGULAR SESSION --  
 Jan 30 Public hearing in committee.  
 First reading, referred to Local Government.  
 Feb 1 Executive session in committee.  
 LG - Executive action taken by committee.  
 LG - Majority; do pass.  
 Feb 3 Passed to Rules Committee for second reading.

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**HB 3254** by Representatives McDermott, Appleton, and Hasegawa

Providing remedies for persons wrongfully convicted and imprisoned.

Declares an intent that persons who can demonstrate that they were wrongfully convicted be able to recover damages.

Finds that persons who have been wrongfully convicted of crimes and subsequently imprisoned have been uniquely victimized, and have difficulty achieving legal redress due to a variety of substantive and technical obstacles in the law, and that in light of the particular and substantial horror of being wrongfully convicted, such persons should have an available avenue of redress over and above the existing tort remedies to seek compensation for damages.

Provides that, in light of the substantial burden of proof that must be carried by such persons, it is the intent of the legislature that the court, in exercising its discretion as permitted by law regarding the weight and admissibility of evidence submitted under this act, may, in the interest of justice, give due consideration to difficulties of proof caused by the passage of time, the death or unavailability of witnesses, the destruction of evidence, or other factors not caused by such persons or those acting on their behalf.

-- 2006 REGULAR SESSION --  
 Jan 30 First reading, referred to Judiciary.  
 Feb 9 Public hearing in committee.

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**HB 3255** by Representatives McDermott, Cody, Kenney, Grant, and Chase

Companion Bill: 6791

Allowing the sale of alcoholic beverages on state ferries.

Allows the sale of alcoholic beverages on state ferries.

-- 2006 REGULAR SESSION --  
 Jan 30 First reading, referred to Commerce & Labor.

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**HB 3256** by Representatives Upthegrove, B. Sullivan, Wood, Takko, Simpson, Murray, Flannigan, Hudgins, and Chase

Authorizing the sale of hybrid and hydrogen vehicles over the internet.

Declares an intent to reduce air pollution and dependence on foreign oil and to combat global warming, by enacting an innovative project in new car sales competition. This act removes anticompetitive car dealer restrictions on the sale of new hybrid

and hydrogen vehicles by allowing automobile manufacturers, internet retailers, and other businesses to engage in the sale of new hybrid and hydrogen vehicles as long as those entities comply with relevant state tax, environmental, and consumer protection laws.

-- 2006 REGULAR SESSION --  
 Jan 30 First reading, referred to Commerce & Labor.

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**HB 3257** by Representatives McCune, Clements, Kristiansen, Roach, Haler, Jarrett, McDonald, and Campbell

Concerning state capital funding assistance for fire districts.

Amends RCW 43.155.020 relating to state capital funding assistance for fire districts.

-- 2006 REGULAR SESSION --  
 Jan 30 First reading, referred to Capital Budget.  
 Feb 1 Public hearing in committee.

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**HB 3258** by Representatives Morris, Simpson, Wallace, and Chase

Concerning mileage fees for diesel.

(AS OF HOUSE 2ND READING 2/10/06)

Amends RCW 46.16.125 relating to mileage fees for diesel.

-- 2006 REGULAR SESSION --  
 Jan 30 First reading, referred to Transportation.  
 Feb 1 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 TR - Executive action taken by committee.  
 TR - Majority; do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 9 Placed on second reading suspension calendar.  
 Feb 10 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 13 First reading, referred to Transportation.  
 Feb 21 Public hearing in committee.  
 Feb 22 Executive session in committee.  
 Feb 24 TRAN - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules  
 Committee for third reading.

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**HB 3259** by Representatives Murray and Ericks

Modifying state environmental policy for significant transportation projects.

Provides that, if the alternatives to the proposed action are for a significant transportation project that exceeds fifty million dollars in total cost, the responsible official shall seek legislative review and approval of: (1) The criteria used to analyze alternatives to the project;

(2) Alternatives of the proposed action for consideration; and  
 (3) The alternative selected.

-- 2006 REGULAR SESSION --  
 Jan 30 First reading, referred to Transportation.  
 Feb 2 Public hearing in committee.

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**HB 3260** by Representative Moeller

Addressing boundary review board disbandings.

(SEE ALSO PROPOSED 1ST SUB)

Provides that when a county and the cities and towns within the county have adopted a comprehensive plan and consistent development regulations under chapter 36.70A RCW, the county

may submit a ballot measure to the voters of the county proposing the disbanding of the boundary review board. If two-thirds of the voters voting on the measure approve the disbanding, the county legislative authority may disband the boundary review board in that county.

Provides that a boundary review board subject to disbandment under this act: (1) Must complete all pending actions before the board prior to disbanding; and

(2) May not accept additional requests for new reviews of proposed actions after the county legislative authority authorizes the disbanding.

**HB 3260-S** by House Committee on Local Government (originally sponsored by Representative Moeller)

Disbanding boundary review boards.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a boundary review board subject to disbandment under this act: (1) Must complete all pending actions before the board prior to disbanding; and

(2) May not accept additional requests for new reviews of proposed actions after the county legislative authority authorizes the disbanding.

Provides that counties required to establish boundary review boards pursuant to RCW 36.93.030(1) may, at the discretion of the county legislative authority, propose to disband the boundary review board in that county if the county and the cities and towns within the county have adopted comprehensive plans and development regulations under chapter 36.70A RCW.

Requires that, prior to disbanding a boundary review board, the county must hold a public hearing under RCW 36.70A.035. Following the hearing, the legislative authority of the county may disband the boundary review board if it receives a written agreement calling for disbanding from at least sixty percent of the cities and towns of the county representing at least seventy-five percent of the incorporated population within the county.

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Local Government.  
Feb 1 Public hearing in committee.  
Feb 2 Executive session in committee.  
LG - Executive action taken by committee.  
LG - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.

**HB 3261** by Representatives O'Brien, Rodne, Dickerson, Clements, Haigh, Simpson, Pearson, McDonald, Ericks, Kilmer, and Williams

Strengthening the review process by the indeterminate sentence review board.

(DIGEST AS ENACTED)

Provides that, in a hearing conducted under this act, the board shall provide opportunities for the victims of any crimes for which the offender has been convicted to present oral, video, written, or in-person testimony to the board. The procedures for victim input shall be developed by rule. To facilitate victim involvement, county prosecutor's offices shall ensure that any victim impact statements and known contact information for victims of record are forwarded as part of the judgment and sentence.

VETO MESSAGE ON EHB 3261

March 29, 2006

To the Honorable Speaker and Members,  
The House of Representatives of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Sections 1 and 3, Engrossed House Bill No. 3261 entitled:

The Indeterminate Sentencing Review Board (ISRB) is experiencing an increased caseload with the 2001 addition of indeterminate sentencing for sex offenders. New board members will be needed in the future. However, they are not critically needed at this time. In order for the ISRB to run efficiently with its current and projected caseloads, its current staffing and technology limits need to be improved before it adds new board members.

An emergency clause is also unnecessary. Because it is already the practice of the ISRB to provide victims the ability to participate in its hearing process, victims will not be harmed by any delay in enactment. The ISRB is fully supportive of the amendment to Chapter 9.95.420 RCW, and has agreed to comply with the requirements of the amendment in the interim before this bill takes effect.

For these reasons, I have vetoed Sections 1 and 3 of Engrossed House Bill No. 3261.

With the exception of Sections 1 and 3, Engrossed House Bill No. 3261 is approved.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Criminal Justice & Corrections.  
Jan 31 Public hearing and executive action taken in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Placed on second reading.  
Feb 10 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Feb 13 First reading, referred to Judiciary.  
Feb 22 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 JUD - Majority; do pass.  
On motion, referred to Ways & Means.  
Feb 27 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendment(s).  
Passed to Rules Committee for second reading.  
Feb 28 Made eligible to be placed on second reading.  
Mar 3 Placed on second reading by Rules Committee.  
Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.  
-- IN THE HOUSE --  
Mar 7 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
-- IN THE SENATE --  
Mar 8 Senate receded from amendments.  
Passed final passage; yeas, 40; nays, 0; absent, 4; excused, 5.  
-- IN THE HOUSE --  
Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.  
Mar 29 Governor partially vetoed.

Chapter 313, 2006 Laws PV.  
Effective date 6/7/2006.

**HB 3262** by Representatives Springer, Clibborn, and Ericks

Authorizing the establishment of annexation capital facilities districts.

Finds that it is in the interests of the people of the state of Washington to be able to establish annexation capital facilities districts as municipal corporations and independent taxing units to facilitate the annexation of unincorporated areas that lie within designated urban growth areas.

Declares an intent that these municipal corporations act in cooperation with an annexing city and the county or counties in which they are located in order to facilitate annexation by cooperating in the construction, improvement, operation, and maintenance of capital facilities within the district. This authority is intended to work in conjunction with the authority granted under chapter . . . (House Bill No. . . . (H-4482.1/06)), Laws of 2006 to apply real estate excise tax revenues to other costs of annexation.

Provides that this act takes effect July 1, 2006, only if chapter . . . (House Bill No. . . . (H-4482.1/06)), Laws of 2006 is signed by the governor. If chapter . . . (House Bill No. . . . (H-4482.1/06)), Laws of 2006 is not signed by the governor by July 1, 2006, this act is null and void.

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Local Government.

**HB 3263** by Representatives Springer and Ericks

Authorizing the use of real estate excise taxes to offset costs of annexation.

Finds that it is in the interests of the people of the state of Washington to facilitate the annexation of unincorporated areas that lie within designated urban growth areas. This act is intended to permit cities to apply real estate excise tax revenues that would otherwise be restricted to capital purposes to offset the costs associated with such annexations. This authority is intended to work in conjunction with the establishment of an annexation capital facilities district under House Bill No. . . . (2006).

Authorizes the legislative authority of any city for which an annexation capital facilities district has been established under chapter 35.-- RCW (H-4485/06), to apply all or a portion of the revenues received from the tax imposed under RCW 82.46.010 to the costs of annexation identified in an annexation cost study completed under RCW 82.46.010(1). The total amount of revenues applied to annexation costs shall not exceed the amount dedicated to capital purposes by the annexation facilities district under chapter 35.-- RCW (H-4485/06).

Declares that this act takes effect July 1, 2006, only if chapter . . . (House Bill No. . . . (H-4485/06)), Laws of 2006 is signed by the governor. If chapter . . . (House Bill No. . . . (H-4485/06)), Laws of 2006 is not signed by the governor by July 1, 2006, this act is null and void.

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Local Government.

**HB 3264** by Representatives Springer, Rodne, Strow, Ericks, Buri, Jarrett, Hunter, Dunn, and Morrell

Changing provisions relating to condemnation proceedings.

Recognizes that in condemnation proceedings individual property owners are often severely disadvantaged in trying to compete with the resources available to many of the entities, both governmental and corporate, that possess the power of eminent domain.

Finds that individual property owners are often effectively coerced into selling their property because they cannot afford to contest a condemnation proceeding. The legislature further finds that the current law does not properly encourage entities with the

power of eminent domain to exercise that power as sparingly as possible.

Declares an intent to provide property owners with the possibility of more realistic reimbursement of costs they may incur in responding to a threatened condemnation of their property, and to require the exploration of alternatives to condemnation before the power of eminent domain is used.

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Judiciary.

Jan 31 Public hearing in committee.

**HB 3265** by Representative Roach

Allowing the nonduplication of benefits payable under underinsured motorist coverage.

Provides that the policy may provide that any medical, funeral, or household services expense, or any loss of income, that is paid or payable as a personal injury protection coverage benefit or a medical payments coverage benefit under any motor vehicle insurance policy, or as a workers compensation or similar disability policy benefit, is not payable under underinsured motor vehicle coverage. However, a nonduplication policy provision may not reduce the limits of underinsured motor vehicle coverage otherwise available to an injured person.

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Financial Institutions & Insurance.

**HB 3266** by Representatives Rodne, Simpson, Anderson, and Hudgins

Designating state route number 169 as a highway of statewide significance.

(DIGEST AS ENACTED)

Designates state route number 169 as a highway of statewide significance.

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Transportation.

Feb 1 Public hearing in committee.

Feb 3 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; do pass.  
Minority; do not pass.

Feb 6 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading by Rules Committee.

Feb 13 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 2;  
absent, 0; excused, 0.

-- IN THE SENATE --

Feb 15 First reading, referred to Transportation.

Feb 23 Public hearing in committee.

Feb 27 Executive session in committee.  
TRAN - Majority; do pass.  
Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.

Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 44; nays, 1;  
absent, 0; excused, 4.

-- IN THE HOUSE --

Mar 1 Speaker signed.

-- IN THE SENATE --

Mar 3 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Delivered to Governor.

Mar 15 Governor signed.  
Chapter 83, 2006 Laws.  
Effective date 6/7/2006.

**HB 3267** by Representatives Condotta, Armstrong, Dunn, Morrell, and McCune

Authorizing purple heart special license plates.

Provides that the department may issue special license plates denoting that the applicant of the plate has been awarded the purple heart medal if the person: (1) Is a Washington resident;

(2) Was issued the purple heart medal by any branch of the United States armed forces, including the merchant marines and the woman's air forces service pilots;

(3) Was wounded during one of this nation's wars or conflicts identified in RCW 41.04.005; and

(4) Is an owner, co-owner, lessee, or colessee of a vehicle requiring two license plates.

Provides that the department shall issue these plates upon payment by the applicant of all other license fees, but the department may not set or charge plate fees or additional fees for these special license plates.

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Transportation.

**HB 3268** by Representatives Blake and Buck

Creating the crime of unlawfully hunting upon the property of another.

Provides that a person is guilty of unlawfully hunting upon the property of another if the person enters or remains unlawfully in or upon premises of another, as "enters or remains unlawfully" is defined in RCW 9A.52.010, and hunts for wild animals or wild birds.

Declares that unlawfully hunting upon the property of another is a misdemeanor.

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Natural Resources, Ecology & Parks.

**HB 3269** by Representatives Grant, Kessler, Buck, Kretz, Newhouse, B. Sullivan, and Dunn

Authorizing smoking rooms.

Declares that "smoking room" means a room in a public place designated as a smoking room in which persons under the age of eighteen are prohibited and in which smoking is permitted. Smoking rooms must meet the ventilation requirements of federal and state laws, rules, and regulations.

Authorizes a person to smoke in a smoking room.

Provides that employees may not be required to enter a smoking room in the course of their employment.

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Health Care.

**HB 3270** by Representatives Woods, Kilmer, Jarrett, Morris, Skinner, Hankins, and Haigh

Funding passenger-only ferry systems through sale or disposition of existing passenger-only vessels.

Declares an intent to provide funding to passenger-only ferry systems operated by Washington state ferries or local governments through the sale or disposition of existing Washington state ferries' passenger-only vessels. Until the funds provided by the sale or disposition of these vessels become available, it is the intent of the legislature to fund passenger-only ferry systems from other available funds.

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Transportation.

Feb 1 Public hearing in committee.

**HB 3271** by Representatives Haler, Blake, Serben, and McCune

Concerning archery hunting.

Provides that a person who is otherwise qualified by law to carry a firearm may carry or have in his or her possession such a firearm, including a muzzle loader, while in the field archery hunting during an archery season specified for a designated area.

-- 2006 REGULAR SESSION --

Jan 31 First reading, referred to Judiciary.

**HB 3272** by Representatives Anderson and Rodne

Requiring a study of mathematics curricula.

Finds that a key reason for the high level of performance of Singapore students is a coherent, sequenced mathematics curriculum that focuses on the core skills of mathematical problem solving.

Declares an intent to direct a study of whether to require statewide adoption of the syllabus and curriculum framework for mathematics used by Singapore.

Directs the institute to issue a report to the education committees of the legislature by December 1, 2006, in order to assist policymakers in their consideration of requiring statewide adoption of the mathematics syllabus and curriculum framework used by Singapore.

-- 2006 REGULAR SESSION --

Jan 31 First reading, referred to Education.

**HB 3273** by Representative Anderson

Increasing state property tax distributions to the student achievement fund.

Provides that: (1) For the 2005-06 school year, an amount equal to three hundred dollars per full-time equivalent student in all school districts shall be deposited in the student achievement fund.

(2) For the 2006-07 school year, an amount equal to three hundred seventy-five dollars per full-time equivalent student in all school districts shall be deposited in the student achievement fund.

(3) For the 2007-08 school year, an amount equal to four hundred fifty dollars per full-time equivalent student in all school districts shall be deposited in the student achievement fund.

(4) For each subsequent school year, the amount deposited per full-time equivalent student shall be adjusted for inflation.

-- 2006 REGULAR SESSION --

Jan 31 First reading, referred to Appropriations.

**HB 3274** by Representatives Conway, Serben, and Dickerson

Revising the industrial insurance self-insurance program.

Finds that: (1) It is fundamental to the Washington workers' compensation system that claims be adjudicated and resolved in a fair, informal, and cooperative environment that benefits the injured worker, the employer, and the department of labor and industries;

(2) With an appropriate auditing program and statutory penalty structure, more flexibility and authority for self-insured employers to administer their claims should be granted; and

(3) Revisions to the industrial insurance self-insurance program should be made to grant self-insured employers more authority to actively participate in workers' compensation claims.

-- 2006 REGULAR SESSION --

Jan 31 First reading, referred to Commerce & Labor.

**HB 3275** by Representative Hinkle

Regarding expedited processing for small water impoundments.

(AS OF HOUSE 2ND READING 2/13/06)

Expedites applications for projects to store one hundred acre feet or less of water that demonstrate substantial late-season flow and habitat improvement for resident or anadromous fish by eliminating the diversion of water from the natural course of a stream or river during its base flow period.

- 2006 REGULAR SESSION --
- Jan 31 First reading, referred to Economic Development, Agriculture & Trade.
- Feb 1 Executive session in committee.  
EDAT - Executive action taken by committee.  
EDAT - Majority; do pass.
- Feb 3 Passed to Rules Committee for second reading.
- Feb 6 Referred to Rules 2 Consideration.
- Feb 9 Placed on second reading by Rules Committee.
- Feb 13 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
- IN THE SENATE --
- Feb 15 First reading, referred to Water, Energy & Environment.
- Feb 21 Public hearing in committee.
- Feb 23 Executive session in committee.
- Feb 24 WEE - Majority; do pass with amendment(s).  
Minority; do not pass.  
Passed to Rules Committee for second reading.
- Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3276** by Representatives Darneille, Upthegrove, Kagi, Hunt, Nixon, Hasegawa, Williams, Dickerson, Green, and Chase

Creating a task force to study voting rights and restrictions of 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 been convicted of an infamous crime and 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 study the issue of establishing a 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.

Directs the task force to report its findings and recommendations to the appropriate committees of the legislature by October 30, 2006.

- 2006 REGULAR SESSION --
- Jan 31 First reading, referred to State Government Operations & Accountability.
- Feb 1 Public hearing and executive action taken in committee.  
SGOA - Executive action taken by committee.  
SGOA - Majority; do pass.
- Feb 3 Passed to Rules Committee for second reading.

**HB 3277** by Representatives O'Brien, Rodne, Kirby, Williams, Darneille, Sells, Kessler, Lovick, Ericks,

Simpson, Kilmer, Lantz, Anderson, Takko, Green, Moeller, Campbell, Morris, Hunt, Conway, Fromhold, Chase, and Woods

Authorizing special verdicts for specified sex offenses against children and vulnerable adults.

(DIGEST AS ENACTED)

Authorizes special verdicts that would result in more severe punishment for certain sex offenses against children and vulnerable adults by increasing the minimum sentences to twenty-five years or the maximum of the standard sentence range, whichever is greater, for rape of a child in the first degree, rape of a child in the second degree, and child molestation in the first degree, when a special allegation that the offense was predatory has been made and proven beyond a reasonable doubt.

Increases the minimum sentences to twenty-five years or the maximum of the standard sentence range, whichever is greater, for rape in the first degree, rape in the second degree, indecent liberties by forcible compulsion, and kidnapping in the first degree with sexual motivation, when a special allegation that the victim was under age fifteen at the time of the crime has been made and proven beyond a reasonable doubt.

Increases the minimum sentences to twenty-five years or the maximum of the standard sentence range, whichever is greater, for rape in the first degree, rape in the second degree by forcible compulsion, indecent liberties by forcible compulsion, and kidnapping in the first degree with sexual motivation, when a special allegation that the victim was, at the time of the crime, developmentally disabled, mentally disordered, or a frail elder or vulnerable adult, has been made and proven beyond a reasonable doubt, without making any change to the sentencing grid, RCW 9.94A.510, or the seriousness level table, RCW 9.94A.515.

- 2006 REGULAR SESSION --
- Jan 31 Public hearing and executive action taken in committee.  
First reading, referred to Criminal Justice & Corrections.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Minority; do not pass.  
Placed on second reading.
- Feb 1 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.
- IN THE SENATE --
- Feb 2 First reading, referred to Human Services & Corrections.
- Feb 20 Public hearing in committee.
- Feb 23 Executive session in committee.
- Feb 24 HSC - Majority; do pass with amendment(s).  
And refer to Ways & Means.  
Referred to Ways & Means.
- Feb 27 Public hearing and executive action taken in committee.  
WM - Majority; do pass with amendment(s) by Human Services & Corrections.  
Passed to Rules Committee for second reading.  
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, 45; nays, 1; absent, 0; excused, 3.
- IN THE HOUSE --
- Mar 4 House concurred in Senate amendments.  
Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.
- Mar 6 Speaker signed.
- IN THE SENATE --
- Mar 7 President signed.
- OTHER THAN LEGISLATIVE ACTION --
- Mar 8 Delivered to Governor.
- Mar 20 Governor signed.  
Chapter 122, 2006 Laws.

Effective date 3/20/2006\*.

**HB 3278** by Representatives Conway and Dickerson

Making adjustments to the unemployment insurance system. (REVISED FOR ENGROSSED: Extending the deadline for the report by the joint legislative task force on unemployment insurance benefit equity.)

(DIGEST AS ENACTED)

Declares that section 1 of this act applies retroactively to claims that have an effective date on or after January 4, 2004.

-- 2006 REGULAR SESSION --

- Jan 31 First reading, referred to Commerce & Labor.  
 Feb 2 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 11 Placed on second reading.  
 Feb 14 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 94; nays, 3;  
 absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 16 First reading, referred to Labor, Commerce,  
 Research & Development.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 LCRD - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Placed on second reading by Rules Committee.  
 Mar 2 Floor amendment(s) adopted.  
 Mar 3 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 49; nays, 0;  
 absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 House concurred in Senate amendments.  
 Passed final passage; yeas, 98; nays, 0; absent,  
 0; excused, 0.  
 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 8 Governor signed.  
 Chapter 12, 2006 Laws.  
 Effective date 6/7/2006.

**HB 3279** by Representative Sommers

Companion Bill: 6858

Stabilizing state convention and trade center funding levels.

Declares 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 --

- Feb 1 First reading, referred to Appropriations.

**HB 3280** by Representatives Ericks, Strow, Sells, O'Brien, Simpson, and Lovick

Including service credit transferred from the law enforcement officers' and fire fighters' retirement system plan 1 in the determination of eligibility for military service credit.

Includes service credit transferred from the law enforcement officers' and fire fighters' retirement system plan 1 in the determination of eligibility for military service credit.

-- 2006 REGULAR SESSION --

- Feb 1 First reading, referred to Appropriations.

**HB 3281** by Representatives Roach, Haler, Jarrett, Rodne, Nixon, McCune, Shabro, and McDonald

Concerning records in criminal investigations.

Finds that many businesses, associations, and organizations providing goods and services to the public or conducting other activity in Washington, or otherwise affecting residents of Washington now operate nationally or globally and often maintain their business records in a location outside the state of Washington.

Declares that the ability of law enforcement and the criminal justice system to effectively perform their duties to the public often depends upon law enforcement, prosecutors, and criminal defense attorneys being able to obtain and use records relevant to crimes that affect Washington's citizens, businesses, associations, organizations, and others who provide goods or services, or conduct other activity in Washington.

Declares that effectively combating crime requires laws facilitating and requiring that all those who possess records relevant to a criminal investigation comply with the legal process issued in connection with criminal investigations or litigation.

-- 2006 REGULAR SESSION --

- Feb 1 First reading, referred to Judiciary.

**HB 3282** by Representatives Eickmeyer, Green, Haigh, Appleton, Kilmer, O'Brien, Lantz, McCoy, Chase, Miloscia, Clibborn, and Ormsby

Establishing the Hood Canal aquatic rehabilitation account.

(SUBSTITUTED FOR - SEE 1ST SUB)

Establishes the Hood Canal aquatic rehabilitation account.

**HB 3282-S** by House Committee on Select Committee on Hood Canal (originally sponsored by Representatives Eickmeyer, Green, Haigh, Appleton, Kilmer, O'Brien, Lantz, McCoy, Chase, Miloscia, Clibborn, and Ormsby)

Creating the Hood Canal aquatic rehabilitation account.

(DIGEST AS ENACTED)

Establishes the Hood Canal aquatic rehabilitation account.

-- 2006 REGULAR SESSION --

- Feb 1 First reading, referred to Select Committee on Hood Canal.  
 Feb 2 Public hearing and executive action taken in committee.  
 HOOD - Executive action taken by committee.  
 HOOD - Majority; 1st substitute bill be substituted, do pass.  
 Feb 3 Referred to Capital Budget.  
 Feb 6 Public hearing and executive action taken in committee.  
 CB - Executive action taken by committee.  
 CB - Majority; do pass 1st substitute bill proposed by Select Committee on Hood Canal.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 8 Placed on second reading.  
 Feb 11 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Ways & Means.  
 Feb 22 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 Feb 27 WM - Majority; do pass.  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Feb 28 Made eligible to be placed on second reading.  
 Mar 6 Placed on second reading by Rules Committee.  
 Mar 7 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.  
 -- IN THE HOUSE --  
 Speaker signed.  
 -- IN THE SENATE --  
 Mar 8 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Delivered to Governor.  
 Mar 31 Governor signed.  
 Chapter 366, 2006 Laws.  
 Effective date 6/7/2006.

**HB 3283** by Representatives Hinkle and Woods  
 Providing for biennial regular sessions of the legislature.

Provides for biennial regular sessions of the legislature.  
 Declares that this act takes effect if the proposed amendment to Article II, section 12 of the state Constitution providing for biennial regular sessions of the legislature 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.

-- 2006 REGULAR SESSION --  
 Feb 1 First reading, referred to State Government Operations & Accountability.

**HB 3284** by Representatives Pettigrew, Santos, Newhouse, Ericks, Buri, Hasegawa, McCoy, Grant, Darneille, Hunt, Green, Haler, Williams, Simpson, Chase, O'Brien, Lantz, Kenney, Hunter, Hudgins, Moeller, Morrell, Conway, and Lovick  
 Establishing Rosa Parks day.

Provides that on December 1st of each year or the preceding Friday when December 1st falls on a nonschool day, "Rosa Parks day" shall be observed within each public school.

-- 2006 REGULAR SESSION --  
 Feb 1 First reading, referred to Education.

**HB 3285** by Representatives Conway, Chase, Morrell, and Wood

Raising the exemption for charitable or nonprofit bingo organizations from the gambling tax on bingo and amusement games.

(AS OF HOUSE 2ND READING 2/14/06)

Raises the exemption for charitable or nonprofit bingo organizations from the gambling tax on bingo and amusement games.

-- 2006 REGULAR SESSION --  
 Feb 1 First reading, referred to Finance.  
 Feb 6 Public hearing and executive action taken in committee.  
 FIN - Executive action taken by committee.  
 FIN - Majority; do pass.  
 Minority; do not pass.  
 Feb 7 Passed to Rules Committee for second reading.  
 Feb 10 Placed on second reading.

Feb 14 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Labor, Commerce, Research & Development.  
 Feb 23 Public hearing and executive action taken in committee.  
 Feb 24 LCRD - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3286** by Representatives Blake, Kessler, Buck, Takko, Orcutt, and Conway

Companion Bill: 6874

Providing tax incentives for persons who extract, manufacture, or process timber.

Provides tax incentives for persons who extract, manufacture, or process timber.

-- 2006 REGULAR SESSION --  
 Feb 1 First reading, referred to Finance.

**HB 3287** by Representatives Chase, Sump, Eickmeyer, McCoy, Walsh, and Pearson

Studying nitrogen contributions from on-site sewage systems in Hood Canal.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that nitrogen is an important factor in creating low-dissolved oxygen in Hood Canal. The legislature further finds that inputs of nitrogen to Hood Canal from on-site sewage systems are uncertain due to insufficient data and studies. Therefore, the legislature finds that improved data on the contribution of nitrogen from on-site sewage systems to Hood Canal would allow stakeholders to focus and prioritize resources.

Directs the Puget Sound action team and the Hood Canal coordinating council to contract for a study in the Hood Canal to:  
 (1) Improve data and knowledge of the loading of nitrogen from on-site sewage systems to ground water;

(2) Determine the local scale efficiency of nitrogen removal from on-site sewage systems; and

(3) Improve data and knowledge of the loading of nitrogen from all ground water sources to Hood Canal.

Requires the Puget Sound action team and the Hood Canal coordinating council to report their findings and recommendations to the appropriate committees of the legislature by December 1, 2007.

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 to the Puget Sound action team for the purposes of this act.

**HB 3287-S** by House Committee on Select Committee on Hood Canal (originally sponsored by Representatives Chase, Sump, Eickmeyer, McCoy, Walsh, and Pearson)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that nitrogen is an important factor in creating low-dissolved oxygen in Hood Canal. The legislature further finds that inputs of nitrogen to Hood Canal from on-site sewage systems are uncertain due to insufficient data and studies. Therefore, the legislature finds that improved data on the contribution of nitrogen from on-site sewage systems to Hood Canal would allow stakeholders to focus and prioritize resources.

Directs the Puget Sound action team and the Hood Canal coordinating council to contract for a study in the Hood Canal to:  
 (1) Improve data and knowledge of the loading of nitrogen from on-site sewage systems to ground water;

(2) Determine the local scale efficiency of nitrogen removal from on-site sewage systems; and

(3) Improve data and knowledge of the loading of nitrogen from all ground water sources to Hood Canal.

Requires the Puget Sound action team and the Hood Canal coordinating council to report their findings and recommendations to the appropriate committees of the legislature by December 1, 2007.

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 to the Puget Sound action team for the purposes of this act.

**HB 3287-S2** by House Committee on Appropriations (originally sponsored by Representatives Chase, Sump, Eickmeyer, McCoy, Walsh, and Pearson)

(AS OF HOUSE 2ND READING 2/11/06)

Finds that nitrogen is an important factor in creating low-dissolved oxygen in Hood Canal. The legislature further finds that inputs of nitrogen to Hood Canal from on-site sewage systems are uncertain due to insufficient data and studies. Therefore, the legislature finds that improved data on the contribution of nitrogen from on-site sewage systems to Hood Canal would allow stakeholders to focus and prioritize resources.

Directs the Puget Sound action team and the Hood Canal coordinating council to contract for a study in the Hood Canal to:

(1) Improve data and knowledge of the loading of nitrogen from on-site sewage systems to ground water;

(2) Determine the local scale efficiency of nitrogen removal from on-site sewage systems; and

(3) Improve data and knowledge of the loading of nitrogen from all ground water sources to Hood Canal.

Requires the Puget Sound action team and the Hood Canal coordinating council to report their findings and recommendations to the appropriate committees of the legislature by December 1, 2007.

-- 2006 REGULAR SESSION --

- Feb 1 First reading, referred to Select Committee on Hood Canal.
- Feb 2 Public hearing and executive action taken in committee.  
HOOD - Executive action taken by committee.  
HOOD - Majority; 1st substitute bill be substituted, do pass.
- Feb 3 Referred to Appropriations.
- Feb 4 Public hearing, executive action taken, and executive action taken in committee.  
APP - Executive action taken by committee.  
APP - Majority; 2nd substitute bill be substituted, do pass.
- Feb 7 Passed to Rules Committee for second reading.
- Feb 8 Placed on second reading.
- Feb 11 2nd substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --
- Feb 14 First reading, referred to Water, Energy & Environment.
- Feb 21 Public hearing in committee.
- Feb 22 Executive session in committee.
- Feb 23 WEE - Majority; do pass.  
And refer to Ways & Means.  
Referred to Ways & Means.
- Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3288** by Representatives Holmquist and Hinkle  
Modifying superior court penalty assessment provisions.

Amends RCW 7.68.035 to modify superior court penalty assessment provisions.

-- 2006 REGULAR SESSION --

- Feb 1 First reading, referred to Criminal Justice & Corrections.

**HB 3289** by Representatives Haigh and Alexander

Transferring operating funds to the public works assistance account.

Declares that the public works board has determined that legislative actions in the 2005 session that diverted funds from the public works assistance account to other priorities, including job development through infrastructure improvements and assistance to local governments, has resulted in decisions to reduce maximum loan limits and has limited the number of projects that may be funded through the public works trust fund program. Therefore, it is the intent of the legislature to provide funding over three biennia to the public works assistance account in order to replace funds diverted from the account by previous actions.

Provides that, beginning July 1, 2006, for six fiscal years through June 30, 2012, the state treasurer shall transfer the sum of twenty-five million dollars each fiscal year from the state general fund to the public works assistance account established in RCW 43.155.050, for a total of one hundred fifty million dollars.

-- 2006 REGULAR SESSION --

- Feb 1 First reading, referred to Appropriations.

**HB 3290** by Representatives Kessler and Blake

Providing business incentives for certain certified timber mills.

Provides business incentives for timber mills designated as forest products operations of statewide significance.

-- 2006 REGULAR SESSION --

- Feb 1 First reading, referred to Economic Development, Agriculture & Trade.

**HB 3291** by Representatives Dunshee, Dickerson, Quall, Upthegrove, Green, Hasegawa, Roberts, and Morrell

Encouraging middle and junior high schools to address the issue of eating disorders in their health and fitness curriculum.

Provides that all public middle and junior high schools in the state are strongly encouraged to ensure that instruction is provided to students in the health and fitness curriculum regarding identification of the warning signs, behavioral patterns, and avenues of support for young people with abnormal eating behaviors or eating disorders.

-- 2006 REGULAR SESSION --

- Feb 2 First reading, referred to Education.

**HB 3292** by Representatives Chase and Hasegawa

Regulating credit card-based checks.

Establishes provisions for regulating credit card-based checks.

-- 2006 REGULAR SESSION --

- Feb 2 First reading, referred to Financial Institutions & Insurance.

**HB 3293** by Representatives Roach, Chase, Takko, Shabro, Rodne, Simpson, Serben, Nixon, Williams, Morrell, Sells, Haler, Campbell, and Ahern

Regarding disorderly conduct.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that a person is guilty of disorderly conduct if the person: (1) Uses abusive language and thereby intentionally creates a risk of assault;

(2) Intentionally disrupts any lawful assembly or meeting of persons without lawful authority;

(3) Intentionally obstructs vehicular or pedestrian traffic without lawful authority; or

(4)(a) Engages in fighting or in tumultuous conduct or makes unreasonable noise and continues to do so after being asked to stop, within five hundred feet of: (i) The location where a funeral or burial is being performed; (ii) a funeral home during the viewing of a deceased person; (iii) a funeral procession, if the person described in this act knows that the funeral procession is taking place; or (iv) a building in which a funeral or memorial service is being conducted; and

(b) The activity adversely affects the funeral, burial, viewing, funeral procession, or memorial service.

Declares that disorderly conduct is a misdemeanor.

**HB 3293-S** by House Committee on Judiciary (originally sponsored by Representatives Roach, Chase, Takko, Shabro, Rodne, Simpson, Serben, Nixon, Williams, Morrell, Sells, Haler, Campbell, and Ahern)

(AS OF HOUSE 2ND READING 3/03/06)

Declares that a person is guilty of disorderly conduct if the person: (1) Intentionally engages in fighting or in tumultuous conduct or makes unreasonable noise, within five hundred feet of: (a) The location where a funeral or burial is being performed; (b) a funeral home during the viewing of a deceased person; (c) a funeral procession, if the person knows that the funeral procession is taking place; or (d) a building in which a funeral or memorial service is being conducted; and

(2) Knows that the activity adversely affects the funeral, burial, viewing, funeral procession, or memorial service.

-- 2006 REGULAR SESSION --

Feb 2 First reading, referred to Criminal Justice & Corrections.  
Feb 14 Committee relieved of further consideration. Referred to Judiciary.  
Feb 22 Public hearing and executive action taken in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; 1st substitute bill be substituted, do pass.  
Feb 24 Passed to Rules Committee for second reading.  
Feb 27 Placed on second reading by Rules Committee.  
Mar 3 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
-- IN THE SENATE --  
Mar 4 First reading, referred to Judiciary.  
Mar 8 By resolution, returned to House Rules Committee for third reading.

**HB 3294** by Representatives Orcutt and Dunn

Allowing private garbage collection in certain annexed mobile home parks.

Provides that when the owner of a mobile home park, as defined in RCW 59.20.030, is collecting garbage for that park's tenants on the effective date of an annexation by a city or town, the owner may continue collecting garbage for that mobile home park.

-- 2006 REGULAR SESSION --

Feb 2 First reading, referred to Local Government.

**HB 3295** by Representatives Grant and Newhouse  
Companion Bill: 6883

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.

-- 2006 REGULAR SESSION --

Feb 2 First reading, referred to Commerce & Labor.

**HB 3296** by Representatives Nixon and Roach

Establishing procedures for the creation of new counties.

Declares that the purpose of this act is to establish procedures for the orderly formation of new counties or consolidation of existing counties and to provide for an equitable apportionment of the debts, liabilities, and assets of the parent county or counties between the new county and the remaining portions or portion of each parent county.

Repeals RCW 4.12.070, 36.09.010, 36.09.020, 36.09.035, 36.09.040, and 36.09.050.

-- 2006 REGULAR SESSION --

Feb 2 First reading, referred to Local Government.

**HB 3297** by Representatives Anderson, Nixon, Ahern, Roach, and Bailey

Requiring voters to prove citizenship and provide photo identification.

Provides that, in addition to the requirements of RCW 29A.08.010, the form of registration provided by the secretary of state or county auditor must include a statement that the applicant must submit a legible copy of a document proving United States citizenship and a copy of a valid photo identification card with the application and that the county auditor or secretary of state must reject the application if the applicant fails to provide either.

Requires that after a person has submitted satisfactory proof of citizenship and valid photo identification, the county auditor or secretary of state shall indicate this information in the person's permanent voter file. After two years, the county auditor or secretary of state may destroy all documents that were submitted as proof of citizenship.

Requires county auditors to provide information on the valid photo identification and proof of citizenship requirements of chapter 29A.08 RCW and RCW 29A.44.205 to residents in their counties. To assist county auditors, the state will provide matching funds to a county auditor who has created a voter outreach program that provides this information.

Requires the secretary of state to include in his or her biennial budget requests sufficient funds to carry out this act. The provision of matching funds for voter outreach must be from appropriations specifically provided by law for that purpose.

-- 2006 REGULAR SESSION --

Feb 3 First reading, referred to State Government Operations & Accountability.

**HB 3298** by Representative B. Sullivan

Clarifying who may ride with intermediate license holders during early morning hours.

Declares that the purpose of this act is to: (1) Create safer roads for people who use the roads between 1 a.m. and 5 a.m. and who are not intoxicated; and

(2) Authorize holders of intermediate licenses to drive during curfew hours to pick up others in need of a ride, such as intoxicated people who may put their own and others' lives at risk.

Provides that the holder of an intermediate license may not operate a motor vehicle between the hours of 1 a.m. and 5 a.m. except when the holder is accompanied by a parent, immediate family member as defined in RCW 42.17.020, guardian, licensed driver who is at least twenty-five years of age, or a person enrolled in a designated driver program. For purposes of this act, "designated driver program" means a program designed to promote the designation of sober drivers, such as Safe Ride, a program that provides transportation for persons who plan to consume alcohol. Any person authorized to accompany the holder of an intermediate license in this act shall not accompany the holder if the person has: (1) Violated RCW 46.61.502 and 46.61.503 within the previous seven years; or

(2) Committed a felony within the previous seven years.

-- 2006 REGULAR SESSION --

Feb 3 First reading, referred to Transportation.

**HB 3299** by Representatives Holmquist, Hinkle, Lovick, and O'Brien

Concerning dock construction.

Provides that, recognizing that appropriate variances in the strict application of the shoreline management act are consistent with established policy and effective protection measures, the legislature intends to: (1) Exempt qualifying private, noncommercial docks in artificial lakes, including, but not limited to, Moses Lake, from certain regulatory requirements; and

(2) Require that such docks be granted local permitting preferences.

Requires each master program to contain provisions providing a preference for permit issuance for the construction of docks, including community docks, in artificial lakes. Docks subject to this provision must be designed for pleasure craft only and must be for the private noncommercial use of owners, lessees, or contract purchasers of single and multiple family residences.

-- 2006 REGULAR SESSION --

Feb 3 First reading, referred to Natural Resources, Ecology & Parks.

Feb 14 Referred to Rules 2 Review.

**HB 3300** by Representative Ericksen

Changing the population accommodation requirements for cities with fewer than ten thousand residents.

Revises the population accommodation requirements for cities with fewer than ten thousand residents.

-- 2006 REGULAR SESSION --

Feb 3 First reading, referred to Local Government.

**HB 3301** by Representatives Ericksen, Orcutt, Serben, McDonald, Linville, Roach, and Hinkle

Concerning food service rules.

Provides that the rules for food service must provide an exemption to the cold holding temperature standard of forty-one degrees or colder for an establishment that purchased their equipment prior to May 2, 2005, and the equipment meets the standards that were in place at the time the equipment was purchased.

-- 2006 REGULAR SESSION --

Feb 3 First reading, referred to Health Care.

**HB 3302** by Representatives Ericksen and Linville

Concerning athletic and performance coaching.

Declares that nothing in chapter 18.83 RCW applies to or limits the ability of individuals to conduct activities generally associated with athletic or performance coaching or instruction. These activities include visualization, motivation, peak performance instruction, mental preparation, and associated methods.

Declares that this chapter does not authorize a coach, instructor, motivational speaker, or other person conducting activities generally associated with modern coaching techniques to perform clinical psychology or refer to services provided as "sports psychology" unless he or she holds a license under this act.

-- 2006 REGULAR SESSION --

Feb 3 First reading, referred to Health Care.

**HB 3303** by Representatives Pearson, Shabro, Ericksen, Serben, McDonald, Ahern, and Roach

Authorizing special verdicts for specified sex offenses against children and vulnerable adults.

Authorizes special verdicts for specified sex offenses against children and vulnerable adults.

-- 2006 REGULAR SESSION --

Feb 3 First reading, referred to Criminal Justice & Corrections.

**HB 3304** by Representatives Grant, Linville, Pettigrew, P. Sullivan, Kessler, Clibborn, Wallace, McCoy, Kilmer, Sells, Green, and Morrell

Creating the energy freedom program.

Finds it is in the public interest to reduce Washington's dependence on imported oil, expand renewable fuel production and use in Washington, conserve energy, improve use of renewable energy and energy efficiency measures, and promote sustainable rural economic development by creating new jobs and stimulating business and economic activity in local communities across Washington.

Declares that, to accomplish this, the energy freedom program is established to stimulate strategic investment in facilities, infrastructure, technologies, and research and development that will advance Washington's move toward energy independence. It is the intent of the legislature to appropriate funds for this strategic investment in the fiscal years ending June 30, 2007, June 30, 2008, June 30, 2009, and June 30, 2010.

Provides that, beginning July 1, 2006, for four fiscal years through June 30, 2010, the state treasurer shall transfer the sum of twenty-five million dollars each fiscal year from the state general fund to the energy freedom account established in this act, for a total of one hundred million dollars.

Appropriates the sum of twenty-five million dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the energy freedom account to the department of community, trade, and economic development for the purposes of this act.

-- 2006 REGULAR SESSION --

Feb 6 First reading, referred to Capital Budget.

**HB 3305** by Representatives Kilmer, Appleton, and Green

Providing relief to Tacoma Narrows bridge users.

Provides that, within five days of each deferred sales and use tax payment the state treasurer shall transfer an amount equal to the sales tax payment from the state general fund to the Tacoma Narrows toll bridge account.

-- 2006 REGULAR SESSION --

Feb 6 First reading, referred to Appropriations.

**HB 3306** by Representatives Orcutt, Roach, Curtis, Shabro, Hinkle, Nixon, McDonald, Ahern, Ericksen, Kretz, Schindler, Walsh, Woods, Cox, Bailey, McCune, Alexander, Clements, Haler, Sump, Strow, Dunn, Armstrong, and Serben

Reinstating the Washington state pick-up credit for federal estate and transfer taxes.

Declares that a tax in an amount equal to the federal credit is imposed on every transfer of property of a resident.

Provides that if the transfer is subject to a similar tax imposed by another state for which the federal credit is allowed, and if the tax imposed by the other state is not qualified by a reciprocal provision allowing the transfer to be taxed only in this state, the amount of the tax due under this act shall be credited with the lesser of: (1) The amount of the death tax paid the other state and credited against the federal tax; or

(2) An amount computed by multiplying the federal credit by a fraction, the numerator of which is the value of the property subject to the tax imposed by the other state, and the denominator of which is the value of the decedent's gross estate.

Provides that a tax in an amount equal to the federal credit is imposed on every generation-skipping transfer, if real or tangible personal property subject to the federal tax is located in this state or if the trust has its principal place of administration in this state at the time of the generation-skipping transfer.

Provides that if the generation-skipping transfer is subject to a similar tax imposed by another state for which the federal credit is allowed, the amount of the tax due under this act shall be credited with the lesser of: (1) The amount of the tax paid to the other state and credited against the federal tax; or

(2) An amount computed by multiplying the federal credit by a fraction, the numerator of which is the value of the property subject to the generation-skipping transfer tax imposed by the other state, and the denominator of which is the value of all property subject to the federal tax.

Repeals RCW 83.100.046, 83.100.047, and 83.100.095, and 2005 c 516 s 1 (uncodified).

-- 2006 REGULAR SESSION --

Feb 7 First reading, referred to Finance.

**HB 3307** by Representatives P. Sullivan, Pettigrew, Simpson, B. Sullivan, Williams, and Strow

Creating certified capital companies to promote investment in start-up and emerging businesses.

Creates certified capital companies to promote investment in start-up and emerging businesses.

-- 2006 REGULAR SESSION --

Feb 7 First reading, referred to Financial Institutions & Insurance.

**HB 3308** by Representative Morris

Concerning revenue from fossil fuel production.

Provides that the royalty for each lease entered into under chapter 79.14 RCW must be established by the commissioner of public lands and represent at least five percent, but no more than thirty percent of the gross production of all oil, gas, or other hydrocarbons produced and saved from the lands covered by a lease issued under this chapter.

Declares that, in determining the royalty for leases under this act, the commissioner must consider the remaining income to the owner after all costs are considered, including normal risk and a fair rate of return. The royalty adopted by the commissioner should ensure that the state of Washington receives a fair share of the revenue from oil and gas resources, while allowing the owner to maintain a large enough share of the production to allow the owner to receive a reasonable return on the investment.

-- 2006 REGULAR SESSION --

Feb 9 First reading, referred to Technology, Energy & Communications.

Feb 10 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; do pass.

Feb 11 Placed on second reading.

Feb 14 Referred to Rules 2 Consideration.

**HB 3309** by Representative Anderson

Prioritizing basic education expenditures within the state appropriations process.

Provides that, beginning with the 2007-2009 fiscal biennium and thereafter, appropriations for the purposes of this act and other K-12 education purposes must be made in legislation that is separate from the omnibus operating appropriations act. Such appropriations must be enacted into law before it is in order for either house of the legislature to take executive action on omnibus operating appropriations legislation.

-- 2006 REGULAR SESSION --

Feb 9 First reading, referred to Appropriations.

**HB 3310** by Representatives Bailey, Linville, Kessler, Morrell, Clibborn, and Morris

Reviewing existing health care coverage statutory requirements.

(AS OF HOUSE 2ND READING 2/14/06)

Finds and declares that there has been an ongoing controversy over the costs and benefits of existing health care coverage statutory requirements and their effect on health care insurance costs. It is for this reason that an unbiased, independent actuarial study of existing health care coverage statutory requirements needs to be conducted.

Declares that it is not the intent of the legislature to take any actions in relation to the findings of the study until they can be reviewed and analyzed by the legislature, in consultation with the office of the insurance commissioner, health care providers, health carriers, and health care purchasers.

Directs the office of the insurance commissioner to contract for an actuarial review and analysis of existing health care coverage statutory requirements. The office of the insurance commissioner shall: (1)(a) Contract with a qualified independent and impartial entity that has not taken a public position in the past on the merits or consequences of the adoption of health care coverage statutory requirements; and

(b) Conduct the analysis in two phases:

(i) The first phase of the analysis shall review statutes that mandate that health carriers provide benefits for certain conditions or services, and that require health carriers to offer certain services as an option for individuals or groups purchasing a health benefit plan. For each mandate or requirement, the analysis must address:

(A) The cost of including the mandate or requirement in health benefit plans, and the impact that covering the mandate or requirement has on the utilization of other health services, expressed as a net premium cost or savings per member per month;

(B) A review of available evidence related to the clinical and cost-effectiveness of the mandate or requirement; and

(C) An assessment of whether market demand has already resulted in inclusion of the mandate or requirement in a significant number of health benefit plans in states that do not have such a mandate or requirement; and

(ii) The second phase of the analysis must analyze a sample of at least ten health conditions or chronic illnesses that are prevalent among residents of Washington state. For each health condition or chronic illness, the analysis must include an assessment of the comparative cost and treatment outcomes of treatment provided by health care providers for whom primary treatment of the condition or illness is within their scope of practice.

(2) Submit an interim report on the first phase of the analysis to the governor and appropriate committees of the legislature by December 1, 2006, and a final report by December 1, 2007. The report may include recommendations related to additional issues that should be addressed in the second phase of the analysis.

(3) Submit an interim report on the second phase of the analysis to the governor and appropriate committees of the legislature by December 1, 2007, and a final report by December 1, 2008.

-- 2006 REGULAR SESSION --

- Feb 10 Held on first reading.  
 Feb 14 Read first time, rules suspended, and placed on second reading calendar.  
 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 95; nays, 2; absent, 0; excused, 1.  
 -- IN THE SENATE --  
 Feb 16 First reading, referred to Health & Long-Term Care.  
 Feb 20 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 HEA - Majority; do pass with amendment(s).  
 Minority; without recommendation.  
 Passed to Rules Committee for second reading.  
 Mar 1 Placed on second reading by Rules Committee.  
 Mar 3 Committee amendment adopted as amended.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.  
 -- IN THE HOUSE --  
 Mar 8 Amendment ruled beyond the scope and object of the bill.  
 House refuses to concur in Senate amendments. Asks Senate to recede from amendments.  
 -- IN THE SENATE --  
 Returned to House Rules 3.

**HB 3311** by Representatives Kretz, Kristiansen, Buri, Holmquist, Serben, Newhouse, Orcutt, Condotta, Sump, Ormsby, Schindler, Hinkle, Campbell, Chandler, Crouse, McDonald, Armstrong, Rodne, Buck, Haler, Ericksen, Linville, Kessler, Grant, McCune, and Morrell

Providing fairness in government regulation of private property.

Declares that this act is intended to protect the use and value of private property while providing for a healthy environment and ensuring that government agencies do not damage the use or value of private property except if necessary to prevent threats to human health and safety.

Declares an intent to recognize and promote unique interests, knowledge, and abilities private property owners have to protect the environment and land. To this end, government agencies must consider whether voluntary cooperation of property owners will meet the legitimate interests of the government instead of inflexible regulation of private property.

-- 2006 REGULAR SESSION --

- Feb 11 First reading, referred to Judiciary.

**HB 3312** by Representatives Chase, Hasegawa, Williams, Ormsby, and Appleton

Creating provisions relating to fair employment practices.

Declares an intent to set forth certain rights and remedies with respect to wrongful discharge. These rights and remedies are intended to aid the enforcement of the state's antidiscrimination laws and related policies by replacing the common law at-will employment doctrine with a just cause standard.

-- 2006 REGULAR SESSION --

- Feb 11 First reading, referred to Commerce & Labor.

**HB 3313** by Representatives Wallace, Morrell, and McDonald

Providing a business and occupation tax deduction for reimbursements for immunizing agents.

Provides a business and occupation tax deduction for reimbursements for immunizing agents.

-- 2006 REGULAR SESSION --

- Feb 21 First reading, referred to Finance.

**HB 3314** by Representative Dunshee

Authorizing the issuance of general obligation bonds.

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 seventy-four million four hundred thousand dollars, or as much thereof as may be required, to finance the projects and all costs incidental thereto. Bonds authorized in this section may be sold at such price as the state finance committee shall determine. No bonds authorized in this section may be offered for sale without prior legislative appropriation of the net proceeds of the sale of the bonds.

-- 2006 REGULAR SESSION --

- Feb 21 First reading, referred to Capital Budget.  
 Feb 22 Public hearing in committee.

**HB 3315** by Representatives Murray and Woods

Authorizing the issuance of bonds for state highway improvement projects.

Provides that, in order to provide funds necessary for the design, right of way, and construction of selected state highway improvements, there shall be issued and sold upon the request of the Washington state department of transportation, a total of one hundred fifty million dollars of general obligation bonds of the state of Washington for the following purposes and sums: (1) Not to exceed one hundred million dollars for the repair of unstable slopes that threaten state highways;

(2) Not to exceed fifty million dollars for construction, reconstruction, or repair of any state highway made necessary by slides, storm damage, or repair of any other unexpected or unusual causes.

-- 2006 REGULAR SESSION --

- 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.  
 Minority; do not pass.  
 Mar 1 Passed to Rules Committee for second reading.  
 Placed on second reading.  
 Mar 8 Referred to Rules 2 Consideration.

**HB 3316** by Representatives Dunshee, Linville, Grant, and Kessler

Authorizing the issuance of general obligation bonds.

(SUBSTITUTED FOR - SEE 1ST SUB)

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 eighty-three million seven hundred thousand 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.

Provides that, for the purpose of providing funds for the Hood Canal aquatic rehabilitation program, the state finance committee is authorized to issue general obligation bonds of the state of Washington in the sum of forty 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 rehabilitation of the Puget Sound, the state finance committee is authorized to issue general obligation bonds of the state of Washington in the sum of thirty million dollars, or as much thereof as may be required, to finance the projects and all costs incidental thereto.

**HB 3316-S** by House Committee on Capital Budget  
(originally sponsored by Representatives  
Dunshee, Linville, Grant, and Kessler)

**(DIGEST AS ENACTED)**

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-nine million three hundred thousand 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.

Provides that, for the purpose of providing funds for the Hood Canal aquatic rehabilitation program, the state finance committee is authorized to issue general obligation bonds of the state of Washington in the sum of six million nine hundred twenty thousand dollars, or as much thereof as may be required, to finance the projects and all costs incidental thereto.

Declares that a portion of the bonds issued under this act are intended to be used for wastewater and clean water improvement projects at state parks as part of the Hood Canal aquatic rehabilitation program. State parks intended to be improved by the bond proceeds include, but are not limited to, the following: (1) Approximately one hundred thousand dollars for Twanoh state park;

(2) Approximately one million two hundred thousand dollars for Dosewallips state park;

(3) Approximately seven hundred thousand dollars for Belfair state park;

(4) Approximately one million fifty thousand dollars for Potlatch state park;

(5) Approximately five hundred thousand dollars for Kitsap Memorial state park;

(6) Approximately nine hundred thousand dollars for Scenic Beach state park;

(7) Approximately three hundred thousand dollars for Twanoh and Triton Cove state parks;

(8) Approximately eight hundred fifty thousand dollars for Shine Tidelands state park;

(9) Approximately one hundred fifty thousand dollars for Pleasant Harbor state park; and

(10) Approximately one hundred seventy thousand dollars for Triton Cove state park.

Provides that, for the purpose of providing funds for the rehabilitation of the Puget Sound, the state finance committee is authorized to issue general obligation bonds of the state of Washington in the sum of seven million three hundred seventy-five thousand dollars, or as much thereof as may be required, to finance the projects and all costs incidental thereto.

Provides that a portion of the bonds issued under this act are intended to be used for wastewater and clean water improvement projects at state parks as part of the rehabilitation of Puget Sound. State parks intended to be improved by the bond proceeds

include, but are not limited to, the following: (1) Approximately one hundred twenty-five thousand dollars for Sequim Bay state park;

(2) Approximately seven hundred fifty thousand dollars for Fort Flagler state park;

(3) Approximately seven hundred fifty thousand dollars for Larabee state park;

(4) Approximately three hundred thousand dollars for Fort Worden state park;

(5) Approximately three hundred thousand dollars for Camano Island state park;

(6) Approximately three hundred fifty thousand dollars for Deception Pass state park;

(7) Approximately two hundred fifty thousand dollars for Possession Point;

(8) Approximately one million one hundred thousand dollars for Illahee state park;

(9) Approximately one million two hundred thousand dollars for Kopachuck state park;

(10) Approximately seven hundred thousand dollars for Penrose Point state park;

(11) Approximately two hundred fifty thousand dollars for Blake Island state park; and

(12) Approximately one million three hundred thousand dollars for Fay Bainbridge state park.

-- 2006 REGULAR SESSION --

Feb 23 Public hearing and executive action taken in committee.

First reading, referred to Capital Budget.  
CB - Executive action taken by committee.  
CB - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 24 Placed on second reading.

Feb 28 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 90; nays, 7;  
absent, 0; excused, 1.

-- IN THE SENATE --

Mar 2 Held on first reading.

Mar 8 Rules suspended.

Placed on second reading.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0;  
absent, 1; excused, 1.

-- IN THE HOUSE --

Speaker signed.

-- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 22 Governor signed.

Chapter 167, 2006 Laws.

Effective date 3/22/2006.

**HB 3317** by Representatives Ahern, Lantz, Lovick, Darneille, Chase, Williams, Hunter, Clibborn, Kilmer, Hudgins, Ericks, Simpson, Conway, Takko, and Morrell

Changing provisions relating to driving under the influence of intoxicating liquor or any drug.

**(DIGEST AS ENACTED)**

Revises provisions relating to driving under the influence of intoxicating liquor or any drug.

Makes it a felony to drive or be in physical control of a vehicle while under the influence of intoxicating liquor or any drug.

-- 2006 REGULAR SESSION --

Feb 27 First reading, referred to Rules.

- Feb 28 Rules Committee relieved of further consideration. Placed on second reading. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.  
-- IN THE SENATE --
- Mar 1 First reading, referred to Judiciary.
- Mar 6 Public hearing and executive action taken in committee.  
JUD - Majority; do pass with amendment(s). And refer to Ways & Means.  
Held for further consideration.
- Mar 7 Rules suspended.  
Placed on second reading.  
Committee amendment adopted as amended.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.  
-- IN THE HOUSE --
- Mar 8 House concurred in Senate amendments.  
Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.  
Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Delivered to Governor.
- Mar 15 Governor signed.  
Chapter 73, 2006 Laws.  
Effective date 7/1/2007.

**HB 3318** by Representative Conway

Making adjustments to the unemployment insurance system.

Finds that it is in the best interest of unemployed workers, businesses, and the state to maintain a stable and solvent unemployment insurance system.

Declares an intent to make adjustments to benefit and tax equity that ensure both the stability and solvency of the system.

-- 2006 REGULAR SESSION --

- Feb 27 First reading, referred to Rules.

**HB 3319** by Representatives Grant, Armstrong, and Newhouse

Creating exemptions from the Washington clean indoor air act.

Recognizes the will of the people strongly expressed by passage of Initiative Measure No. 901 to prohibit smoking in many places. A clear message was sent that people do not want to be exposed unwillingly to second-hand smoke.

Finds that other states that have passed smoking bans have provided exceptions for key establishments and settings.

Finds that since Initiative Measure No. 901 exempted private offices and the people that work in them from the initiative, other exemptions should be created.

Provides that no person may smoke in a public place or in any place of employment except in a cigar bar, retail tobacco shop, private club, theatrical production site, or designated smoking area in a long-term care facility, licensed by the department under this act.

Directs the department to issue a transferable license for a cigar bar, retail tobacco shop, private club, theatrical production site, or designated smoking area in a long-term care facility, if the applicant pays any applicable fee established by the department and shows to the satisfaction of the department that the establishment is, and has been since January 1, 2004, a cigar bar, retail tobacco shop, private club, theatrical production site, or designated smoking area in a long-term care facility, as defined in RCW 70.160.020.

Provides that smoking by residents living in long-term care facilities is permitted in a designated smoking area that meets the following standards: (1) The designated smoking area cannot be

located in a common area, including but not limited to entrances, lobbies, hallways, dining rooms, activity rooms, or meeting rooms, where employees, visitors, or nonsmoking residents are required to enter or pass through for work, visits, or services.

(2) An indoor designated smoking area must be enclosed and separately ventilated as defined in RCW 70.160.020. The indoor area must meet the stricter of any applicable indoor air exposure limits set by the department of labor and industries or the department of health for vapor phase nicotine and carbon monoxide.

(3) An outdoor designated smoking area must be covered and protected from inclement weather, identified with signs, and reachable by a nonhazardous pathway. The outdoor area may be located no closer than fifteen feet from entrances, exits, operable windows, and ventilation intakes that serve an enclosed nonsmoking area. The outdoor area must be closed on at least one side to minimize smoke infiltration into the facility and must have an outdoor filter system to help absorb smoke when the outdoor smoking area is in use.

(4) Prospective employees and residents must be informed as to whether the facility has a designated smoking area. No employee may be required to enter a designated smoking area while in use. Cleaning and maintenance of the designated smoking area may not occur when smokers are present. Persons under the age of eighteen are prohibited from entering or performing any duties in a designated smoking area.

(5) The department of labor and industries and the department of health may adopt rules as needed to implement this act.

-- 2006 REGULAR SESSION --

- Mar 2 First reading, referred to Health Care.

**HB 3320** by Representative Hinkle

Establishing a controlled substances prescription monitoring program.

Establishes a controlled substances prescription monitoring program.

-- 2006 REGULAR SESSION --

- Mar 7 First reading, referred to Health Care.

**HB 3321** by Representative Linville

Providing funding for the small business development center.

Appropriates the sum of one million six 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 Washington State University for the small business development center.

-- 2006 REGULAR SESSION --

- Mar 7 First reading, referred to Appropriations.

**House Joint Memorials**

**HJM 4000** by Representatives Curtis, Lovick, Hinkle, Buri, Holmquist, Rodne, Roach, Clements, Kristiansen, Armstrong, Buck, McCoy, and Woods

Companion Bill: 8006

Requesting passage of the Defense Appropriations Legislation.

Requests passage of the Defense Appropriations Legislation.

-- 2005 REGULAR SESSION --

- Jan 13 First reading, referred to State Government Operations & Accountability.  
Jan 25 Public hearing in committee.

**HJM 4001** by Representatives Hudgins, Morris, Anderson, Chase, Uptegrove, and B. Sullivan

Requesting Congress to develop Emergency 911 standards for Voice Over Internet Protocol service.

(SEE ALSO PROPOSED 1ST SUB)

Requests Congress to develop Emergency 911 standards for Voice Over Internet Protocol service.

**HJM 4001-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Hudgins, Morris, Anderson, Chase, Upthegrove, and B. Sullivan)

Requesting Congress to develop Enhanced 911 standards for Voice Over Internet Protocol service.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requests Congress to develop Emergency 911 standards for Voice Over Internet Protocol service.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Technology, Energy & Communications.

Jan 27 Public hearing in committee.

Feb 3 Executive session in committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.

Feb 7 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --

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

**HJM 4002** by Representatives Curtis, Armstrong, Orcutt, Haler, Condotta, Nixon, Newhouse, Buri, McCune, Clements, Dunn, Takko, Grant, and Moeller

Companion Bill: 8005

Requesting Congress to protect the firearms industry.

Requests Congress to protect the firearms industry.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Judiciary.

**HJM 4003** by Representatives Ericksen, Kessler, Haler, O'Brien, Talcott, Chase, Dickerson, and B. Sullivan

Requesting Congress to consider Washington for magnetic levitation transportation funding.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requests Congress to consider Washington for magnetic levitation transportation funding.

**HJM 4003-S** by House Committee on Transportation (originally sponsored by Representatives Ericksen, Kessler, Haler, O'Brien, Talcott, Chase, Dickerson, and B. Sullivan)

(AS OF HOUSE 2ND READING 1/27/06)

Requests Congress to consider Washington for magnetic levitation transportation funding.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Transportation.

Feb 23 Public hearing in committee.

Mar 3 Executive session in committee.  
TR - Executive action taken by committee.  
TR - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Mar 7 Passed to Rules Committee for second reading.

Mar 8 Placed on second reading by Rules Committee.

Mar 14 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.  
Third reading, adopted; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 16 First reading, referred to Transportation.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Jan 18 Placed on third reading by Rules Committee.

Jan 27 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Jan 31 First reading, referred to Transportation.

Feb 27 Public hearing in committee.

Mar 8 By resolution, returned to House Rules Committee for third reading.

**HJM 4004** by Representatives Roach, Newhouse, Holmquist, Serben, Ahern, and Condotta

Companion Bill: 8008

Requesting Congress to support social security reform.

Requests that the United States Congress support no increases in payroll taxes, no cuts to social security benefits, and the creation of optional social security personal retirement accounts.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Children & Family Services.

**HJM 4005** by Representatives Roach, Newhouse, Holmquist, McCune, Talcott, Woods, Campbell, Nixon, Ahern, Kristiansen, Condotta, Skinner, Strow, and Anderson

Companion Bill: 8004

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 Finance.

**HJM 4006** by Representatives Moeller, Chase, Tom, Dunshee, Hunter, Jarrett, Darneille, Upthegrove, McDermott, Hunt, Appleton, Kirby, Flannigan, Nixon, Williams, Ormsby, McCoy, Hasegawa, Springer, and Simpson

Companion Bill: 8020

Expressing concern about the USA PATRIOT Act.

Resolves that the Washington legislature: (1) Affirms its abhorrence of and opposition to global terrorism; and

(2) Affirms its commitment to protecting the civil rights and civil liberties of all Washington residents and oppose any measures that unconstitutionally infringe upon those civil rights and civil liberties.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Judiciary.

Mar 1 Public hearing in committee.

**HJM 4007** by Representatives Hudgins, McCoy, Conway, Wood, Upthegrove, Kilmer, Sells, Rodne, Simpson, Morrell, Darneille, Appleton, Chase, Williams, P. Sullivan, McDermott, O'Brien, Campbell, Hasegawa, and Kenney

Requesting permanent health care for veterans with war-related problems.

Requests permanent health care for veterans with war-related problems.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to State Government Operations & Accountability.

**HJM 4008** by Representatives Dunshee, O'Brien, Moeller, B. Sullivan, McCoy, Ericks, Sells, Lovick, Upthegrove, and Hudgins

Companion Bill: 8013

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 --

Jan 28 First reading, referred to Transportation.

**HJM 4009** by Representatives Ormsby, Dunn, Miloscia, Jarrett, Pettigrew, Flannigan, Springer, Morrell, Sells, O'Brien, Conway, Priest, Simpson, Kagi, Darneille, Lantz, Kenney, Clibborn, Cody, Schual-Berke, Chase, Hasegawa, and Wood

Requesting that Section 8 housing assistance be maintained.

(SEE ALSO PROPOSED 1ST SUB)

Requests that Section 8 housing assistance be maintained.

**HJM 4009-S** by House Committee on Housing (originally sponsored by Representatives Ormsby, Dunn, Miloscia, Jarrett, Pettigrew, Flannigan, Springer, Morrell, Sells, O'Brien, Conway, Priest, Simpson, Kagi, Darneille, Lantz, Kenney, Clibborn, Cody, Schual-Berke, Chase, Hasegawa, and Wood)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requests that Section 8 housing assistance be maintained.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Housing.

Feb 22 Public hearing in committee.

Mar 1 Executive session in committee.

HOUS - Executive action taken by committee.

HOUS - Majority; 1st substitute bill be substituted, do pass.

Mar 2 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

House Rules "X" file.

**HJM 4010** by Representatives Linville, Jarrett, Quall, Williams, Darneille, Kenney, Chase, Ormsby, Simpson, Miloscia, Sells, and Schual-Berke; by request of Superintendent of Public Instruction

Companion Bill: 8011

Petitioning the President and Congress to fully fund the No Child Left Behind Act of 2001.

(SEE ALSO PROPOSED 1ST SUB)

Petitions the President and Congress to fully fund the No Child Left Behind Act of 2001.

**HJM 4010-S** by House Committee on Education (originally sponsored by Representatives Linville, Jarrett, Quall, Williams, Darneille, Kenney, Chase, Ormsby, Simpson,

Miloscia, Sells, and Schual-Berke; by request of Superintendent of Public Instruction)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Petitions the President and Congress to fully fund the No Child Left Behind Act of 2001.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Education.

Feb 16 Public hearing in committee.

Mar 2 Executive session in committee.

ED - Executive action taken by committee.

ED - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Education.

**HJM 4011** by Representatives Hudgins, Clibborn, Dickerson, Wallace, Conway, Morrell, Green, Kenney, Chase, Ormsby, Simpson, Hasegawa, Sells, Schual-Berke, and Santos

Requesting the continued publication of women worker information.

Requests the continued publication of women worker information.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Commerce & Labor.

Feb 14 Public hearing in committee.

Feb 21 Executive session in committee.

CL - Executive action taken by committee.

CL - Majority; do pass.

Feb 24 Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

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

Rules Committee relieved of further consideration.

Referred to Commerce & Labor.

**HJM 4012** by Representatives Morrell, Buri, Blake, Newhouse, Campbell, Hinkle, Dunshee, Clements, Lovick, Linville, Cox, Hudgins, Grant, Woods, McCoy, Sells, Simpson, Ormsby, Haler, Kretz, Hankins, Skinner, and Quall

Companion Bill: 8010

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.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Economic Development, Agriculture & Trade.

Feb 25 Public hearing in committee.

**HJM 4013** by Representatives Miloscia, Springer, Sells, Pettigrew, Upthegrove, Simpson, Chase, Hasegawa, Kagi, and Santos

Petitioning for efforts to assist the state's homeless.

Petitions for efforts to assist the state's homeless.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Housing.

- Feb 22 Public hearing and executive action taken in committee.  
HOUS - Executive action taken by committee.  
HOUS - Majority; do pass.
- Feb 23 Passed to Rules Committee for second reading.  
-- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
House Rules "X" file.

**HJM 4014** by Representative Nixon

Requesting Congress to repeal the alternative minimum tax.

Requests Congress to repeal the alternative minimum tax.

-- 2005 REGULAR SESSION --

- Feb 9 First reading, referred to Finance.

**HJM 4015** by Representatives Simpson, Clibborn, B. Sullivan, Takko, Ormsby, Morrell, Darneille, Appleton, Kessler, Williams, Chase, Conway, Hasegawa, Wood, and Dickerson

Opposing privatization of social security.

Declares that the Memorialists oppose diverting Social Security payroll contributions in order to fund retirement investment accounts; oppose any effort to cut benefits or increase eligibility thresholds; oppose any effort to use trust fund surpluses for any tax cut; support examining increases in employers' tax rates and raising the payroll tax earning cap as acceptable methods for providing a guaranteed living income and insuring the long-term financial viability of Social Security; and oppose all efforts to privatize Social Security in any manner.

-- 2005 REGULAR SESSION --

- Feb 9 First reading, referred to Children & Family Services.
- Mar 2 Public hearing and executive action taken in committee.  
CFS - Executive action taken by committee.  
CFS - Majority; do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.
- Mar 8 Placed on second reading by Rules Committee.
- Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Children & Family Services.

**HJM 4016** by Representatives Kretz, Ahern, Haler, Holmquist, Kristiansen, Serben, Newhouse, and Orcutt

Petitioning for modifications to the federal Clean Water Act's citizen suit provisions.

Petitions for modifications to the federal Clean Water Act's citizen suit provisions.

-- 2005 REGULAR SESSION --

- Feb 10 First reading, referred to Economic Development, Agriculture & Trade.
- Mar 11 Public hearing in committee.

**HJM 4017** by Representatives Ahern, Rodne, Priest, Holmquist, Orcutt, Chandler, Kretz, Alexander, McDonald, McCune, Sump, Shabro, Serben, Schindler, Armstrong, Anderson, Ericksen, Talcott, Bailey, Kristiansen, DeBolt, Jarrett, Campbell, Newhouse, Pearson, Strow, Skinner,

Nixon, Dunn, Clements, Curtis, Buck, Hankins, Roach, Hinkle, Crouse, Haler, and Condotta

Concerning the elections in Iraq.

Applauds the elections in Iraq.

-- 2005 REGULAR SESSION --

- Feb 15 First reading, referred to State Government Operations & Accountability.

**HJM 4018** by Representatives Sells, Kenney, Dunshee, Haler, Ormsby, Nixon, Linville, Fromhold, Hinkle, Roberts, Flannigan, McCoy, Holmquist, Appleton, Dunn, Morrell, Ericks, Green, Hasegawa, Williams, Blake, Upthegrove, Conway, Chase, Darneille, Takko, Haigh, Skinner, Hankins, and Santos

Requesting electricity rates to not be increased.

(SEE ALSO PROPOSED 1ST SUB)

Requests electricity rates to not be increased.

**HJM 4018-S** by House Committee on Technology, Energy & Communications (originally sponsored by Representatives Sells, Kenney, Dunshee, Haler, Ormsby, Nixon, Linville, Fromhold, Hinkle, Roberts, Flannigan, McCoy, Holmquist, Appleton, Dunn, Morrell, Ericks, Green, Hasegawa, Williams, Blake, Upthegrove, Conway, Chase, Darneille, Takko, Haigh, Skinner, Hankins, and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requests electricity rates to not be increased.

-- 2005 REGULAR SESSION --

- Feb 16 First reading, referred to Technology, Energy & Communications.
- Feb 24 Public hearing in committee.
- Mar 1 Executive session in committee.  
TEC - Executive action taken by committee.  
TEC - Majority; 1st substitute bill be substituted, do pass.
- Mar 2 Passed to Rules Committee for second reading.
- Mar 8 Placed on second reading by Rules Committee.
- Mar 16 Referred to Rules 2 Consideration.  
-- 2006 REGULAR SESSION --
- Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Technology, Energy & Communications.

**HJM 4019** by Representatives Holmquist, McCune, Schindler, Dunn, McDonald, Buri, Hinkle, Kretz, Serben, and Santos

Petitioning HUD to support affordable housing programs.

Petitions HUD to support affordable housing programs.

-- 2005 REGULAR SESSION --

- Feb 17 First reading, referred to Housing.
- Feb 22 Public hearing in committee.

**HJM 4020** by Representatives Kilmer, Woods, Haigh, Appleton, Campbell, McCoy, and Lantz

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.

-- 2005 REGULAR SESSION --

Mar 1 First reading, referred to State Government Operations & Accountability.

**HJM 4021** by Representatives Williams, Moeller, Hasegawa, Kirby, Chase, Sells, Hunt, Simpson, Wood, Ormsby, and Darneille

Requesting the House of Representatives to strengthen its ethics rules.

Requests that the two major political parties in the House of Representatives are not given veto power over investigating their caucus members; urges that meetings of the Ethics Committee of the House of Representatives be open to the public; supports the House of Representatives adopting a "Three Strikes and You Are Out" ethics rule denying voting privileges for the remainder of his or her term to any House member that has been admonished by the Ethics Committee three times in the course of a year; and urges that the House of Representatives adopt a rule disqualifying members of the Ethics Committee from voting in matters involving the conduct of any House member to whose legal defense fund they have contributed, either personally or through a political action committee under their control.

-- 2005 REGULAR SESSION --

Mar 25 First reading, referred to State Government Operations & Accountability.

**HJM 4022** by Representatives Dunn, Newhouse, Curtis, Walsh, Orcutt, and Buri

Companion Bill: 8022

Requesting Congress to pass the Nonresident Income Tax Freedom Act.

Requests Congress to pass the Nonresident Income Tax Freedom Act.

-- 2005 REGULAR SESSION --

Apr 1 First reading, referred to Finance.

**HJM 4023** by Representatives Moeller, Buck, Kessler, DeBolt, Haigh, Talcott, Morrell, Newhouse, Williams, Serben, and Eickmeyer

Companion Bill: 8025

Requesting Congress to enact the Kidney Care Quality Improvement Act of 2005.

(DIGEST AS PASSED LEGISLATURE)

Requests Congress to enact the Kidney Care Quality Improvement Act of 2005.

-- 2005 REGULAR SESSION --

Apr 14 First reading, referred to Health Care.

-- 2006 REGULAR SESSION --

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

Jan 13 Public hearing in committee.

Jan 20 Executive session in committee.

HC - Executive action taken by committee.

HC - Majority; do pass.

Jan 24 Passed to Rules Committee for second reading.

Jan 26 Placed on second reading by Rules Committee.

Feb 8 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Feb 9 First reading, referred to Health & Long-Term Care.

Feb 15 Public hearing and executive action taken in committee.

Feb 16 HEA - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 28 Made eligible to be placed on second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 2 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 43; nays, 0; absent, 2; excused, 4.

-- IN THE HOUSE --

Mar 3 Speaker signed.

-- IN THE SENATE --

Mar 4 President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 6 Filed with Secretary of State.

**HJM 4024** by Representatives Moeller, Hudgins, Miloscia, Hasegawa, Murray, Lantz, Kagi, Green, Upthegrove, Pettigrew, and Schual-Berke

Companion Bill: 8030

Calling on the President to provide a solution to the crisis in Sudan.

Requests that the President of the United States use all political and economic means necessary to bring about a peaceful solution to the crisis and stop the deaths of thousands of innocent people every day.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.

Jan 9 First reading, referred to State Government Operations & Accountability.

**HJM 4025** by Representatives Halder, Takko, Newhouse, Nixon, Moeller, Anderson, Condotta, Sump, Grant, B. Sullivan, and Woods

Requesting a next generation nuclear plant project be established on the Hanford reservation.

Requests that a next generation nuclear plant project be established on the Hanford reservation.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.

Jan 9 First reading, referred to Technology, Energy & Communications.

Jan 12 Public hearing in committee.

**HJM 4026** by Representatives Halder, Takko, Newhouse, Nixon, Moeller, Grant, Morris, B. Sullivan, and Woods

Requesting the Columbia generating station be used for the commercial production of hydrogen.

(AS OF HOUSE 2ND READING 1/27/06)

Requests that the United States Department of Energy provide for the establishment of a project at the Columbia generating station to demonstrate the commercial production of hydrogen at an existing nuclear power plant.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.

Jan 9 First reading, referred to Technology, Energy & Communications.

Jan 12 Public hearing in committee.

Jan 13 Executive session in committee.

TEC - Executive action taken by committee.

TEC - Majority; do pass.

Jan 17 Passed to Rules Committee for second reading.

Jan 18 Placed on second reading by Rules Committee.

Jan 27 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Jan 31 First reading, referred to Water, Energy & Environment.  
 Feb 15 Public hearing in committee.  
 Mar 8 By resolution, returned to House Rules Committee for third reading.

**HJM 4027** by Representatives McCune, Dunn, Sump, Strow, and Holmquist

Calling on the president to prohibit the physical desecration of the flag.

Requests the president to prohibit the physical desecration of the flag.

-- 2006 REGULAR SESSION --

Jan 6 Prefiled for introduction.  
 Jan 9 First reading, referred to State Government Operations & Accountability.

**HJM 4028** by Representatives Nixon, Simpson, Darneille, Roberts, Cody, Springer, and Moeller

Companion Bill: 8028

Requesting Congress to allow states to decide whether marijuana should be used legally for medicinal purposes.

Requests that Congress amend federal drug laws to allow the states to decide for themselves whether to allow marijuana to be used for medical purposes so long as it is for personal, medicinal use only and is not bought, sold, or transferred for interstate commerce.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Health Care.

**HJM 4029** by Representatives Nixon, Appleton, Upthegrove, Morrell, Williams, Simpson, and Moeller

Companion Bill: 8037

Calling on the President and Congress to repeal the REAL ID Act of 2005.

Calls on the President and Congress to repeal the REAL ID Act of 2005.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Transportation.  
 Jan 23 Public hearing in committee.

**HJM 4030** by Representative Nixon

Petitioning Congress to reject a section of the Biodefense and Pandemic Vaccine and Drug Development Act of 2005.

Requests that the United States Congress reject section 3(f) of S. 1873, the Biodefense and Pandemic Vaccine and Drug Development Act of 2005, which provides that information that relates to the activities, working groups, and advisory boards of the Biomedical Advanced Research and Development Agency (the "BARDA") shall not be subject to disclosure under the Freedom of Information Act unless the Secretary or Director determines such disclosure would not pose a threat to national security; and that any decision of the Secretary or Director regarding the disclosure of information would not be subject to judicial review.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to State Government Operations & Accountability.

**HJM 4031** by Representatives Appleton, B. Sullivan, Green, Takko, McCoy, Hunt, Darneille, Flannigan, Kessler, Chase, Eickmeyer, Morris, McIntire, Murray, Woods, O'Brien, Ericks, Pettigrew, Moeller, Dunshee, Lantz, Schual-

Berke, Lovick, Morrell, Kenney, Clibborn, Sommers, Walsh, Strow, Haler, Talcott, Jarrett, Wallace, Dickerson, Conway, P. Sullivan, Hasegawa, Upthegrove, Rodne, Hankins, Williams, Springer, Cody, McDermott, Sells, Miloscia, Kagi, Campbell, Simpson, Roberts, and Kilmer

Preserving section 5 of the Marine Mammal Protection Act to protect Puget Sound.

(DIGEST AS PASSED LEGISLATURE)

Requests that section 5 of the Marine Mammal Protection Act of 1972 (33 U.S.C. Sec. 476) be preserved to continue protecting Puget Sound for current and future citizens of Washington and the United States to enjoy.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Natural Resources, Ecology & Parks.  
 Jan 20 Public hearing and executive action taken in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; do pass.  
 Minority; do not pass.  
 Jan 25 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.  
 Feb 10 Placed on second reading.  
 Feb 13 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 86; nays, 12; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 15 First reading, referred to Natural Resources, Ocean & Recreation.  
 Feb 22 Public hearing in committee.  
 Feb 23 Executive session in committee.  
 Feb 24 NROR - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Mar 2 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 37; nays, 8; absent, 1; excused, 3.  
 -- IN THE HOUSE --  
 Mar 3 Speaker signed.  
 -- IN THE SENATE --  
 Mar 4 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Filed with Secretary of State.

**HJM 4032** by Representatives Upthegrove, Schual-Berke, Hasegawa, Chase, Hudgins, Simpson, and Conway

Petitioning for airline pension relief.

Requests that the United States Congress declare its support for and enact federal legislation directed at creating airline pension reform and protecting retirement benefits for all employees in the airline industry.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Commerce & Labor.  
 Feb 1 Public hearing and executive action taken in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Referred to Rules 2 Consideration.

**HJM 4033** by Representatives Nixon, Moeller, and Springer

Requesting Congress to allow states to decide whether marijuana should be used legally for medicinal purposes.

Requests that Congress amend federal drug laws to allow the states to decide for themselves whether to allow marijuana to be used for medical purposes so long as it is for personal, medicinal

use only and is not bought, sold, or transferred for interstate commerce.

-- 2006 REGULAR SESSION --

- Jan 13 First reading, referred to Health Care.  
 Jan 31 Public hearing in committee.  
 Feb 2 Executive session in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HJM 4034** by Representatives Kenney, Morrell, Hankins, Clibborn, Conway, Dickerson, McDermott, Chase, Haigh, Kessler, Wallace, Sommers, Linville, Skinner, Green, Holmquist, Dunn, Appleton, Schual-Berke, Hudgins, Uptegrove, Darneille, Santos, Ormsby, Woods, and Roberts

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.

-- 2006 REGULAR SESSION --

- Jan 16 First reading, referred to Judiciary.  
 Jan 25 Public hearing in committee.

**HJM 4035** by Representatives Curtis, Lovick, Armstrong, Buck, Dunn, McDonald, and Wallace

Requesting that the Department of Homeland Security has the authority to combat illegal drugs.

Requests that the President and Congress of the United States adopt and implement all necessary legislation and authority to add to the mission of the Department of Homeland Security the charge of combating all forms of the manufacture, transportation, and distribution of illegal drugs.

-- 2006 REGULAR SESSION --

- Jan 16 First reading, referred to Criminal Justice & Corrections.

**HJM 4036** by Representatives Conway, Ormsby, Dickerson, Green, Chase, Wood, Morrell, Sells, Appleton, McDermott, Cody, Simpson, Hasegawa, and Hudgins

Requesting congress to enact the employee free choice act and to oppose the national security personnel system.

Requests that the United States Congress protect worker rights by enacting the Employee Free Choice Act, S. 842 or H.R. 1696, or substantially similar legislation and by opposing the National Security Personnel System and similar personnel regulations proposed for federal civilian workers at the department of Homeland Security and other federal agencies.

-- 2006 REGULAR SESSION --

- Jan 19 First reading, referred to Commerce & Labor.  
 Feb 1 Public hearing and executive action taken in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Minority; do not pass.  
 Feb 3 Passed to Rules Committee for second reading.

**HJM 4037** by Representatives Nixon, O'Brien, Darneille, Tom, McDermott, Jarrett, Roberts, Schual-Berke, and Moeller

Requesting that Congress not interfere with a state's right to define legitimate medical practice.

Requests that Congress not interfere with a state's right to define legitimate medical practice, and not expand the Drug Enforcement Agency's regulatory authority over a physician's best medical judgment to prescribe necessary pain management medications in chronic and end-of-life care.

-- 2006 REGULAR SESSION --

- Jan 24 First reading, referred to Health Care.

**HJM 4038** by Representatives Hinkle, Cody, and Santos

Requesting that certified diabetes educators be added as Medicare providers.

(DIGEST AS PASSED LEGISLATURE)

Requests that the United States House of Representatives and the United States Senate enact Senate Bill 626 and House Bill 3612, known as the "Diabetes Self-Management Training Act." The Act will increase access to diabetes care by adding certified diabetes educators to the current list of Medicare providers, thereby making certified diabetes educators billable providers.

-- 2006 REGULAR SESSION --

- Jan 24 First reading, referred to Health Care.  
 Jan 31 Public hearing and executive action taken in committee.  
 HC - Executive action taken by committee.  
 HC - Majority; do pass.  
 Feb 3 Passed to Rules Committee for second reading.  
 Feb 6 Placed on second reading suspension calendar.  
 Feb 8 Committee recommendations adopted.  
 Placed on third reading.  
 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.  
 -- IN THE SENATE --  
 Feb 9 First reading, referred to Health & Long-Term Care.  
 Feb 15 Public hearing and executive action taken in committee.  
 Feb 16 HEA - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Placed on second reading by Rules Committee.  
 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.  
 -- IN THE HOUSE --  
 Mar 1 Speaker signed.  
 -- IN THE SENATE --  
 Mar 3 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Mar 6 Filed with Secretary of State.

**HJM 4039** by Representative Kessler

Requesting Congress to delay the passport requirements of the Western Hemisphere Travel Initiative.

Requests that the passport requirements of the Western Hemisphere Travel Initiative be delayed until January 2009.

-- 2006 REGULAR SESSION --

- Jan 24 First reading, referred to Economic Development, Agriculture & Trade.  
 Jan 31 Public hearing in committee.

**HJM 4040** by Representatives Ahern, Rodne, Green, Serben, Bailey, McCune, Cox, Holmquist, Shabro,

Chandler, Curtis, Armstrong, Newhouse, Sump, Kretz, Orcutt, Haler, Clements, Dunn, and Condotta

Promoting freedom, independence, and security in Iraq.

Promotes freedom, independence, and security in Iraq.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to State Government Operations & Accountability.

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**HJM 4041** by Representatives O'Brien, Rodne, Lovick, Pearson, Miloscia, Sells, Clements, Strow, Hasegawa, Alexander, Darneille, Kirby, Santos, Kilmer, Chase, McDonald, Green, and Morrell

Recognizing the value of older people.

Recognizes the value of older people.

-- 2006 REGULAR SESSION --

Feb 6 First reading, referred to Children & Family Services.

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**HJM 4042** by Representatives B. Sullivan, Pearson, Hinkle, Roach, Haigh, Kristiansen, McCune, Newhouse, Campbell, Shabro, Eickmeyer, Chandler, McDonald, Kretz, Sump, Schindler, Crouse, Orcutt, Holmquist, Buck, and Blake

Companion Bill: 8041

Requesting that Congress pass the Right-to-Ride Livestock on Federal Land Act of 2005.

Requests that Congress pass the Right-to-Ride Livestock on Federal Land Act of 2005.

-- 2006 REGULAR SESSION --

Feb 11 First reading, referred to Natural Resources, Ecology & Parks.

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**HJM 4043** by Representative Chase

Requesting the abolition of the Federal Lands Recreation Enhancement Act.

Requests that the Federal Lands Recreation Enhancement Act, which was enacted December 8, 2004, be abolished, and that no recreational fees be imposed on federal lands within the State of Washington under the Federal Lands Recreation Enhancement Act.

-- 2006 REGULAR SESSION --

Feb 27 First reading, referred to Natural Resources, Ecology & Parks.

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**HJM 4044** by Representatives Woods, Cox, Hankins, Clements, Pearson, McDonald, Haler, Skinner, Armstrong, McCune, Curtis, Bailey, Alexander, Sump, Hinkle, Priest, Kretz, Orcutt, Condotta, Schindler, Ahern, DeBolt, Shabro, Newhouse, Serben, Strow, Nixon, and Buck

Renaming the Tacoma Narrows Bridge the Fisher/Oke Bridge.

Renames the Tacoma Narrows Bridge the Fisher/Oke Bridge.

-- 2006 REGULAR SESSION --

Mar 7 First reading, referred to Transportation.

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### House Joint Resolutions

**HJR 4200** by Representatives Hinkle, Campbell, and B. Sullivan

Amending the Constitution to require election of judges at the general election.

Proposes an amendment to the state Constitution to require election of judges at the general election.

-- 2005 REGULAR SESSION --

Dec 21 Prefiled for introduction.

Jan 10 First reading, referred to State Government Operations & Accountability.

Jan 19 Public hearing in committee.

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**HJR 4201** by Representatives Williams, Lovick, Priest, Flannigan, and Serben

Companion Bill: 8207

Changing the membership of the commission on judicial conduct.

(AS OF HOUSE 2ND READING 3/03/05)

Proposes an amendment to the state Constitution to revise the membership of the commission on judicial conduct.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Judiciary.

Feb 1 Public hearing and executive action taken in committee.

JUDI - Majority; do pass.

Feb 2 Passed to Rules Committee for second reading.

Feb 15 Placed on second reading suspension calendar.

Mar 3 Committee recommendations adopted.

Placed on third reading.

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

-- IN THE SENATE --

Mar 7 First reading, referred to Judiciary.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Rules Committee relieved of further consideration.

Referred to Judiciary.

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**HJR 4202** by Representatives Simpson, P. Sullivan, Nixon, Buck, Springer, Hankins, Haler, Quall, B. Sullivan, Kessler, Morris, Roberts, and Chase

Authorizing investment of hospital district funds.

(AS OF HOUSE 2ND READING 2/13/06)

Proposes an amendment to the state Constitution to authorize investment of hospital district funds.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Local Government.

Feb 3 Public hearing in committee.

Feb 14 Executive session in committee.

LG - Executive action taken by committee.

LG - Majority; do pass.

Minority; do not pass.

Feb 17 Passed to Rules Committee for second reading.

Mar 9 Placed on second reading by Rules Committee.

Mar 15 Rules suspended. Placed on Third Reading.

Third reading, adopted; yeas, 95; nays, 1; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 17 First reading, referred to Government Operations & Elections.

Mar 24 Public hearing in committee.

Mar 30 Executive session in committee.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

Jan 9 By resolution, reintroduced and retained in present status.  
 Feb 6 Placed on third reading by Rules Committee.  
 Feb 13 Third reading, adopted; yeas, 95; nays, 1; absent, 0; excused, 2.  
 -- IN THE SENATE --  
 Feb 14 First reading, referred to Government Operations & Elections.  
 Feb 22 Executive session in committee.  
 Feb 24 GO - Majority; do pass.  
 Passed to Rules Committee for second reading.  
 Feb 28 Made eligible to be placed on second reading.  
 Mar 2 Placed on second reading by Rules Committee.  
 Mar 8 Referred to Rules.  
 By resolution, returned to House Rules Committee for third reading.

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**HJR 4203** by Representatives Upthegrove, Schual-Berke, Morrell, and Moeller

Allowing recall of campaign finance law violators.

Proposes an amendment to the state Constitution to allow recall of campaign finance law violators.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to State Government Operations & Accountability.  
 Feb 8 Public hearing in committee.

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**HJR 4204** by Representatives Nixon, Shabro, and McCune

Establishing criteria for new counties.

Proposes an amendment to the state Constitution establishing criteria for new counties.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Local Government.

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**HJR 4205** by Representatives Schual-Berke, Haigh, Jarrett, Quall, Tom, Hunter, Hunt, Fromhold, Chase, Appleton, Darneille, Williams, Clibborn, McDermott, Simpson, P. Sullivan, Dickerson, O'Brien, Wood, Sells, Roberts, Green, Conway, Hudgins, Kirby, Kenney, McIntire, Dunshee, Hasegawa, Linville, Santos, Kagi, Ormsby, Lantz, Moeller, and Blake

Amending the Constitution to provide for a simple majority of voters voting to authorize a school levy.

(SUBSTITUTED FOR - SEE 1ST SUB)

Proposes an amendment to the state Constitution to provide for a simple majority of voters voting to authorize a school levy.

**HJR 4205-S** by House Committee on Education (originally sponsored by Representatives Schual-Berke, Haigh, Jarrett, Quall, Tom, Hunter, Hunt, Fromhold, Chase, Appleton, Darneille, Williams, Clibborn, McDermott, Simpson, P. Sullivan, Dickerson, O'Brien, Wood, Sells, Roberts, Green, Conway, Hudgins, Kirby, Kenney, McIntire, Dunshee, Hasegawa, Linville, Santos, Kagi, Ormsby, Lantz, Moeller, and Blake)

(AS OF HOUSE 2ND READING 2/21/05)

Proposes an amendment to the state Constitution to provide for a simple majority of voters voting to authorize a school levy.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Education.  
 Jan 31 Public hearing in committee.  
 Feb 3 Executive session in committee.  
 ED - Majority; 1st substitute bill be substituted, do pass.  
 Feb 7 Passed to Rules Committee for second reading.

Feb 15 Placed on second reading by Rules Committee.  
 Feb 21 1st substitute bill substituted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, adopted; yeas, 73; nays, 25; absent, 0; excused, 0.

-- IN THE SENATE --

Feb 23 First reading, referred to Early Learning, K-12 & Higher Education.

Mar 23 Public hearing in committee.

Mar 31 Executive session in committee.

Apr 1 EKHE - Majority; do pass.

Minority; do not pass.

And refer to Ways & Means.

Apr 4 Executive session in committee.

Referred to Ways & Means.

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

Minority; do not pass.

Minority; without recommendation.

Passed to Rules Committee for second reading.

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

-- 2006 REGULAR SESSION --

-- IN THE HOUSE --

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

Jan 18 Placed on third reading by Rules Committee.

Jan 23 Third reading, adopted; yeas, 74; nays, 23;

absent, 0; excused, 1.

-- IN THE SENATE --

Jan 24 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 24 Executive session in committee.

EKHE - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 27 Placed on second reading by Rules Committee.

Mar 8 Referred to Rules.

By resolution, returned to House Rules Committee for third reading.

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**HJR 4206** by Representatives McIntire, Ahern, Simpson, Santos, Schindler, Chase, and Appleton

Providing a constitutional amendment to modify voter-approved property tax levy limitations.

Proposes an amendment to the state Constitution to modify voter-approved property tax levy limitations.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Finance.

Feb 8 Public hearing in committee.

Mar 7 Executive session in committee.

FIN - 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.

Rules Committee relieved of further consideration.

Referred to Finance.

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**HJR 4207** by Representatives Holmquist, Ahern, Curtis, Schindler, Orcutt, Roach, Dunn, Condotta, Rodne, McCune, Buri, Armstrong, Ericksen, Serben, Kristiansen, Kretz, Anderson, Campbell, Woods, and Pearson

Protecting the name of marriage, protecting the legal incidents of marriage and limiting court jurisdiction over marriage.

Proposes an amendment to the state Constitution to protect the name of marriage, protect the legal incidents of marriage and limit court jurisdiction over marriage.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Juvenile Justice & Family Law.

**HJR 4208** by Representatives Talcott, Ahern, Curtis, Schindler, Dunn, Roach, McCune, Condotta, Rodne, Buri, Armstrong, Ericksen, Serben, Kristiansen, Kretz, Holmquist, Anderson, McDonald, Strow, Woods, and Pearson

Limiting court jurisdiction over marriage.

Proposes an amendment to the state Constitution to limit court jurisdiction over marriage.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Juvenile Justice & Family Law.

**HJR 4209** by Representatives McDonald, Alexander, Clements, Crouse, Condotta, Schindler, Ahern, Ericksen, Newhouse, Kristiansen, Nixon, Hinkle, Bailey, Talcott, Cox, Holmquist, Woods, Strow, Walsh, Dunn, Curtis, Shabro, Buri, Sump, Haler, Campbell, Pearson, and McCune

Amending the Constitution to require at least sixty percent legislative approval to increase taxes.

Proposes an amendment to the state Constitution to require at least sixty percent legislative approval to increase taxes.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Finance.

**HJR 4210** by Representatives Anderson, Alexander, Clements, Crouse, Condotta, Schindler, Ahern, Ericksen, Newhouse, Kristiansen, Nixon, Bailey, Hinkle, Talcott, Roach, Cox, Holmquist, Woods, Walsh, Dunn, Buri, Shabro, Curtis, Strow, Sump, Haler, Campbell, Pearson, and McCune

Creating a required reserve fund.

Proposes an amendment to the state Constitution to create a required reserve fund.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Appropriations.

**HJR 4211** by Representatives Sommers, Jarrett, Simpson, Takko, Hinkle, and Anderson

Authorizing consolidation or merging of statutory and constitutional county functions and structures.

Proposes an amendment to the state Constitution authorizing consolidation or merging of statutory and constitutional county functions and structures.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Local Government.

Feb 24 Public hearing in committee.

**HJR 4212** by Representatives Sommers, Schindler, Simpson, Hinkle, Flannigan, Jarrett, Haler, Hankins, Clibborn, Shabro, and O'Brien

Authorizing additional governance options for counties.

Proposes an amendment to the state Constitution authorizing additional governance options for counties.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Local Government.

Feb 24 Public hearing in committee.

**HJR 4213** by Representatives Hunt, Williams, Green, and Haigh

Amending the Constitution to allow persons who are sixteen years of age to vote.

Proposes an amendment to the state Constitution to allow persons who are sixteen years of age to vote.

-- 2005 REGULAR SESSION --

Mar 25 First reading, referred to State Government Operations & Accountability.

Apr 8 Public hearing in committee.

**HJR 4214** by Representatives Buck, Kessler, Morrell, Sump, Condotta, Haler, Schindler, B. Sullivan, Serben, Holmquist, and O'Brien

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.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.

Jan 9 First reading, referred to Finance.

Jan 24 Public hearing in committee.

**HJR 4215** by Representatives Nixon and Talcott

Allowing the legislature to prescribe an effective date earlier than ninety days.

Proposes an amendment to the state Constitution allowing the legislature to prescribe an effective date earlier than ninety days.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to State Government Operations & Accountability.

**HJR 4216** by Representatives Nixon, Ericksen, Dunn, Anderson, Rodne, Woods, McCune, Holmquist, and Talcott

Requiring a two-thirds vote on emergency clauses.

Proposes an amendment to the state Constitution to require a two-thirds vote on emergency clauses.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to State Government Operations & Accountability.

**HJR 4217** by Representatives Nixon, Rodne, Newhouse, Serben, Sump, Buri, Crouse, Haler, Woods, Priest, Condotta, Shabro, Kristiansen, Strow, Ericksen, Walsh, Skinner, Roach, Buck, Holmquist, Ahern, McCune, Bailey, Kretz, Talcott, Orcutt, Dunn, Anderson, McDonald, Armstrong, Campbell, and Tom

Limiting the power of eminent domain.

Proposes an amendment to the state Constitution to limit the power of eminent domain.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Judiciary.

Jan 20 Public hearing in committee.

**HJR 4218** by Representatives McDonald, Alexander, Haler, Hinkle, Armstrong, Sump, Orcutt, Dunn, Newhouse, Ahern, Holmquist, McCune, Ericksen, Serben, Kristiansen, Roach, Bailey, Nixon, Anderson, Condotta, Shabro, Woods, Strow, and Pearson

Placing restrictions on tax increases.

Proposes an amendment to the state Constitution placing restrictions on tax increases.

-- 2006 REGULAR SESSION --  
Jan 18 First reading, referred to Finance.

**HJR 4219** by Representatives Alexander, Orcutt, Haler, Dunn, Armstrong, Clements, McDonald, Shabro, Sump, Hinkle, Holmquist, Ahern, Newhouse, McCune, Ericksen, Serben, Kristiansen, Bailey, Roach, Nixon, Anderson, Campbell, Condotta, Woods, Strow, and Pearson

Placing limitations on state expenditures.

Proposes an amendment to the state Constitution to place limitations on state expenditures.

-- 2006 REGULAR SESSION --  
Jan 18 First reading, referred to Appropriations.

**HJR 4220** by Representatives Anderson, Alexander, Haler, McDonald, Armstrong, Orcutt, Dunn, Sump, Newhouse, Clements, Ahern, Hinkle, Ericksen, Bailey, Roach, Kristiansen, Holmquist, Nixon, Campbell, Condotta, Shabro, Serben, Rodne, Woods, Strow, McCune, and Pearson

Creating the required reserve fund.

Proposes an amendment to the state Constitution to create the required reserve fund.

-- 2006 REGULAR SESSION --  
Jan 18 First reading, referred to Appropriations.

**HJR 4221** by Representatives O'Brien, Kagi, and Darneille  
Amending the constitutional provision on inmate labor.

Proposes an amendment to the state Constitution regarding inmate labor.

-- 2006 REGULAR SESSION --  
Jan 20 First reading, referred to Criminal Justice & Corrections.  
Feb 2 Public hearing and executive action taken in committee.  
CJC - Executive action taken by committee.  
CJC - Majority; do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.  
Feb 10 Placed on second reading.  
Feb 14 Referred to Rules 2 Consideration.

**HJR 4222** by Representatives Serben, Haler, Dunn, and Ericks

Amending the Constitution to make public safety another paramount duty of the state.

Proposes an amendment to the state Constitution to make public safety another paramount duty of the state.

-- 2006 REGULAR SESSION --  
Jan 23 First reading, referred to State Government Operations & Accountability.

**HJR 4223** by Representatives Kilmer, Kristiansen, Linville, Bailey, Pettigrew, P. Sullivan, Dunn, Ericks, Morrell, Appleton, Green, Sells, and Simpson

Amending the state Constitution to increase the personal property tax exemption for the head of a family.

(DIGEST AS PASSED LEGISLATURE)

Proposes an amendment to the state Constitution to increase the personal property tax exemption for the head of a family.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Finance.  
Jan 30 Public hearing in committee.  
Feb 6 Executive session in committee.  
FIN - Executive action taken by committee.  
FIN - Majority; do pass.  
Feb 7 Passed to Rules Committee for second reading.  
Feb 8 Placed on second reading.  
Feb 11 Rules suspended. Placed on Third Reading.  
Third reading, adopted; yeas, 96; nays, 0; absent, 0; excused, 2.  
-- IN THE SENATE --  
Feb 13 First reading, referred to Ways & Means.  
Feb 24 Public hearing in committee.  
Feb 27 Executive session in committee.  
WM - Majority; do pass.  
Passed to Rules Committee for second reading.  
Placed on second reading by Rules Committee.  
Mar 1 Rules suspended. Placed on Third Reading.  
Mar 6 Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.  
-- IN THE HOUSE --  
Mar 7 Speaker signed.  
-- IN THE SENATE --  
Mar 8 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Filed with Secretary of State.

**HJR 4224** by Representatives Hinkle and Dunn

Amending the Constitution to require election of judges at the general election.

Proposes an amendment to the state Constitution to require election of judges at the general election.

-- 2006 REGULAR SESSION --  
Jan 24 First reading, referred to Judiciary.

**HJR 4225** by Representatives Holmquist, Newhouse, Ahern, Schindler, McDonald, Sump, Roach, Kristiansen, and Dunn

Companion Bill: 8223

Amending the Constitution to require voter approval of property taxes.

Proposes an amendment to the state Constitution to require voter approval of property taxes.

-- 2006 REGULAR SESSION --  
Jan 26 First reading, referred to Finance.

**HJR 4226** by Representatives Hinkle and Woods

Authorizing a regular session of the legislature each odd-numbered year.

Proposes an amendment to the state Constitution authorizing a regular session of the legislature each odd-numbered year.

-- 2006 REGULAR SESSION --  
Feb 1 First reading, referred to State Government Operations & Accountability.

**HJR 4227** by Representatives Holmquist, Pearson, Condotta, Curtis, Cox, Ericksen, Roach, McCune, Campbell, Serben, Dunn, Talcott, McDonald, Hinkle, Buri, Schindler, and Bailey

Protecting the name of marriage, protecting the legal incidents of marriage and limiting court jurisdiction over marriage.

Proposes an amendment to the state Constitution to protect the name of marriage, protect the legal incidents of marriage and limit court jurisdiction over marriage.

-- 2006 REGULAR SESSION --  
Mar 7 First reading, referred to Juvenile Justice & Family Law.

**HJR 4228** by Representatives Holmquist, Anderson, Condotta, Curtis, Cox, Ericksen, Roach, McCune, Campbell, Serben, Dunn, Rodne, Talcott, McDonald, Hinkle, Buri, Schindler, and Bailey

Limiting judicial jurisdiction over what constitutes marriage in this state.

Proposes an amendment to the state Constitution to limit judicial jurisdiction over what constitutes marriage in this state.

-- 2006 REGULAR SESSION --  
Mar 7 First reading, referred to Juvenile Justice & Family Law.

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### House Concurrent Resolutions

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**HCR 4400** by Representatives Kessler and Armstrong  
Notifying the Governor that the Legislature is organized.

(DIGEST AS ADOPTED)

Notifies the Governor that the Legislature is organized.

-- 2005 REGULAR SESSION --  
Jan 4 Prefiled for introduction.  
Jan 10 Read first time, rules suspended, and placed on second reading calendar.  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE SENATE --  
Read first time, rules suspended, and placed on second reading calendar.  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE HOUSE --  
Jan 11 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Filed with Secretary of State.

**HCR 4401** by Representatives Kessler and Armstrong  
Adopting joint rules.

(DIGEST AS ADOPTED)

Adopts joint rules of the Fifty-Ninth Legislature.  
-- 2005 REGULAR SESSION --  
Jan 5 Prefiled for introduction.  
Jan 10 Read first time, rules suspended, and placed on second reading calendar.  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE SENATE --  
Read first time, rules suspended, and placed on second reading calendar.  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE HOUSE --  
Jan 11 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Filed with Secretary of State.

**HCR 4402** by Representatives Kessler and Armstrong  
Calling three joint sessions of the legislature.

(DIGEST AS ADOPTED)

Provides for three joint sessions of the legislature.

-- 2005 REGULAR SESSION --  
Jan 5 Prefiled for introduction.  
Jan 10 Read first time, rules suspended, and placed on second reading calendar.  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE SENATE --  
Read first time, rules suspended, and placed on second reading calendar.  
Rules suspended. Placed on Third Reading.  
Third reading, adopted; yeas, 25; nays, 24; absent, 0; excused, 0.  
-- IN THE HOUSE --  
Jan 11 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Filed with Secretary of State.

**HCR 4403** by Representatives Kessler, Armstrong, and Darneille

Remembering former legislators.

(DIGEST AS ADOPTED)

Resolves that in recognition of the valued services rendered to the State by these eminent citizens, the Senate and the House of Representatives shall meet in Joint Session and that an appropriate service be held in the House Chambers on Thursday, February 17, 2005, at 1:00 p.m., that their bereaved families be invited to attend the memorial service, and that an opportunity be given for tribute to their memories.

-- 2005 REGULAR SESSION --  
Jan 5 Prefiled for introduction.  
Jan 10 Read first time, rules suspended, and placed on second reading calendar.  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE SENATE --  
Read first time, rules suspended, and placed on second reading calendar.  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE HOUSE --  
Jan 14 Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Filed with Secretary of State.

**HCR 4404** by Representatives Kenney, Cox, Sells, Priest, Jarrett, Conway, Ormsby, and Linville; by request of Workforce Training and Education Coordinating Board

Approving the 2004 update to the state comprehensive plan for work force training.

(DIGEST AS ADOPTED)

Approves the 2004 update to the state comprehensive plan for work force training.

-- 2005 REGULAR SESSION --  
Feb 1 First reading, referred to Higher Education.

Feb 15 Public hearing in committee.  
 Feb 18 Executive session in committee.  
 HE - Executive action taken by committee.  
 HE - Majority; do pass.  
 Feb 22 Referred to Commerce & Labor.  
 Feb 28 Public hearing in committee.  
 Mar 1 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Mar 2 Passed to Rules Committee for second reading.  
 Mar 7 Placed on second reading suspension calendar.  
 Mar 8 Placed on second reading.  
 Mar 10 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, adopted.  
 -- IN THE SENATE --  
 Mar 12 First reading, referred to Labor, Commerce,  
 Research & Development.  
 Mar 17 Public hearing in committee.  
 Mar 21 Executive session in committee.  
 LCRD - Majority; do pass.  
 Mar 22 Passed to Rules Committee for second reading.  
 Apr 14 Placed on second reading by Rules Committee.  
 Apr 20 Rules suspended. Placed on Third Reading.  
 Third reading, passed; yeas, 45; nays, 2;  
 absent, 2; excused, 0.  
 -- IN THE HOUSE --  
 Apr 21 Speaker signed.  
 -- IN THE SENATE --  
 Apr 22 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Apr 23 Filed with Secretary of State.

**HCR 4405** by Representatives Hudgins, Conway, Clibborn,  
 Wallace, Green, Appleton, Kenney, McCoy,  
 Chase, Ormsby, Campbell, Simpson, Hasegawa, Sells, Wood, and  
 Santos

Creating a task force to study offshore outsourcing.

(AS OF HOUSE 2ND READING 4/11/05)

Creates a task force to study offshore outsourcing.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Commerce & Labor.  
 Feb 9 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 CL - Executive action taken by committee.  
 CL - Majority; do pass.  
 Mar 1 Passed to Rules Committee for second reading.  
 Apr 7 Placed on second reading by Rules Committee.  
 Apr 11 Floor amendment(s) adopted.  
 Rules suspended. Placed on Third Reading.  
 Third reading, adopted.  
 -- IN THE SENATE --  
 Apr 13 First reading, referred to Labor, Commerce,  
 Research & Development.  
 Apr 24 By resolution, returned to House Rules  
 Committee for third reading.  
 -- 2006 REGULAR SESSION --  
 -- IN THE HOUSE --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Commerce & Labor.

**HCR 4406** by Representatives Williams, Buck, Moeller,  
 Hinkle, B. Sullivan, Linville, and Takko

Establishing a joint select legislative task force to review  
 watershed health and salmon recovery plans.

(SEE ALSO PROPOSED 1ST SUB)

Establishes a joint select legislative task force to review  
 watershed health and salmon recovery plans.

**HCR 4406-S** by House Committee on Natural Resources,  
 Ecology & Parks (originally sponsored by  
 Representatives Williams, Buck, Moeller, Hinkle, B. Sullivan,  
 Linville, and Takko)

Creating the joint select legislative task force on watershed  
 management and salmon recovery.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes a joint select legislative task force to review  
 watershed health and salmon recovery plans.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Natural Resources,  
 Ecology & Parks.  
 Feb 22 Public hearing in committee.  
 Feb 24 Executive session in committee.  
 NREP - Executive action taken by committee.  
 NREP - Majority; 1st substitute bill be  
 substituted, do pass.  
 Mar 1 Passed to Rules Committee for second reading.  
 -- 2006 REGULAR SESSION --  
 Jan 9 By resolution, reintroduced and retained in  
 present status.  
 Rules Committee relieved of further  
 consideration.  
 Referred to Natural Resources, Ecology &  
 Parks.

**HCR 4407** by Representatives Anderson, Haigh, Eickmeyer,  
 and Talcott

Requiring the joint legislative audit and review committee to  
 study models of dividing Seattle school district into two or three  
 districts.

Requires the joint legislative audit and review committee to  
 study models of dividing Seattle school district into two or three  
 districts.

-- 2005 REGULAR SESSION --

Feb 23 First reading, referred to Education.

**HCR 4408** by Representatives Quall, Ormsby, Dunn, and  
 McDermott

Creating a joint select committee on secondary education.

(DIGEST AS ADOPTED)

Creates a joint select committee on secondary education.

-- 2005 REGULAR SESSION --

Feb 25 First reading, referred to Education.  
 Mar 23 Public hearing in committee.  
 Mar 28 Executive session in committee.  
 ED - Executive action taken by committee.  
 ED - 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, adopted.  
 -- IN THE SENATE --  
 Apr 11 First reading, referred to Early Learning, K-12  
 & Higher Education.  
 Apr 19 Public hearing and executive action taken in  
 committee.  
 EKHE - Majority; do pass.  
 Minority; without recommendation.  
 Apr 20 Passed to Rules Committee for second reading.  
 Apr 22 Placed on second reading by Rules Committee.

Apr 24 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 35; nays, 11;  
absent, 0; excused, 3.  
-- IN THE HOUSE --  
Speaker signed.  
-- IN THE SENATE --  
President signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Filed with Secretary of State.

**HCR 4409** by Representatives Kagi and Chase  
Creating the homeowners' association act committee.  
(AS OF HOUSE 2ND READING 4/12/05)

Creates the homeowners' association act committee.  
Requires the committee to examine the issues referenced in this resolution 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 not later than December 31, 2005.

-- 2005 REGULAR SESSION --  
Mar 18 First reading, referred to Rules Review.  
Apr 11 Placed on second reading.  
Apr 12 Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE SENATE --  
Apr 14 Held on first reading.  
Read first time, rules suspended, and placed on second reading calendar.  
Apr 24 Referred to Rules.  
By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Judiciary.

**HCR 4410** by Representatives Schual-Berke, Cody, Haler, Moeller, Clibborn, Darneille, Fromhold, and Chase  
Establishing the joint public health financing committee. (REVISED FOR ENGROSSED: Establishing the joint select committee on public health financing.)

(DIGEST AS ADOPTED)

Establishes the joint select committee on public financing.

-- 2005 REGULAR SESSION --  
Mar 21 First reading, referred to Rules Review.  
Apr 11 Placed on second reading.  
Apr 13 Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE SENATE --  
Apr 15 Held on first reading.  
Read first time, rules suspended, and placed on second reading calendar.  
Apr 19 Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 46; nays, 2;  
absent, 0; excused, 1.  
-- IN THE HOUSE --  
Apr 21 Speaker signed.  
-- IN THE SENATE --  
Apr 22 President signed.  
-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Filed with Secretary of State.

**HCR 4411** by Representatives McCoy and Santos  
Creating a joint select committee on equitable opportunity for all.  
(SEE ALSO PROPOSED 1ST SUB)

Requires the committee to report its findings, by September 1, 2006, to the Senate committee on early learning, K-12 and higher education, and the House of Representatives committee on education and that the report shall include a determination of the actions and resources necessary to complete the action steps in this resolution, including whether existing basic education moneys can be used and the amount of additional funding needed.

**HCR 4411-S** by House Committee on Education (originally sponsored by Representatives McCoy and Santos)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the committee to report its findings, by September 1, 2006, to the Senate committee on early learning, K-12 and higher education, and the House of Representatives committee on education and that the report shall include a determination of the actions and resources necessary to complete the action steps in this resolution, including whether existing basic education moneys can be used and the amount of additional funding needed.

-- 2005 REGULAR SESSION --  
Apr 14 Read first time, rules suspended, and placed on second reading calendar.  
Apr 18 Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE SENATE --  
First reading, referred to Early Learning, K-12 & Higher Education.  
Apr 19 Public hearing and executive action taken in committee.  
EKHE - Majority; do pass.  
Minority; without recommendation.  
Apr 20 Passed to Rules Committee for second reading.  
Apr 24 By resolution, returned to House Rules Committee for third reading.  
-- 2006 REGULAR SESSION --  
-- IN THE HOUSE --  
Jan 9 By resolution, reintroduced and retained in present status.  
Rules Committee relieved of further consideration.  
Referred to Education.  
Feb 1 Executive session and executive action taken in committee.  
ED - Executive action taken by committee.  
ED - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Feb 3 Passed to Rules Committee for second reading.

**HCR 4412** by Representatives Kessler and Armstrong  
Notifying the Governor that the Legislature is organized.

(DIGEST AS ADOPTED)

Notifies the Governor that the Legislature is organized and ready to conduct business.

-- 2006 REGULAR SESSION --  
Dec 20 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 SENATE --  
 Read first time, rules suspended, and placed on second reading calendar.  
 Rules suspended. Placed on Third Reading.  
 Third reading, adopted.  
 -- IN THE HOUSE --  
 Jan 10 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Filed with Secretary of State.

**HCR 4413** by Representatives Kessler, Armstrong, Hasegawa, and Haler

Providing for reintroduction of bills from last session.

(DIGEST AS ADOPTED)

Provides for reintroduction of bills from last session.

-- 2006 REGULAR SESSION --  
 Dec 20 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 SENATE --  
 Read first time, rules suspended, and placed on second reading calendar.  
 Rules suspended. Placed on Third Reading.  
 Third reading, adopted.  
 -- IN THE HOUSE --  
 Jan 10 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Filed with Secretary of State.

**HCR 4414** by Representatives Kessler, Armstrong, and Haler  
 Calling a joint session to receive the State of the State Address.

(DIGEST AS ADOPTED)

Calls a joint session to receive the State of the State Address.

-- 2006 REGULAR SESSION --  
 Dec 20 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 SENATE --  
 Read first time, rules suspended, and placed on second reading calendar.  
 Rules suspended. Placed on Third Reading.  
 Third reading, adopted.  
 -- IN THE HOUSE --  
 Jan 10 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Filed with Secretary of State.

**HCR 4415** by Representatives Kessler, Armstrong, and Dunn  
 Approving the names of certain state facilities.

(DIGEST AS ADOPTED)

Approves the names of certain state facilities.

-- 2006 REGULAR SESSION --

Jan 23 Read first time, rules suspended, and placed on second reading calendar.  
 Jan 27 Rules suspended. Placed on Third Reading.  
 Third reading, adopted.  
 -- IN THE SENATE --  
 Jan 31 Read first time, rules suspended, and placed on second reading calendar.  
 Feb 1 Placed on third reading.  
 Third reading, adopted.  
 -- IN THE HOUSE --  
 Feb 3 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Feb 6 Filed with Secretary of State.

**HCR 4416** by Representatives Quall, Chase, and Talcott

Requiring that a summary of the findings and recommendations of the joint select committee on secondary education be forwarded to Washington Learns.

Resolves that the joint select committee on secondary education created under House Concurrent Resolution No. 4408 in 2005 summarize its findings and recommendations and forward them to the advisory and steering committees of Washington Learns by May 15, 2006.

-- 2006 REGULAR SESSION --  
 Jan 23 First reading, referred to Education.

**HCR 4417** by Representatives Kessler, Armstrong, Morrell, Springer, Pearson, Sells, Green, Kilmer, Kristiansen, Ericks, and Hankins

Honoring the recipients of the State Medal of Valor in Joint Session.

(DIGEST AS ADOPTED)

Honors the recipients of the State Medal of Valor in Joint Session.

-- 2006 REGULAR SESSION --  
 Jan 27 Read first time, rules suspended, and placed on second reading calendar.  
 Jan 30 Rules suspended. Placed on Third Reading.  
 Third reading, adopted.  
 -- IN THE SENATE --  
 Jan 31 Read first time, rules suspended, and placed on second reading calendar.  
 Feb 1 Placed on third reading.  
 Third reading, adopted.  
 -- IN THE HOUSE --  
 Feb 3 Speaker signed.  
 -- IN THE SENATE --  
 President signed.  
 -- OTHER THAN LEGISLATIVE ACTION --  
 Feb 6 Filed with Secretary of State.

**HCR 4418** by Representative B. Sullivan

Companion Bill: 8418

Creating an aerospace task force.

Requires the task force to report its findings and recommendations to the legislature by June 30, 2007.

-- 2006 REGULAR SESSION --  
 Feb 20 First reading, referred to Economic Development, Agriculture & Trade.

**HCR 4419** by Representatives Armstrong, Anderson, Pearson, Condotta, Curtis, Cox, Ericksen, Roach,

McCune, Serben, Dunn, Talcott, McDonald, Holmquist, Hinkle, Buri, Schindler, and Bailey

Exempting all bills and joint resolutions dealing with marriage from the cutoff dates established in SCR 8414.

Exempts all bills and joint resolutions dealing with marriage from the cutoff dates established in SCR 8414.

-- 2006 REGULAR SESSION --

Mar 7 First reading, referred to Rules.

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### House Resolutions

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**HR 4600** by Representatives Kessler and Armstrong

Adopting temporary house rules.

Adopts temporary house rules.

-- 2005 REGULAR SESSION --

Jan 10 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4601** by Representatives Kessler and Armstrong

Notifying the Senate that the House of Representatives is organized.

Notifies the Senate that the House of Representatives is organized.

-- 2005 REGULAR SESSION --

Jan 10 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4602** by Representatives Kessler and Armstrong

Creating a house select committee on Hood Canal.

Creates a house select committee on Hood Canal.

-- 2005 REGULAR SESSION --

Jan 10 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4603** by Representatives Fromhold, Chopp, Williams, Conway, Dickerson, Green, Darneille, Ericks, P. Sullivan, Wallace, Moeller, Murray, Appleton, Sommers, McIntire, Pettigrew, McCoy, Cody, Quall, Eickmeyer, Grant, Linville, Hunt, Miloscia, Hasegawa, Ormsby, Lovick, B. Sullivan, and Schual-Berke

Recognizing Vancouver, Washington, as a regional host city to celebrate the sixtieth anniversary of the end of World War II.

Recognizes Vancouver, Washington, as a regional host city to celebrate the sixtieth anniversary of the end of World War II.

-- 2005 REGULAR SESSION --

Jan 25 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4604** by Representatives Ericks, Walsh, Green, Buri, Santos, Nixon, Hasegawa, Rodne, Pettigrew, Grant, Hunt, Sells, Linville, Chase, Eickmeyer, Darneille, Simpson, Lantz, Springer, Dunn, Haigh, Appleton, Upthegrove, Flannigan, Hudgins, Schual-Berke, Conway, Kessler, Morrell, Ormsby, Takko, Strow, Haler, Curtis, McCune, Roberts, Quall, B.

Sullivan, Campbell, Jarrett, McIntire, Sommers, Kilmer, Clibborn, P. Sullivan, Williams, Woods, and Talcott

Honoring the Reverend Dr. Martin Luther King, Jr.

Calls on the people of the state of Washington to study, reflect on, and celebrate Dr. King's life and ideals in order to fulfill his dream of civil and human rights for all people.

-- 2005 REGULAR SESSION --

Jan 17 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4605** by Representatives DeBolt and Woods

Recognizing and honoring Rotary International.

Recognizes and honors Rotary International.

-- 2005 REGULAR SESSION --

Feb 21 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4606** by Representatives Alexander, Hunt, and P. Sullivan

Honoring The Evergreen State College Men's Soccer Program.

Recognizes The Evergreen State College Men's Soccer Program for its first-ever appearance in the NAIA National Championship Tournament and congratulates the players and coach on their outstanding season.

-- 2005 REGULAR SESSION --

Feb 9 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4608** by Representatives Rodne, Darneille, McCune, Williams, Buri, Morrell, Alexander, Clibborn, Roach, O'Brien, Cox, Appleton, Strow, Green, Serben, Kilmer, Ericksen, McCoy, Hinkle, Miloscia, Bailey, Ormsby, Chandler, P. Sullivan, Armstrong, Sump, Hankins, Pearson, Shabro, Newhouse, Haler, Clements, Tom, Haigh, Woods, Hudgins, McDermott, B. Sullivan, Upthegrove, Hunt, Cody, Simpson, Ericks, Fromhold, Pettigrew, Lovick, Conway, Sommers, Roberts, Talcott, Takko, Morris, Hasegawa, Wallace, Linville, Crouse, Springer, Santos, Orcutt, Kagi, Schual-Berke, Chase, Holmquist, McDonald, Dunn, and Lantz

Honoring the Washington National Guard.

Honors the Washington National Guard.

-- 2005 REGULAR SESSION --

Jan 26 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4609** by Representatives Takko, Springer, Santos, Ericks, Haigh, Chase, P. Sullivan, Ahern, Alexander, Anderson, Appleton, Armstrong, Bailey, Blake, Buck, Buri, Campbell, Chandler, Chopp, Clements, Clibborn, Cody, Condotta, Conway, Cox, Crouse, Curtis, Darneille, DeBolt, Dickerson, Dunn, Dunshee, Eickmeyer, Ericksen, Flannigan, Fromhold, Grant, Green, Haler, Hankins, Hasegawa, Hinkle, Holmquist, Hudgins, Hunt, Hunter, Jarrett, Kagi, Kenney, Kessler, Kilmer, Kirby, Kretz, Kristiansen, Lantz, Linville, Lovick, McCoy, McCune, McDermott, McDonald, McIntire, Miloscia, Moeller, Morrell, Morris, Murray, Newhouse, Nixon, O'Brien, Orcutt, Ormsby, Pearson, Pettigrew, Priest, Quall, Roach, Roberts, Rodne, Schindler, Schual-Berke, Sells, Serben,

Shabro, Simpson, Skinner, Sommers, Strow, B. Sullivan, Sump, Talcott, Tom, Upthegrove, Wallace, Walsh, Williams, Wood, and Woods

Recognizing the tsunami relief efforts of the Red Cross, Save The Children, and UNICEF.

Honors and supports the Red Cross, Save The Children, and UNICEF for their work to aid the victims of the tsunami and to protect the "Tsunami Generation" from further trauma.

-- 2005 REGULAR SESSION --

Jan 28 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4610** by Representatives Sommers, Hankins, Grant, Hunt, Ahern, Alexander, Anderson, Appleton, Armstrong, Bailey, Blake, Buck, Buri, Campbell, Chandler, Chase, Chopp, Clements, Clibborn, Cody, Condotta, Conway, Cox, Crouse, Curtis, Darneille, DeBolt, Dickerson, Dunn, Dunshee, Eickmeyer, Ericks, Ericksen, Flannigan, Fromhold, Green, Haigh, Haler, Hasegawa, Hinkle, Holmquist, Hudgins, Hunter, Jarrett, Kagi, Kenney, Kessler, Kilmer, Kirby, Kretz, Kristiansen, Lantz, Linville, Lovick, McCoy, McCune, McDermott, McDonald, McIntire, Miloscia, Moeller, Morrell, Morris, Murray, Newhouse, Nixon, O'Brien, Orcutt, Ormsby, Pearson, Pettigrew, Priest, Quall, Roach, Roberts, Rodne, Santos, Schindler, Schual-Berke, Sells, Serben, Shabro, Simpson, Skinner, Springer, Strow, B. Sullivan, P. Sullivan, Sump, Takko, Talcott, Tom, Upthegrove, Wallace, Walsh, Williams, Wood, and Woods

Honoring Dee Hooper.

Honors Dee Hooper.

-- 2005 REGULAR SESSION --

Jan 28 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4611** by Representative Buck

Honoring Matthew Johnson.

Honors Matthew Johnson.

-- 2005 REGULAR SESSION --

Feb 9 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4612** by Representatives Kessler and Armstrong

Adopting permanent house rules.

Adopts permanent house rules.

-- 2005 REGULAR SESSION --

Feb 2 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4613** by Representatives Quall, Dunn, Fromhold, Miloscia, Holmquist, Cody, DeBolt, and Hunt

Honoring Catholic schools.

Recognizes the Catholic schools of Washington state and honors their academic excellence and faith-based instruction during this celebration of Catholic Schools Week, January 30, 2005, through February 5, 2005.

Feb 3 -- 2005 REGULAR SESSION --  
Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4614** by Representatives McCoy, Kenney, Wood, Santos, Conway, Condotta, Appleton, Clibborn, Miloscia, Lovick, Hunt, Blake, Pettigrew, Chase, Springer, B. Sullivan, Ormsby, Sells, Cody, Fromhold, Takko, Rodne, Ericksen, Skinner, Hankins, Pearson, Buri, Kirby, Orcutt, Quall, Kessler, Eickmeyer, Williams, Ericks, Haigh, Murray, Upthegrove, Roberts, Kilmer, Wallace, Darneille, Grant, Hasegawa, Linville, P. Sullivan, Bailey, and Talcott

Celebrating 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 in taking the opportunity this month to explore this rich history and expand our world view.

Feb 14 -- 2005 REGULAR SESSION --  
Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4615** by Representatives Kenney, Santos, Pettigrew, Strow, Linville, Anderson, Grant, Morrell, Cox, P. Sullivan, Murray, Ericks, B. Sullivan, Ormsby, Cody, Conway, Quall, Kilmer, Hudgins, Rodne, Kessler, Clibborn, Dickerson, Sommers, Hunter, Jarrett, Priest, Hasegawa, and Green

Honoring the University of Washington Business and Economic Development Program.

Honors the University of Washington Business and Economic Development Program.

Feb 23 -- 2005 REGULAR SESSION --  
Mar 3 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4616** by Representatives Flannigan and Dunshee

Observing April as Autism Awareness Month.

Supports those affected by Autism by observing April as Autism Awareness Month as declared by Governor Gregoire.

Feb 8 -- 2005 REGULAR SESSION --  
Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

**HR 4617** by Representatives DeBolt, Ericksen, and P. Sullivan

Honoring Chambers of Commerce.

Honors Chambers of Commerce.

Feb 9 -- 2005 REGULAR SESSION --  
Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4618** by Representative Walsh

Recognizing the work of Phi Beta Lambda Professional Business Organization.

Recognizes the work of Phi Beta Lambda Professional Business Organization.

-- 2005 REGULAR SESSION --

Feb 8 Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

**HR 4619** by Representatives Lantz, P. Sullivan, and Conway  
Acknowledging Museum Day.

Recognizes the role museums play in the historical, cultural, artistic, and economic life of the communities within our state by observing February 9, 2005, as Museum Day in Washington State, as declared by Governor Gregoire.

-- 2005 REGULAR SESSION --

Feb 9 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4620** by Representatives Clements, Haigh, Hankins,  
Bailey, and Talcott

Recognizing the 4-H Youth Development Program for its contributions.

Recognizes the 4-H Youth Development Program for its contributions.

-- 2005 REGULAR SESSION --

Feb 14 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4621** by Representatives Hunter, Springer, B. Sullivan,  
McIntire, Conway, Simpson, Dunshee, Hasegawa,  
Appleton, Murray, Cody, Roberts, Lantz, Kagi, Quall, P.  
Sullivan, Chase, Sommers, Condotta, Jarrett, McCune, Cox,  
Roach, Talcott, Wallace, Priest, Nixon, Walsh, Buri, Haigh, Tom,  
and Fromhold

Recognizing the dedication and hard work of the PTA.

Recognizes the dedication and hard work of the PTA.

-- 2005 REGULAR SESSION --

Feb 15 Referred to Rules.  
Adopted by Rules Committee.

**HR 4622** by Representatives Santos, Hasegawa, Talcott,  
Hankins, Skinner, Darneille, Hunter, Haler, Chase,  
B. Sullivan, McCoy, Wallace, Nixon, Hunt, P. Sullivan, Lovick,  
Blake, Ericks, Murray, Kilmer, Schual-Berke, Moeller, Jarrett,  
Takko, Dickerson, Dunn, Springer, Sells, Holmquist, Conway,  
Strow, Kirby, Kretz, McDonald, Clibborn, Roberts, Kenney,  
McDermott, O'Brien, Bailey, Simpson, and Kagi

Recognizing Japanese-American internees and World War II veterans.

Recognizes Japanese-American internees and World War II veterans.

-- 2005 REGULAR SESSION --

Feb 18 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4623** by Representatives Dickerson and Sommers  
Recognizing and honoring Viewlands Elementary School.

Recognizes and honors Viewlands Elementary School.

-- 2005 REGULAR SESSION --

Feb 23 Referred to Rules.  
Feb 25 Adopted by Rules Committee.

**HR 4624** by Representatives Murray, Woods, Skinner,  
Jarrett, Buck, Curtis, Schindler, Shabro, Wood,  
Upthegrove, Lovick, Dickerson, Hankins, Appleton, Takko,  
Sells, Kilmer, Nixon, Wallace, Simpson, Hudgins, Rodne,  
Morris, and B. Sullivan

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.

-- 2005 REGULAR SESSION --

Feb 23 Referred to Rules.  
Feb 25 Adopted by Rules Committee.

**HR 4625** by Representatives Sells, Ahern, Alexander,  
Anderson, Appleton, Armstrong, Bailey, Blake,  
Buck, Buri, Campbell, Chandler, Chase, Chopp, Clements,  
Clibborn, Cody, Condotta, Conway, Cox, Crouse, Curtis,  
Darneille, DeBolt, Dickerson, Dunn, Dunshee, Eickmeyer,  
Ericks, Ericksen, Flannigan, Fromhold, Grant, Green, Haigh,  
Haler, Hankins, Hasegawa, Hinkle, Holmquist, Hudgins, Hunt,  
Hunter, Jarrett, Kagi, Kenney, Kessler, Kilmer, Kirby, Kretz,  
Kristiansen, Lantz, Linville, Lovick, McCoy, McCune,  
McDermott, McDonald, McIntire, Miloscia, Moeller, Morrell,  
Morris, Murray, Newhouse, Nixon, O'Brien, Orcutt, Ormsby,  
Pearson, Pettigrew, Priest, Quall, Roach, Roberts, Rodne, Santos,  
Schindler, Schual-Berke, Serben, Shabro, Simpson, Skinner,  
Sommers, Springer, Strow, B. Sullivan, P. Sullivan, Sump,  
Takko, Talcott, Tom, Upthegrove, Wallace, Walsh, Williams,  
Wood, and Woods

Celebrating Presidents' Day.

Salutes and celebrates Presidents' Day 2005, a time for recognizing and paying tribute to the tireless dedication of our former presidents.

-- 2005 REGULAR SESSION --

Feb 21 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4626** by Representatives P. Sullivan, Ahern, Alexander,  
Anderson, Appleton, Armstrong, Bailey, Blake,  
Buck, Buri, Campbell, Chandler, Chase, Chopp, Clements,  
Clibborn, Cody, Condotta, Conway, Cox, Crouse, Curtis,  
Darneille, DeBolt, Dickerson, Dunn, Dunshee, Eickmeyer,  
Ericks, Ericksen, Flannigan, Fromhold, Grant, Green, Haigh,  
Haler, Hankins, Hasegawa, Hinkle, Holmquist, Hudgins, Hunt,  
Hunter, Jarrett, Kagi, Kenney, Kessler, Kilmer, Kirby, Kretz,  
Kristiansen, Lantz, Linville, Lovick, McCoy, McCune,  
McDermott, McDonald, McIntire, Miloscia, Moeller, Morrell,  
Morris, Murray, Newhouse, Nixon, O'Brien, Orcutt, Ormsby,  
Pearson, Pettigrew, Priest, Quall, Roach, Roberts, Rodne, Santos,  
Schindler, Schual-Berke, Sells, Serben, Shabro, Simpson,  
Skinner, Sommers, Springer, Strow, B. Sullivan, Sump, Takko,  
Talcott, Tom, Upthegrove, Wallace, Walsh, Williams, Wood, and  
Woods

Recognizing children.

Encourages all the citizens of Washington to celebrate children on Children's Day and throughout the year by spending

more quality time with children and emphasizing their special place in our lives.

-- 2005 REGULAR SESSION --

Feb 21 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4627** by Representatives Cody and McDermott  
Honoring the Vashon Disaster Preparedness Coalition.  
Honors the Vashon Disaster Preparedness Coalition.

-- 2005 REGULAR SESSION --

Feb 23 Referred to Rules.  
Feb 25 Adopted by Rules Committee.

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**HR 4628** by Representatives Kessler and Buck  
Acknowledging the Washington Virtual Classroom Consortium.

Encourages all citizens and students to support and participate in wherever possible the programs and classes created and offered by the Washington Virtual Classroom Consortium.

-- 2005 REGULAR SESSION --

Feb 23 Referred to Rules.  
Feb 25 Adopted by Rules Committee.

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**HR 4629** by Representative Darneille  
Recognizing Point Defiance Park's centennial.  
Recognizes Point Defiance Park's centennial.

-- 2005 REGULAR SESSION --

Feb 23 Referred to Rules.  
Feb 25 Adopted by Rules Committee.

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**HR 4630** by Representative Schual-Berke  
Honoring Hadassah.

Congratulates Hadassah for more than 90 years of service and honors the spirit, the history, and the ongoing contributions of Hadassah to the people of Washington and the world.

-- 2005 REGULAR SESSION --

Feb 23 Referred to Rules.  
Mar 1 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4631** by Representatives Sump and Kretz  
Applauding the Curlew Job Corps Center.

Applauds the work of the Curlew Job Corps Center for providing young people the positive programs, training, preparation, and opportunities needed to ensure success in life.

-- 2005 REGULAR SESSION --

Feb 24 Referred to Rules.  
Feb 25 Adopted by Rules Committee.

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**HR 4632** by Representatives Pearson and Kristiansen  
Honoring the Sedro-Woolley High School wrestling team as 2005 AAA State Wrestling Champions.

Honors the Sedro-Woolley High School wrestling team as 2005 AAA State Wrestling Champions.

-- 2005 REGULAR SESSION --

Feb 24 Referred to Rules.  
Apr 6 RUL - Committee Report.

Rules suspended.  
Adopted.

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**HR 4633** by Representatives Ahern, Hudgins, Rodne, Nixon, Serben, Talcott, and Kristiansen

Commending the elections in Iraq.

Commends the elections in Iraq.

-- 2005 REGULAR SESSION --

Feb 28 Referred to Rules.  
Mar 1 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4634** by Representative Buri  
Congratulating the LaCrosse/Washtucna Tigercats.  
Congratulates the LaCrosse/Washtucna Tigercats.

-- 2005 REGULAR SESSION --

Mar 1 Referred to Rules.  
Mar 7 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4635** by Representatives Williams, Alexander, Hunt, DeBolt, and Dickerson

Honoring Dorothy O'Loughlin.

Honors Dorothy O'Loughlin.

-- 2005 REGULAR SESSION --

Mar 1 Referred to Rules.  
Mar 11 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4636** by Representatives Roach, DeBolt, McDonald, Serben, Orcutt, Dunn, and McCune

Recognizing the Boy Scouts of America.

Recognizes the Boy Scouts of America.

-- 2005 REGULAR SESSION --

Mar 2 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4637** by Representatives Simpson, Hankins, Lovick, Sells, Takko, Upthegrove, Hudgins, Murray, Wallace, Morris, Wood, Appleton, B. Sullivan, Kilmer, Curtis, Nixon, Skinner, Woods, Rodne, Shabro, Schindler, Buck, Jarrett, P. Sullivan, and Conway

Honoring Mark Noble.

Honors Mark Noble.

-- 2005 REGULAR SESSION --

Mar 7 Referred to Rules.  
RUL - Committee Report.  
Apr 8 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4638** by Representatives Lovick, Clements, O'Brien, Miloscia, Sells, Hunt, Quall, Ericks, Hankins, Dickerson, Campbell, Wallace, Murray, Skinner, Upthegrove, Wood, Shabro, Schindler, Curtis, Nixon, Kilmer, Takko, Rodne, and Conway

Honoring retired Washington State Patrol Chief Will Bachofner.

Honors retired Washington State Patrol Chief Will Bachofner.

-- 2005 REGULAR SESSION --

Mar 4 Referred to Rules.  
Apr 8 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4639** by Representative Chase

Honoring Women.

Honors and celebrates the women of our state, country, and the world, and encourages all the citizens of this great state to celebrate March 8th as International Women's Day.

-- 2005 REGULAR SESSION --

Mar 10 Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

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**HR 4640** by Representative Green

Recognizing the independence and rights of all individuals with disabilities.

Recognizes the independence and rights of all individuals with disabilities.

-- 2005 REGULAR SESSION --

Mar 7 Referred to Rules.  
RUL - Committee Report.  
Mar 9 Rules suspended.  
Adopted.

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**HR 4641** by Representative Chase

Recognizing Falun Dafa practitioners.

Recognizes the dedication of Falun Dafa practitioners in the face of adversity.

-- 2005 REGULAR SESSION --

Mar 10 Referred to Rules.  
Not adopted.

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**HR 4642** by Representatives Moeller, Cody, Fromhold, Clibborn, Morrell, and Orcutt

Honoring Kaiser Permanente.

Honors Kaiser Permanente.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4643** by Representatives Kilmer and Lantz

Honoring Traumatic Brain Injury advocacy groups.

Honors Traumatic Brain Injury advocacy groups.

-- 2005 REGULAR SESSION --

Mar 30 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4644** by Representative Quall

Honoring classified school employees.

Honors classified school employees.

-- 2005 REGULAR SESSION --

Mar 18 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4645** by Representative B. Sullivan

Honoring Dr. Dean Brooks.

Honors Dr. Dean Brooks.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4646** by Representative P. Sullivan

Celebrating Saint Patrick's Day in honor of all those of Irish descent.

Recognizes the contributions of Irish-Americans to the history and culture of Washington State and encourages all the citizens of Washington State to join in celebrating Saint Patrick's Day in honor of all those of Irish descent who proudly call the Evergreen State their home.

-- 2005 REGULAR SESSION --

Mar 15 Referred to Rules.  
Mar 17 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4647** by Representative Williams

Thanking Evalyn Poff for her many contributions to Thurston County and the State of Washington.

Thanks Evalyn Poff for her many contributions to Thurston County and the State of Washington.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4648** by Representatives Linville, Dunn, Morris, Kenney, Grant, Clibborn, Morrell, Kilmer, Eickmeyer, Haler, Buri, Wallace, Quall, P. Sullivan, Chase, Appleton, B. Sullivan, Kristiansen, Kretz, Newhouse, Condotta, Strow, and Skinner

Celebrating Agriculture Day.

Celebrates Agriculture Day.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4649** by Representative O'Brien

Honoring the O'Dea High School Fighting Irish Basketball Team.

Honors the O'Dea High School Fighting Irish Basketball Team.

-- 2005 REGULAR SESSION --

Mar 22 Referred to Rules.  
RUL - Committee Report.

Rules suspended.  
Adopted.

**HR 4650** by Representative Quall

Saluting the Skagit Valley Tulip Festival.

Salutes the Skagit Valley Tulip Festival.

-- 2005 REGULAR SESSION --

Mar 24 Referred to Rules.  
Apr 5 RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4651** by Representatives Kenney and Morris

Recognizing the accomplishments of research in Washington's institutions of higher education.

Recognizes the accomplishments of research in Washington's institutions of higher education.

-- 2005 REGULAR SESSION --

Mar 24 Referred to Rules.  
Mar 25 RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4652** by Representative Morris

Honoring the British Columbia Legislative interns.

Honors the British Columbia Legislative interns.

-- 2005 REGULAR SESSION --

Mar 24 Referred to Rules.  
Apr 11 RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4653** by Representatives Kenney, Cox, Sells, Rodne, Priest, Ormsby, Hasegawa, Roberts, Buri, Sommers, and Fromhold

Honoring Washington Scholars.

Honors Washington Scholars.

-- 2005 REGULAR SESSION --

Mar 24 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4654** by Representatives Dunn, Ahern, and McCune

Honoring Mother Joseph of the Sacred Heart.

Recognizes and honors Mother Joseph on the occasion of the 182nd year of her birth.

-- 2005 REGULAR SESSION --

Mar 30 Referred to Rules.  
Apr 15 RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4655** by Representatives Quall and Talcott

Honoring the 50th Anniversary of the Legislative Internship Program.

Honors the 50th Anniversary of the Legislative Internship Program.

-- 2005 REGULAR SESSION --

Mar 31 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4656** by Representative Priest

Recognizing Korean-Americans.

Encourages citizens and organizations throughout Washington to join the celebration of Korean Peninsula Peace Day with appropriate programs, ceremonies, and activities.

-- 2005 REGULAR SESSION --

Apr 4 Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

**HR 4657** by Representatives Kilmer, Sells, Campbell, Hudgins, Rodne, Upthegrove, Pettigrew, and Lantz

Recognizing the courage and dedication of our nation's war dogs.

Recognizes the courage and dedication of our nation's war dogs.

-- 2005 REGULAR SESSION --

Apr 4 Referred to Rules.  
Apr 12 RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4659** by Representatives Dunn, Miloscia, Moeller, Kenney, Newhouse, Condotta, Ericksen, Curtis, Sells, Strow, McDermott, Shabro, Skinner, Rodne, Walsh, Alexander, Jarrett, Hunt, Lovick, P. Sullivan, McDonald, Fromhold, Hunter, Lantz, Takko, Morris, Tom, Roach, Holmquist, Bailey, Cox, Orcutt, McCune, Clements, Morrell, Grant, Chopp, Kessler, Kirby, Chase, Ericks, Conway, Hudgins, Hasegawa, Kilmer, O'Brien, Simpson, Blake, Schual-Berke, Upthegrove, and Talcott

Honoring Pope John Paul II.

Honors Pope John Paul II.

-- 2005 REGULAR SESSION --

Apr 7 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4660** by Representative Hunt

Honoring Sweet Adelines International.

Honors Sweet Adelines International.

-- 2005 REGULAR SESSION --

Apr 8 Referred to Rules.  
Apr 12 RUL - Committee Report.  
Adopted by Rules Committee.

**HR 4661** by Representatives Quall, Linville, Ericksen, and Morris

Honoring Steve Clarke.

Honors Steve Clarke.

-- 2005 REGULAR SESSION --

Apr 8 Referred to Rules.  
Apr 12 RUL - Committee Report.  
Adopted by Rules Committee.

**HR 4662** by Representative Priest

Honoring the Federal Way Fire Department, King County Fire District 39.

Honors the Federal Way Fire Department, King County Fire District 39.

-- 2005 REGULAR SESSION --

Apr 8 Referred to Rules.  
Apr 12 RUL - Committee Report.  
Adopted by Rules Committee.

**HR 4663** by Representatives Kessler and Armstrong  
Honoring TVW.

Commends TVW on the occasion of its tenth anniversary for the invaluable contribution it has made and continues to make toward informing and educating the people of Washington and thereby enhancing the quality of its government.

-- 2005 REGULAR SESSION --

Apr 11 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4664** by Representatives Ahern, Serben, Buri, Kretz, Cox, Schindler, McCune, Wood, Ormsby, Crouse, and Sump

Honoring Ryne Sandberg.

Honors Ryne Sandberg as only the second graduate of a Washington high school to be elected to the Baseball Hall of Fame.

-- 2005 REGULAR SESSION --

Apr 12 Referred to Rules.  
Apr 18 RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4665** by Representative Cox

Honoring the Colfax High School Bulldogs Girls Basketball Team.

Honors the Colfax High School Bulldogs Girls Basketball Team.

-- 2005 REGULAR SESSION --

Apr 12 Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

**HR 4666** by Representatives Hunter, Hudgins, Santos, Hasegawa, and Pettigrew

Honoring the Chinese Information and Service Center.

Honors the Chinese Information and Service Center.

-- 2005 REGULAR SESSION --

Apr 12 Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

**HR 4667** by Representatives Condotta, Newhouse, Armstrong, Chandler, Buri, McDermott, and Kenney

Honoring the Apple Blossom Princesses.

Honors the Apple Blossom Princesses.

-- 2005 REGULAR SESSION --

Apr 16 Referred to Rules.  
RUL - Committee Report.

Rules suspended.  
Adopted.

**HR 4668** by Representatives Kessler and Conway

Honoring the United States Forest Service on its centennial anniversary.

Honors the United States Forest Service on its centennial anniversary.

-- 2005 REGULAR SESSION --

Apr 16 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4669** by Representatives Kagi, Conway, McDermott, and Kenney

Recognizing Foster Care Month.

Supports foster care by observing May as Foster Care Month as declared by Governor Gregoire, and urges all citizens of the state to volunteer their talents and energies on behalf of children in foster care, foster parents, and the child welfare professional staff working with them during this month and throughout the year.

-- 2005 REGULAR SESSION --

Apr 16 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4670** by Representatives Green and Talcott

Recognizing the Lakes High School Choir.

Recognizes the Lakes High School Choir.

-- 2005 REGULAR SESSION --

Apr 16 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4671** by Representatives Kenney, Skinner, Flannigan, and McDermott

Commemorating Benito Juárez.

Congratulates the Latino community on the occasion of Cinco de Mayo and for recognizing and honoring Benito Juarez for the example he has set and his fight for social justice.

-- 2005 REGULAR SESSION --

Apr 20 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4672** by Representatives Kessler and Armstrong

Providing for interim business.

Provides for interim business.

-- 2005 REGULAR SESSION --

Apr 24 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4673** by Representatives Kessler and Armstrong

Notifying the Senate that the House of Representatives is ready to adjourn SINE DIE.

Notifies the Senate that the House of Representatives is ready to adjourn SINE DIE.

-- 2005 REGULAR SESSION --

Apr 24 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4674** by Representatives Kessler and Armstrong

Revising membership of house standing committees.

Revises membership of house standing committees.

-- 2006 REGULAR SESSION --

Jan 9 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4675** by Representatives Kessler and Armstrong

Notifying the Senate that the House of Representatives is organized.

Notifies the Senate that the House of Representatives is organized.

-- 2006 REGULAR SESSION --

Jan 9 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4676** by Representatives Quall, Talcott, P. Sullivan, Anderson, and Hunter

Honoring and celebrating home-educating families.

Honors and celebrates home-educating families.

-- 2006 REGULAR SESSION --

Jan 18 Referred to Rules.  
Feb 8 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4677** by Representatives Kessler, Armstrong, Ericks, and Nixon

Adopting the House of Representatives' mission, vision, and goals.

Adopts the House of Representatives' mission, vision, and goals.

Adopts the following goals: (1) Increase public participation, understanding, and transparency of the legislative process;

(2) Enact high quality legislation through debate and collaboration that is thoughtful and responsive, and honors our diverse citizenry;

(3) Continuously evaluate and improve the efficiency and effectiveness of all legislative operations;

(4) Recruit and retain highly motivated, competent, and creative staff;

(5) Invest in member and staff professional development; and

(6) Maintain and enforce the highest ethical standards in an impartial and consistent manner.

-- 2006 REGULAR SESSION --

Jan 18 Referred to Rules.  
Adopted by Rules Committee.

**HR 4678** by Representatives Kenney, Cox, Ahern, Alexander, Anderson, Appleton, Armstrong, Bailey, Blake, Buck, Buri, Campbell, Chandler, Chase, Chopp, Clements, Clibborn, Cody, Condotta, Conway, Crouse, Curtis, Darneille, DeBolt, Dickerson, Dunn, Dunshee, Eickmeyer, Ericks, Ericksen, Flannigan, Fromhold, Grant, Green, Haigh, Haler, Hankins, Hasegawa, Hinkle, Holmquist, Hudgins, Hunt, Hunter, Jarrett, Kagi, Kessler, Kilmer, Kirby, Kretz, Kristiansen, Lantz, Linville, Lovick, McCoy, McCune, McDermott, McDonald, McIntire, Miloscia, Moeller, Morrell, Morris, Murray, Newhouse, Nixon, O'Brien, Orcutt, Ormsby, Pearson, Pettigrew, Priest, Quall, Roach, Roberts, Rodne, Santos, Schindler, Schual-Berke, Sells, Serben, Shabro, Simpson, Skinner, Sommers, Springer, Strow, B. Sullivan, P. Sullivan, Sump, Takko, Talcott, Tom, Upthegrove, Wallace, Walsh, Williams, Wood, and Woods

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.

-- 2006 REGULAR SESSION --

Jan 18 Referred to Rules.  
Feb 10 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4679** by Representatives P. Sullivan, Haler, Conway, Hankins, and Skinner

Recognizing Dr. Martin Luther King, Jr.

Recognizes the importance of the life and work of the Reverend Dr. Martin Luther King, Jr. to the civil society and freedoms of the United States of America and of the state of Washington.

Calls on the people of the state of Washington to study, reflect on, and celebrate Dr. King's life and ideals in order to fulfill his dream of civil and human rights for all people.

-- 2006 REGULAR SESSION --

Jan 16 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4680** by Representatives DeBolt and Hankins

Recognizing local Chambers of Commerce.

Recognizes local Chambers of Commerce.

-- 2006 REGULAR SESSION --

Jan 18 Referred to Rules.  
Jan 31 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4681** by Representatives Sells and McCoy

Honoring the achievements of Jackson Elementary School.

Honors the achievements of Jackson Elementary School.

-- 2006 REGULAR SESSION --

Jan 18 Referred to Rules.  
RUL - Committee Report.  
Jan 23 Rules suspended.  
Adopted.

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**HR 4682** by Representative Kessler

Recognizing the activities of the Washington Reading Corps.

Recognizes the Washington Reading Corps activities for improving the lives of thousands of young people and their tutors,

as well as strengthening family connections to the education community.

-- 2006 REGULAR SESSION --  
Jan 18 Referred to Rules.  
Adopted by Rules Committee.

**HR 4683** by Representatives Dickerson and Sommers  
Honoring Dennis Schatz.

Commends Dennis Schatz for his outstanding efforts in science education.

-- 2006 REGULAR SESSION --  
Jan 26 Referred to Rules.  
Adopted by Rules Committee.

**HR 4684** by Representatives Appleton, Springer, and Hankins  
Recognizing the 9-11 Sea Float Project.

Recognizes the 9-11 Sea Float Project.

-- 2006 REGULAR SESSION --  
Jan 26 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Jan 30 Adopted.

**HR 4685** by Representatives Appleton, Hankins, and Woods  
Recognizing county designated mental health professionals and crisis workers.

Grants special recognition to Marty Smith and 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 --  
Jan 26 Referred to Rules.  
RUL - Committee Report.  
Feb 3 Rules suspended.  
Adopted.

**HR 4686** by Representatives Rodne, Hudgins, Hinkle, Wallace, Woods, Grant, Clements, Armstrong, Kilmer, Ericksen, Morrell, Shabro, Lantz, Skinner, Sells, Orcutt, McDonald, Pearson, Kenney, Kessler, Santos, McCoy, Buri, Clibborn, Kristiansen, Strow, Takko, DeBolt, Haigh, Buck, Springer, Priest, Dickerson, Roach, Jarrett, Appleton, Serben, Ahern, Conway, Darneille, P. Sullivan, Morris, Linville, Hasegawa, Green, Ormsby, Dunshee, Simpson, Moeller, Blake, Upthegrove, B. Sullivan, Ericks, O'Brien, McDermott, Hunt, Campbell, Talcott, Bailey, and Hankins

Recognizing the Washington National Guard.

Recognizes the Washington National Guard.

-- 2006 REGULAR SESSION --  
Jan 25 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4687** by Representative Upthegrove

Recognizing Toastmasters Week and encouraging participation in Toastmasters International programs.

Recognizes Toastmasters Week and encourages participation in Toastmasters International programs.

-- 2006 REGULAR SESSION --  
Jan 26 Referred to Rules.  
Adopted by Rules Committee.

**HR 4688** by Representatives Hinkle, Lovick, and Hankins  
Commending Sergeant Jim Harrison.

Commends Sergeant Jim Harrison.

-- 2006 REGULAR SESSION --  
Jan 26 Referred to Rules.  
RUL - Committee Report.  
Mar 3 Rules suspended.  
Adopted.

**HR 4689** by Representatives Hunt, Williams, McCoy, Appleton, and Quall

Commending Sid Otton.

Honors Sid Otton.

-- 2006 REGULAR SESSION --  
Jan 26 Referred to Rules.  
RUL - Committee Report.  
Jan 27 Rules suspended.  
Adopted.

**HR 4690** by Representative Dunshee

Supporting those affected by eating disorders and declaring an Eating Disorders Awareness Week.

Supports those affected by eating disorders and declares an Eating Disorders Awareness Week.

-- 2006 REGULAR SESSION --  
Jan 26 Referred to Rules.  
Adopted by Rules Committee.

**HR 4691** by Representatives Hunt, Alexander, Kilmer, Kenney, Roberts, and Williams

Honoring Dr. Kenneth J. Minnaert.

Honors Dr. Kenneth J. Minnaert.

-- 2006 REGULAR SESSION --  
Jan 26 Referred to Rules.  
RUL - Committee Report.  
Mar 1 Rules suspended.  
Adopted.

**HR 4692** by Representatives Quall, P. Sullivan, Talcott, and Hunter

Giving recognition to Catholic schools.

Gives recognition to Catholic schools.

-- 2006 REGULAR SESSION --  
Jan 26 Referred to Rules.  
Adopted by Rules Committee.

**HR 4693** by Representative Kessler

Recognizing the contributions of the 4-H Youth Development Program.

Recognizes the contributions of the 4-H Youth Development Program.

-- 2006 REGULAR SESSION --  
Jan 26 Referred to Rules.  
RUL - Committee Report.  
Feb 28 Rules suspended.

- Adopted.
- 
- HR 4694** by Representatives Quall, P. Sullivan, Talcott, Hunter, Tom, Hankins, and Conway  
Honoring classified school employees.  
Honors classified school employees.  
-- 2006 REGULAR SESSION --  
Jan 26 Referred to Rules.  
RUL - Committee Report.  
Feb 15 RUL - Committee Report.  
Rules suspended.  
Adopted.
- 
- HR 4695** by Representatives Bailey, Sump, Kristiansen, Newhouse, Kenney, Anderson, Alexander, Woods, Haler, McCune, Roberts, Talcott, Morrell, Haigh, Strow, Pearson, Lovick, Morris, Jarrett, Nixon, Kretz, Condotta, Clements, Ericksen, Tom, McCoy, Kagi, Green, Lantz, Upthegrove, B. Sullivan, Dunn, Wallace, Crouse, Skinner, Serben, Hudgins, Cox, Quall, Holmquist, Roach, Armstrong, Springer, Appleton, O'Brien, Blake, Clibborn, Kessler, Kilmer, Simpson, and Sells  
Recognizing the accomplishments of the Navy League.  
Recognizes the accomplishments of the Navy League.  
-- 2006 REGULAR SESSION --  
Feb 6 Referred to Rules.  
Feb 24 RUL - Committee Report.  
Rules suspended.  
Adopted.
- 
- HR 4696** by Representatives Green, Ericks, Hankins, and Skinner  
Advocating for colorectal cancer awareness and screenings.  
Advocates for colorectal cancer awareness and screenings.  
-- 2006 REGULAR SESSION --  
Feb 6 Referred to Rules.  
RUL - Committee Report.  
Mar 2 Rules suspended.  
Adopted.
- 
- HR 4697** by Representatives Haler and Hankins  
Commending Prosser High School on its accomplishments.  
Commends Prosser High School on its accomplishments.  
-- 2006 REGULAR SESSION --  
Feb 6 Referred to Rules.  
RUL - Committee Report.  
Feb 13 Rules suspended.  
Adopted.
- 
- HR 4698** by Representative Hunt  
Acknowledging the achievements of Washington History Day.  
Acknowledges the achievements of Washington History Day.  
-- 2006 REGULAR SESSION --  
Feb 6 Referred to Rules.  
Adopted by Rules Committee.
- 
- HR 4699** by Representatives Conway and Hankins  
Commending pharmacists and pharmacy students.  
Commends pharmacists and pharmacy students.  
-- 2006 REGULAR SESSION --
- Feb 3 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Rules suspended.  
Adopted.
- 
- HR 4700** by Representatives Skinner, Clements, and Hankins  
Commending student representatives.  
Commends student representatives.  
-- 2006 REGULAR SESSION --  
Feb 13 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.
- 
- HR 4701** by Representatives Santos and Hasegawa  
Recognizing the Japanese-American internees and WWII veterans from Washington state.  
Recognizes the Japanese-American internees and WWII veterans from Washington state.  
-- 2006 REGULAR SESSION --  
Feb 17 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.
- 
- HR 4702** by Representatives Linville and Ericksen  
Commending Jack B. and Ramona S. Cole.  
Commends Jack B. and Ramona S. Cole.  
-- 2006 REGULAR SESSION --  
Feb 15 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.
- 
- HR 4703** by Representative Murray  
Commemorating the University of Washington NCAA Women's Volleyball National Championship.  
Commemorates the University of Washington NCAA Women's Volleyball National Championship.  
-- 2006 REGULAR SESSION --  
Feb 27 Referred to Rules.  
RUL - Committee Report.  
Feb 28 Rules suspended.  
Adopted.
- 
- HR 4704** by Representatives Roberts and Hankins  
Celebrating Presidents' Day 2006.  
Celebrates Presidents' Day 2006.  
-- 2006 REGULAR SESSION --  
Feb 20 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.
- 
- HR 4705** by Representatives Kilmer and Hankins  
Celebrating children on Children's Day.  
Encourages all citizens of Washington to celebrate children on Children's Day and throughout the year by spending more quality

time with children and reminding children of their special place in our lives.

-- 2006 REGULAR SESSION --

Feb 20 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4706** by Representatives Schual-Berke and Talcott  
Recognizing National Shaken Baby Awareness Week.

Recognizes National Shaken Baby Awareness Week.

-- 2006 REGULAR SESSION --

Feb 23 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4707** by Representatives Quall, Morris, Bailey, Strow, Pearson, and Kristiansen

Keep celebrating the Skagit Valley Tulip Festival.

Salutes all the communities of the Skagit Valley, their chambers of commerce, the Skagit Valley Tulip Festival Ambassadors, and the Tulip Festival Committee.

Commends the community leaders and corporate sponsors for the success of this important event and encourages citizens from across Washington to take the time to enjoy this spectacular display.

-- 2006 REGULAR SESSION --

Feb 27 Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

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**HR 4708** by Representative Hunt

Recognizing SkillsUSA Week at River Ridge High School.

Recognizes SkillsUSA Week at River Ridge High School.

-- 2006 REGULAR SESSION --

Feb 27 Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

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**HR 4709** by Representatives Walsh, Hankins, Skinner, Ahern, Alexander, Anderson, Appleton, Armstrong, Bailey, Blake, Buck, Buri, Campbell, Chandler, Chase, Chopp, Clements, Clibborn, Cody, Condotta, Conway, Cox, Crouse, Curtis, Darneille, DeBolt, Dickerson, Dunn, Dunshee, Eickmeyer, Ericks, Ericksen, Flannigan, Fromhold, Grant, Green, Haigh, Haler, Hasegawa, Hinkle, Holmquist, Hudgins, Hunt, Hunter, Jarrett, Kagi, Kenney, Kessler, Kilmer, Kirby, Kretz, Kristiansen, Lantz, Linville, Lovick, McCoy, McCune, McDermott, McDonald, McIntire, Miloscia, Moeller, Morrell, Morris, Murray, Newhouse, Nixon, O'Brien, Orcutt, Ormsby, Pettigrew, Priest, Quall, Roach, Roberts, Rodne, Santos, Schindler, Schual-Berke, Sells, Serben, Shabro, Simpson, Sommers, Springer, Strow, B. Sullivan, P. Sullivan, Sump, Takko, Talcott, Tom, Upthegrove, Wallace, Williams, Wood, and Woods

Honoring Rick Bowman.

Honors Rick Bowman.

-- 2006 REGULAR SESSION --

Feb 27 Referred to Rules.  
RUL - Committee Report.  
Mar 6 Rules suspended.  
Adopted.

**HR 4710** by Representatives Kenney, Cox, Newhouse, McDonald, P. Sullivan, Morrell, Hunter, Walsh, Orcutt, McCoy, Hunt, and Chase

Honoring the students selected as Washington Scholars and Washington Scholars-Alternates.

Honors the students selected as Washington Scholars and Washington Scholars-Alternates.

-- 2006 REGULAR SESSION --

Feb 27 Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

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**HR 4711** by Representative Flannigan

Observing Autism Awareness Month.

Supports those affected by Autism by observing April as Autism Awareness Month as declared by Governor Christine Gregoire.

-- 2006 REGULAR SESSION --

Feb 27 Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

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**HR 4712** by Representatives Ericks, McDonald, Holmquist, Rodne, Pearson, Ericksen, Kristiansen, Ahern, Hinkle, Shabro, Schindler, Bailey, Hudgins, Blake, Kretz, Skinner, Hankins, Conway, Williams, Kessler, Kirby, Simpson, Morrell, Sells, Springer, Kilmer, McCoy, Moeller, Roberts, Hunt, Haler, Lovick, Hunter, Takko, Chase, McDermott, Appleton, Clibborn, Dunshee, Darneille, Upthegrove, Lantz, Wallace, O'Brien, Talcott, Kenney, and Newhouse

Honoring law enforcement officers.

Honors law enforcement officers.

-- 2006 REGULAR SESSION --

Feb 27 Referred to Rules.  
RUL - Committee Report.  
Mar 7 Rules suspended.  
Adopted.

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**HR 4713** by Representative Sells

Honoring Ira Siebert's fifth-grade class at View Ridge Elementary School.

Honors Ira Siebert's fifth-grade class at View Ridge Elementary School.

-- 2006 REGULAR SESSION --

Feb 27 Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

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**HR 4714** by Representatives Pearson and Kristiansen

Honoring the Sedro Woolley High School Wrestling Team.

Honors the Sedro Woolley High School Wrestling Team.

-- 2006 REGULAR SESSION --

Feb 27 Referred to Rules.  
RUL - Committee Report.  
Adopted by Rules Committee.

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**HR 4715** by Representatives Kessler, Anderson, Chandler, Kenney, Roach, Morris, Linville, Hasegawa, McCoy, Skinner, Hankins, and Ericksen

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 --

Mar 1 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4716** by Representative Linville

Commending Hemant Sonawala.

Recognizes Hemant Sonawala for his contributions to building positive and productive trade relations between Washington State and India, and his fellow delegation members, all leaders in their respective fields of business.

-- 2006 REGULAR SESSION --

Mar 4 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4717** by Representatives Kenney, Cody, Green, Moeller, Conway, Morrell, Skinner, and Cox

Observing World Kidney Day and encouraging increased awareness of kidney disease.

Observes World Kidney Day and encourages increased awareness of kidney disease.

-- 2006 REGULAR SESSION --

Mar 6 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4718** by Representatives Serben, Orcutt, Hunt, Bailey, Hankins, Skinner, Conway, and McDonald

Recognizing the Seattle Seahawks.

Expresses recognition and pride for all that the Seahawks accomplished over the 2005-2006 season, both as a team and as individuals, and acknowledges that a new and exciting era of Seahawks football has been ushered in to the delight of appreciative fans everywhere.

-- 2006 REGULAR SESSION --

Mar 8 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4719** by Representative Chase

Honoring Rachel Carson.

Honors Rachel Carson for her contributions to scientific understanding and respect for our environment.

-- 2006 REGULAR SESSION --

Mar 8 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4720** by Representative Linville

Honoring the bravery and dedication of Deputy Stuart Smith.

Honors the bravery of Deputy Stuart Smith and his dedication to maintaining the rule of law.

-- 2006 REGULAR SESSION --

Mar 8 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4721** by Representatives Nixon and Springer

Recognizing the contributions of Morgan Wilhelm and student representatives to school district boards.

Recognizes the contributions of Morgan Wilhelm, and all other students who serve as student representatives to school district boards.

-- 2006 REGULAR SESSION --

Mar 8 RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4722** by Representatives Armstrong, Ahern, Alexander, Anderson, Appleton, Bailey, Blake, Buck, Buri, Campbell, Chandler, Chase, Chopp, Clements, Clibborn, Cody, Condotta, Conway, Cox, Crouse, Curtis, Darneille, DeBolt, Dickerson, Dunn, Dunshee, Eickmeyer, Ericks, Ericksen, Flannigan, Fromhold, Grant, Green, Haigh, Haler, Hankins, Hasegawa, Hinkle, Holmquist, Hudgins, Hunt, Hunter, Jarrett, Kagi, Kenney, Kessler, Kilmer, Kirby, Kretz, Kristiansen, Lantz, Linville, Lovick, McCoy, McCune, McDermott, McDonald, McIntire, Miloscia, Moeller, Morrell, Morris, Murray, Newhouse, Nixon, O'Brien, Orcutt, Ormsby, Pearson, Pettigrew, Priest, Quall, Roach, Roberts, Rodne, Santos, Schindler, Schual-Berke, Sells, Serben, Shabro, Simpson, Skinner, Sommers, Springer, Strow, B. Sullivan, P. Sullivan, Sump, Takko, Tom, Upthegrove, Wallace, Walsh, Williams, Wood, and Woods

Honoring Representative Gigi Talcott.

Expresses our deep appreciation to Representative Gigi Talcott for her commitment and dedicated service to the people of the 28th legislative District and to all the people of Washington State.

-- 2006 REGULAR SESSION --

Mar 8 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

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**HR 4723** by Representatives Armstrong, Ahern, Alexander, Anderson, Appleton, Bailey, Blake, Buck, Buri, Campbell, Chandler, Chase, Chopp, Clements, Clibborn, Cody, Condotta, Conway, Crouse, Curtis, Darneille, DeBolt, Dickerson, Dunn, Dunshee, Eickmeyer, Ericks, Ericksen, Flannigan, Fromhold, Grant, Green, Haigh, Haler, Hankins, Hasegawa, Hinkle, Holmquist, Hudgins, Hunt, Hunter, Jarrett, Kagi, Kenney, Kessler, Kilmer, Kirby, Kretz, Kristiansen, Lantz, Linville, Lovick, McCoy, McCune, McDermott, McDonald, McIntire, Miloscia, Moeller, Morrell, Morris, Murray, Newhouse, Nixon, O'Brien, Orcutt, Ormsby, Pearson, Pettigrew, Priest, Quall, Roach, Roberts, Rodne, Santos, Schindler, Schual-Berke, Sells, Serben, Shabro, Simpson, Skinner, Sommers, Springer, Strow, B. Sullivan, P. Sullivan, Sump, Takko, Talcott, Tom, Upthegrove, Wallace, Walsh, Williams, Wood, and Woods

Honoring Representative Don Cox.

Expresses our deep appreciation to Representative Don Cox for his commitment and dedicated service to the people of the 9th legislative District and to all the people of Washington State.

-- 2006 REGULAR SESSION --

Mar 8 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

**HR 4724** by Representatives Kessler and Armstrong

Providing for interim business.

Provides for interim business.

-- 2006 REGULAR SESSION --

Mar 8 Referred to Rules.  
RUL - Committee Report.  
Rules suspended.  
Adopted.

### House Bills Introduced by Members

Representative Ahern 1030, 1125, 1161, 1165, 1178, 1199, 1200, 1201, 1274, 1275, 1277, 1333, 1362, 1377, 1378, 1405, 1411, 1417, 1433, 1440, 1448, •1451, •1452, •1453, •1454, 1481, 1506, 1543, 1551, 1562, 1563, 1572, 1578, 1592, 1641, •1654, •1655, •1656, 1665, 1666, 1673, 1675, 1676, 1678, 1686, 1709, 1712, 1746, 1762, •1774, 1775, 1776, 1784, 1785, 1788, 1789, 1790, 1815, 1835, 1836, 1855, 1882, 1934, 1960, 2008, 2093, 2095, 2106, 2118, 2129, 2139, 2149, 2173, 2182, 2199, 2215, 2231, 2233, 2266, 2277, 2290, 2295, 2323, 2324, 2325, 2326, 2417, 2470, 2476, 2613, 2616, 2617, 2619, 2656, 2663, 2676, 2704, 2709, 2745, 2755, 2758, 2762, •2781, •2782, •2783, 2784, 2804, 2808, 2834, 2838, 2839, 2841, 2843, 2844, 2854, 2868, 2869, 2895, 2904, 2905, 2906, 2907, 2909, 2952, 2954, 2968, 3005, 3006, 3007, 3008, 3016, 3025, 3061, 3062, •3076, 3126, 3145, 3151, 3176, 3177, 3201, 3212, 3218, 3223, 3228, 3293, 3297, 3303, 3306, •3317

Representative Alexander 1007, 1008, 1102, 1103, 1158, 1301, •1320, •1327, 1331, •1361, 1396, 1406, 1519, 1566, 1592, 1633, 1673, 1674, 1675, 1676, •1835, 1836, 1870, 1877, •1907, 1908, 1949, •2132, •2214, 2219, 2262, 2326, 2329, 2476, 2557, 2608, 2638, 2672, 2784, 2822, 2834, 2838, 2839, 2840, 2841, 2868, 2869, 2904, 2905, 2906, 2907, 2909, 2928, •2945, 2968, •3005, 3006, 3007, •3008, 3019, •3041, 3061, 3062, 3063, 3132, 3169, 3200, 3211, 3212, 3229, 3289, 3306

Representative Anderson 1012, 1025, 1029, 1100, 1114, 1163, 1164, 1165, 1248, 1252, 1272, 1276, 1306, 1350, 1363, 1380, 1382, 1397, 1411, 1413, •1449, •1450, 1552, 1566, 1588, 1596, 1617, 1623, 1633, 1673, 1757, 1770, •1772, 1788, 1804, 1806, 1815, 1834, 1835, 1870, 1907, 1908, 1909, 1949, 1952, 1962, 1974, 1987, •2011, 2023, 2032, 2036, 2045, 2058, 2103, 2119, 2137, 2149, 2151, 2152, 2158, 2162, 2204, •2234, 2272, •2276, 2277, 2408, 2409, 2410, 2411, 2412, 2413, •2423, 2486, •2504, •2505, •2506, 2523, 2526, 2547, 2554, 2584, 2585, 2601, 2614, •2618, •2636, •2637, 2638, 2662, 2706, 2715, 2768, 2786, 2812, 2841, 2842, 2847, 2852, 2854, 2886, 2902, 2903, 2904, 2906, 2910, 2921, 2969, 3005, •3006, 3007, 3008, 3013, 3028, 3054, 3064, 3072, 3103, 3116, 3125, 3145, 3170, •3172, •3173, 3193, 3202, 3211, 3214, 3266, •3272, •3273, 3277, •3297, •3309

Representative Appleton 1016, 1060, 1064, 1065, 1069, 1097, 1100, •1105, 1113, 1154, 1156, •1168, 1171, 1173, 1174, 1175, 1185, 1189, 1194, 1202, 1205, 1226, 1242, 1243, 1248, 1268, 1272, 1273, 1282, 1288, 1290, •1303, 1335, 1336, 1345, 1349, 1351, 1358, 1359, 1360, •1365, 1366, 1371, 1372, 1380, 1387, 1388, 1397, 1399, 1413, 1441, •1443, 1445, 1447, 1458, 1459, 1467, 1473, 1474, 1479, 1482, 1494, 1495, 1496, 1509, 1512, 1515, 1520, 1521, 1522, 1526, 1530, 1532, •1533, 1542, 1543, 1551, •1561, 1565, 1590, 1592, 1610, 1624, 1636, 1640, 1648, 1652, 1660, 1661, 1672, 1681, 1687, 1689, 1702, 1708, 1710, 1724, 1725, 1733, 1740, 1742, 1744, •1759, 1760, 1761, 1765, 1770, 1773, 1778, •1786, 1787, 1791, 1808, 1815, 1824, •1829, 1833, 1840, 1852, 1864, 1865, 1873, •1896, 1899, 1903, •1947, •1948, 1967, 1976, 1989, 1993, 2016, 2042, 2058, 2060, 2072, 2081, 2086, •2090, 2091, 2097, 2105, •2108, 2133, •2205, 2281, 2293, 2313, 2315, 2325, 2333, •2334, •2335, •2336, 2337, 2342, 2343, 2345, 2346, 2353, 2357, •2359, •2360, •2361, •2362, •2363, 2365, 2366, 2370, 2376, 2392, 2394, 2396, 2398, 2421, 2427, 2432, 2433, 2439, 2442, 2473, 2474, 2481, 2494, 2496, 2497, 2499, 2517, 2542, 2564, 2565, 2568, 2572, 2577, 2579, 2581, 2582, 2583, •2593, 2595, 2598, 2603, 2611, 2626, 2630, 2632, 2634, 2635, 2647, 2648, 2652, 2653, 2661, 2662, 2665, 2666, 2679, 2714, 2716, 2722, 2749, 2754, 2777, 2780, 2802, 2803, 2828, 2834, 2852, 2855, 2871, 2872, •2881, 2887, 2888, 2896, 2911, 2912, 2913, 2923, 2929, 2938, 2943, 2949, 2964, 2967, 2970, 2971, 2977, •2982, 2985, •2990, 3003, •3026, 3028, 3039, 3040, 3044, 3049, 3050, 3086, 3102, 3107, 3110, •3111, 3124, 3145, 3164, •3198, •3199, 3238, 3248, 3249, 3254, 3282, 3305, 3312

Representative Armstrong 1064, 1083, 1113, 1141, 1142, 1148, 1149, 1161, 1172, 1174, 1179, 1185, 1189, 1201, 1211, 1213, 1283, 1352, 1357, 1367, 1379, 1383, 1396, 1433, 1469, •1472, 1520, 1521, 1522, 1551, 1553, 1594, 1603, 1608, 1609, 1617, 1618, 1623, 1625, 1632, 1633, 1641, 1670, 1673, 1674, 1675, 1676, 1684, 1685, 1686, 1788, 1789, 1790, 1798, 1804, 1807, 1823, 1853, •1877, 1905, 1909, 1922, 2089, 2094, 2096, 2149, 2199, •2244, 2256, 2272, 2283, 2295, 2303, 2326, 2353, 2364, 2417, 2447, 2452, 2476, 2557, 2616, 2651, 2672, 2708, 2716, 2752, 2758, 2767, 2771, 2822, 2833, 2839, 2840, 2850, 2854, 2867, 2868, 2869, 2876, 2885, 2886, 2902, 2903, 2931, 3005, 3006, 3007, 3008, 3024, 3046, 3061, 3062, 3145, 3149, 3150, 3169, 3176, 3233, 3246, 3267, 3306, 3311, 3319

Representative Bailey 1030, 1064, 1075, 1090, 1112, •1140, 1148, 1162, 1163, 1164, 1165, 1189, 1198, 1227, 1237, 1276, 1277, 1290, 1291, 1300, 1362, 1363, 1364, 1365, 1379, 1383, 1433, 1457, 1497, 1533, 1545, 1546, 1548, 1567, •1572, 1592, 1606, 1612, 1625, 1673, 1674, 1675, 1676, 1678, •1684, •1685, •1686, 1698, 1712, 1727, 1729, 1737, 1738, 1746, 1759, 1762, 1788, 1789, 1790, 1795, 1835, 1836, 1921, 1922, 1949, •2001, 2094, 2139, 2199, 2221, 2233, 2256, •2261, •2262, 2295, •2326, 2545, 2546, 2608, 2616, 2619, 2620, 2635, 2653, 2672, 2684, •2686, •2687, •2689, 2691, 2708, 2784, 2792, 2808, 2821, 2830, 2834, 2838, 2839, 2840, 2843, 2844, 2854, 2864, 2865, •2904, •2905, •2906, •2907, •2908, •2909, 2925, 2927, 2928, 2931, 2953, 2954, 2968, 3005, 3006, 3007, 3008, •3063, •3064, 3145, 3164, 3169, 3210, 3212, 3297, 3306, •3310

- Representative Blake 1003, 1022, 1023, 1049, 1064, •1083, 1103, 1124, 1149, 1173, 1177, 1210, •1211, •1214, •1238, 1245, 1262, 1276, 1346, 1351, 1352, 1399, 1405, 1413, 1444, 1466, 1488, 1495, 1496, •1498, 1512, 1543, 1551, 1554, 1555, 1557, •1558, 1575, 1576, 1589, 1592, 1608, 1641, 1645, 1646, 1657, 1691, 1692, 1695, •1696, 1731, 1757, 1760, 1761, 1802, 1807, 1815, 1825, 1831, 1832, 1866, •1926, 1953, 1960, 1963, 1972, 1975, 2001, 2022, •2052, 2063, 2086, 2103, 2122, 2135, 2145, 2151, 2221, 2259, 2263, 2264, •2330, •2331, 2332, 2337, 2344, 2365, 2370, 2372, 2381, 2384, 2385, 2407, 2434, 2452, 2457, 2459, 2460, 2461, 2481, 2492, 2569, 2571, 2572, •2586, •2587, •2588, 2591, 2595, 2604, 2606, 2610, 2614, 2617, •2622, 2626, 2638, 2647, 2651, 2726, 2727, 2739, 2740, 2741, 2754, 2802, 2832, 2855, •2856, •2883, 2888, 2890, 2895, 2901, 2917, •2919, 2928, •2957, 2958, •2961, •2962, •2963, 2980, 3046, 3083, •3085, 3092, 3119, 3169, 3221, •3268, 3271, •3286, 3290
- Representative Buck 1022, 1023, 1083, 1103, 1124, 1186, 1210, 1211, 1213, 1215, 1258, 1276, 1341, •1346, 1352, 1359, 1404, •1406, 1412, 1491, 1493, 1498, 1566, 1567, 1572, 1635, 1641, 1657, 1673, 1675, 1676, 1677, 1686, 1692, 1695, 1696, 1700, •1730, 1735, 1758, 1817, 1840, 1842, 1852, 1866, 1877, 1891, 1926, 1949, •1958, 1972, 1982, •1985, 2121, 2145, 2146, 2149, 2227, •2283, 2330, 2331, •2332, 2344, 2366, 2372, 2373, 2384, 2408, 2409, 2410, 2411, 2417, 2424, 2457, 2476, 2502, 2557, 2586, 2587, 2588, 2589, •2616, 2622, 2624, 2627, 2672, 2673, 2675, 2709, •2710, 2749, 2755, 2766, 2771, 2821, 2840, 2854, 2856, 2858, 2958, 2961, 2962, 2963, 2968, 3012, 3053, 3084, 3102, •3169, 3188, •3200, 3212, 3221, 3268, 3269, 3286, 3311
- Representative Buri 1117, 1141, •1161, 1169, 1172, 1175, 1199, 1200, 1201, 1222, 1252, 1267, 1276, 1277, 1343, 1351, 1363, •1393, 1405, 1407, 1433, 1434, 1447, 1454, 1461, 1462, 1481, 1506, 1542, 1543, 1548, •1553, 1554, 1556, 1562, 1576, 1608, 1625, 1630, 1633, 1641, 1654, 1655, 1658, 1664, 1676, •1695, 1707, 1722, 1757, 1760, 1761, 1765, 1775, 1789, 1790, 1801, 1823, 1825, 1831, 1832, 1835, 1836, 1855, 1872, 1874, 1877, 1925, 1953, 1954, 1955, 1957, 1960, 1963, 1971, 1986, 2068, •2096, 2102, 2104, 2121, 2146, 2149, 2151, 2169, 2202, 2237, 2239, 2293, 2295, 2353, 2372, 2381, 2393, •2417, 2424, •2446, 2457, 2494, 2495, 2496, 2497, 2498, 2586, 2587, 2588, 2616, 2620, 2622, 2630, 2637, 2651, 2660, 2662, 2663, •2693, 2709, 2714, 2716, 2736, 2737, •2765, 2784, 2804, 2806, 2822, 2839, 2840, 2870, 2928, 2943, 3028, 3087, 3092, •3101, 3106, 3145, 3170, 3210, 3211, 3212, 3223, 3264, 3284, 3311
- Representative Campbell 1001, 1003, 1005, •1015, •1016, •1017, •1018, •1019, 1024, 1028, 1065, 1070, •1071, 1075, 1097, 1137, 1149, 1150, 1151, 1154, 1156, 1161, 1162, 1164, 1165, 1168, 1173, 1174, 1178, 1185, 1186, 1188, 1189, 1193, 1194, 1202, 1219, 1220, 1221, 1233, 1234, 1243, 1258, 1261, 1269, 1270, 1271, 1275, 1276, 1277, 1281, 1290, 1316, 1319, 1325, 1333, 1336, 1349, 1353, 1359, •1362, 1363, 1371, 1372, 1376, 1377, 1387, 1388, 1397, 1399, 1405, 1411, 1413, 1418, 1429, 1431, 1432, 1433, 1441, 1445, •1448, 1451, 1452, 1453, 1454, 1466, 1479, 1480, 1481, 1488, 1494, 1499, 1508, 1509, 1511, 1513, 1516, 1517, 1520, 1521, 1522, 1532, 1533, 1534, 1535, 1536, 1537, 1538, 1540, 1543, 1546, 1547, 1548, 1549, 1551, 1552, 1557, 1558, 1560, 1574, 1575, 1576, •1579, 1603, 1620, 1642, 1645, 1646, 1648, 1653, 1654, 1656, 1671, 1675, 1676, 1702, 1731, 1732, 1733, 1738, 1749, 1752, 1759, 1760, 1761, 1775, 1776, 1804, 1807, 1814, 1836, 1843, 1849, 1855, 1856, 1861, 1862, 1863, 1870, 1873, 1875, 1877, 1889, 1904, 1910, 1929, 1947, 1948, 1949, 1951, 1960, 1966, 2004, 2031, 2046, 2051, 2090, 2091, 2121, 2133, 2139, 2143, 2149, 2162, 2199, 2201, •2208, 2222, 2228, 2233, 2251, •2266, 2292, •2294, 2333, 2335, 2341, 2353, 2366, •2391, 2407, 2408, 2410, 2411, 2413, 2421, 2425, •2431, •2432, •2433, 2434, •2448, 2467, 2469, 2471, •2472, 2546, 2564, 2567, 2568, 2569, 2570, 2588, 2595, 2616, 2617, •2628, •2629, 2663, 2669, 2672, 2725, •2728, 2754, 2780, 2784, 2816, 2822, 2834, 2839, 2840, 2846, 2848, 2854, 2881, 2888, 2894, 2896, 2901, 2913, 2918, 2926, 2942, 2943, 2944, •2951, 3006, 3008, 3021, 3025, 3026, 3033, 3035, 3036, 3037, 3061, 3062, 3066, 3102, 3107, 3126, 3206, 3210, 3212, 3236, 3257, 3277, 3293, 3311
- Representative Chandler 1758, 2365, •2508, 2606, 2608, 2637, 2657, 2663, 2726, 2734, 2854, 2883, 2888, 2905, 2907, 2958, 2971, 3046, 3128, •3140, 3141, 3159, 3222, 3223, 3311
- Representative Chase 1006, 1007, 1008, 1009, 1010, 1014, 1015, 1019, 1021, 1028, 1047, 1050, 1059, 1060, 1061, 1062, 1064, 1065, 1069, 1070, 1074, 1075, 1079, 1082, 1083, 1090, 1091, 1094, 1095, 1096, 1097, 1099, 1102, 1103, 1105, 1106, 1107, 1108, 1109, 1111, 1113, 1120, 1123, 1124, 1126, 1135, 1136, •1142, 1149, 1152, 1154, 1160, 1161, •1166, •1167, 1168, 1169, 1171, 1173, 1174, 1175, 1181, 1185, 1187, 1188, 1189, 1190, 1193, 1194, 1196, 1205, 1217, 1219, 1220, 1221, 1226, 1228, •1229, 1231, 1234, 1237, 1238, 1242, 1243, 1246, 1250, 1252, 1255, 1261, 1263, 1264, 1267, 1268, 1269, 1270, 1271, 1272, 1276, 1278, 1279, 1281, 1282, 1288, 1295, 1299, 1307, 1308, 1309, 1310, 1311, 1314, 1320, 1322, 1323, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1335, 1336, 1341, 1343, 1345, 1349, 1351, 1358, 1359, 1360, 1368, 1371, 1373, 1374, 1378, 1379, 1380, 1382, 1384, 1385, 1386, 1388, 1391, 1392, 1393, 1397, 1399, 1401, 1403, 1408, 1413, 1414, 1415, 1416, 1417, 1423, 1426, 1427, 1428, 1429, 1431, 1432, 1434, 1438, 1439, 1441, 1442, •1445, 1451, 1452, 1454, 1455, 1458, 1459, 1462, 1464, 1466, 1467, 1470, 1472, 1473, 1474, 1477, 1478, 1481, 1482, 1483, 1484, 1488, 1489, 1490, 1494, 1495, 1498, 1499, •1501, 1509, 1510, 1515, 1516, 1517, 1521, 1522, 1527, 1529, 1530, 1532, 1535, 1541, 1543, 1546, 1547, 1551, •1552, 1556, 1557, 1560, 1561, 1566, 1568, 1569, 1576, 1579, 1580, 1583, 1584, 1586, 1588, 1589, 1592, 1593, 1603, 1605, 1607, 1608, 1609, 1611, 1623, 1624, 1627, 1629, 1635, 1636, 1637, 1638, 1639, 1640, 1645, 1646, 1647, 1653, 1657, 1659, 1660, 1661, 1662, 1666, 1667, 1670, 1672, 1681, 1682, 1687, 1689, 1701, 1702, 1704, 1706, 1707, 1708, 1711, 1714, 1724, 1725, 1731, 1732, 1733, 1734, 1735, 1736, 1754, 1757, 1759, •1760, •1761, •1765, 1768, 1771, 1773, 1792, 1794, •1796, 1800, 1802, 1803, 1810, 1812, 1819, 1833, 1839, 1843, 1844, 1856, 1857, 1859, 1863, 1869, 1873, 1874, 1875, 1879, 1880, 1884, 1886, 1887, 1892, •1894, 1896, •1898, •1899, •1900, 1901, 1903, 1904, 1910, 1915, 1916, 1917, 1918, 1919, 1920, 1927, 1928, 1934, 1947, 1948, 1960, 1962, 1964, 1965, 1966, 1968, 2013, 2016, 2017, 2018, 2019,

- 2020, 2022, 2024, 2025, 2026, 2029, 2031, 2032, 2033, 2039, 2043, 2046, 2049, 2050, 2051, 2054, 2055, 2057, 2060, 2062, 2066, 2067, 2069, 2072, 2073, 2077, 2079, 2080, 2081, 2083, 2085, 2086, 2090, 2094, 2096, 2097, 2098, 2101, 2103, •2104, •2105, 2109, 2115, 2122, 2126, 2127, 2133, 2137, 2140, 2142, 2144, 2148, 2149, 2153, 2154, 2161, 2163, 2167, •2177, 2181, 2202, 2285, 2292, 2293, 2296, 2313, 2315, 2321, 2329, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2349, 2353, 2354, 2355, 2358, •2365, 2370, 2386, 2387, 2388, 2393, 2418, 2422, 2434, 2437, 2441, 2442, 2453, 2471, 2481, 2496, 2497, 2498, 2517, 2570, 2572, 2586, 2587, 2593, 2602, 2622, 2661, 2662, •2726, •2736, •2737, 2738, 2749, 2754, 2778, 2780, 2784, 2789, •2793, •2794, •2795, •2796, •2797, •2798, •2799, •2800, •2801, 2806, 2820, 2835, 2842, 2843, 2855, 2870, 2873, 2923, •2924, •2938, 2964, 2965, 2977, 2978, 2979, 2989, 2998, 3002, 3003, 3013, 3016, 3017, 3024, •3027, 3028, 3029, •3034, 3039, 3040, 3044, 3051, 3054, 3068, 3070, 3074, 3079, 3080, 3084, 3086, 3087, •3090, 3107, •3121, 3133, 3134, 3142, •3143, 3150, 3155, 3160, 3161, 3163, 3165, 3168, 3170, 3187, •3194, •3197, •3203, •3204, •3209, 3210, 3233, 3234, 3255, 3256, 3258, 3276, 3277, 3282, 3284, 3285, •3287, •3292, 3293, •3312, 3317
- Representative Clements 1004, 1019, 1050, 1107, •1147, 1149, 1161, 1172, 1194, •1213, 1235, 1237, 1255, 1332, •1381, •1382, 1399, 1445, 1564, 1592, 1593, 1608, 1609, 1636, •1673, 1674, 1675, 1676, 1686, 1722, 1746, 1747, 1758, 1767, 1773, 1788, 1789, 1790, 1796, 1823, 1831, 1832, 1834, 1835, 1836, 1853, 1877, 1905, 1915, 1916, 1960, 1972, 1976, 2093, 2094, 2105, 2138, 2158, 2172, •2198, 2226, 2256, 2288, 2295, 2326, 2365, 2606, 2608, 2619, 2620, 2630, 2635, 2637, •2642, •2643, 2653, 2709, 2726, •2734, •2735, 2771, 2778, 2833, 2843, •2850, 2904, 2905, 2906, 2907, 2909, 2928, 2981, 3006, 3008, 3009, 3024, 3032, 3033, 3086, 3117, 3118, 3137, 3141, •3167, •3196, 3205, 3211, 3212, 3221, 3223, 3257, 3261, 3306
- Representative Clibborn •1000, 1048, 1064, 1065, 1069, 1135, 1137, •1145, 1148, 1153, 1154, 1155, 1170, 1175, 1177, 1179, 1185, 1186, 1187, 1190, 1194, 1219, 1220, 1221, 1223, 1224, 1225, 1228, 1229, 1242, 1260, 1278, 1279, 1280, 1281, 1288, 1300, 1315, 1316, 1335, 1351, 1353, 1379, 1380, 1387, 1397, 1400, 1413, 1423, 1427, 1436, •1441, 1442, 1445, 1446, 1479, 1483, 1488, 1494, 1512, 1515, 1516, 1530, 1534, 1536, 1542, 1543, 1545, •1546, •1548, 1549, 1551, 1569, 1572, 1573, 1576, 1577, 1588, 1590, 1592, 1594, 1595, 1606, 1609, 1610, 1618, •1625, •1631, 1633, 1635, 1645, 1653, 1663, 1688, 1689, 1710, 1714, 1724, 1731, 1737, •1740, •1742, 1760, 1761, 1802, 1825, 1830, 1839, 1848, 1888, 1889, 1910, •1932, 1960, 1962, 1963, •1967, 2007, •2023, 2060, 2090, 2104, 2110, 2118, 2133, 2170, 2171, •2195, •2196, •2197, 2202, 2232, 2292, 2335, 2341, 2365, 2369, •2376, 2388, 2398, 2410, 2411, 2413, 2419, 2424, 2452, 2457, 2500, 2565, 2569, 2570, 2572, 2573, 2577, 2582, 2584, 2585, 2595, 2597, 2615, 2623, 2626, 2630, 2638, 2654, 2661, 2662, 2663, 2667, 2669, 2671, 2674, 2707, 2711, 2715, 2722, 2723, •2742, 2754, 2758, 2765, 2796, 2799, 2800, 2803, 2806, 2812, 2816, 2834, 2855, 2887, 2888, 2895, 2929, 2930, 2942, 2943, 2944, 2955, 2970, •2972, 2984, 2985, 2987, 2988, 3016, 3046, •3052, 3056, 3089, •3093, 3096, 3097, 3131, 3136, 3166, 3170, 3210, 3238, 3241, 3262, 3282, 3304, 3310, 3317
- Representative Cody 1014, 1031, 1075, 1090, 1105, 1107, 1123, 1126, 1137, 1140, 1148, 1156, 1160, 1168, 1170, 1171, 1173, 1185, 1189, 1190, 1194, 1198, •1219, 1220, •1221, 1223, 1224, 1225, 1226, 1237, 1243, 1268, 1272, 1282, •1286, •1287, •1288, •1289, •1290, •1291, 1300, 1353, 1364, 1365, 1371, 1372, 1388, 1390, 1416, 1441, 1443, 1459, 1463, 1473, 1479, 1488, 1489, 1494, 1497, 1506, •1507, 1512, 1515, 1516, •1520, 1521, 1528, 1533, 1534, 1535, 1536, 1537, •1538, 1545, 1546, 1569, 1572, 1583, 1586, 1590, 1591, 1595, 1605, 1606, 1612, 1618, 1624, 1626, 1645, 1660, 1661, 1672, 1680, •1688, •1689, •1690, •1698, •1702, 1710, 1714, 1718, 1724, 1725, 1736, 1737, •1738, 1759, 1763, 1777, 1778, 1791, 1808, 1812, 1839, 1842, 1850, 1858, 1859, 1860, 1861, 1862, 1875, 1879, 1880, 1904, 1910, 1931, 1948, 1960, 1975, 1988, 1994, 2017, 2018, 2019, 2020, 2025, 2038, •2060, 2069, •2070, •2071, 2072, 2090, 2112, 2113, 2133, •2176, 2229, •2254, 2266, 2289, 2292, 2294, •2308, 2310, 2313, 2321, 2333, 2335, 2342, 2353, 2376, 2392, •2398, •2399, •2404, 2455, 2464, 2473, 2474, 2499, 2500, 2501, •2517, 2554, 2570, 2571, 2572, 2573, •2574, •2575, 2593, 2600, 2632, 2661, •2669, 2670, 2725, 2754, 2777, 2780, 2803, 2806, 2849, 2864, 2865, 2872, 2873, 2887, 2894, 2911, 2912, 2913, 2925, 2942, •2943, 2944, 2959, 2970, 2972, •2974, 2985, 3044, 3049, 3050, 3059, 3068, 3079, •3081, 3086, 3096, 3097, 3136, 3171, 3180, 3199, 3206, 3232, 3255
- Representative Condotta 1003, 1141, 1142, 1148, 1149, 1162, 1164, 1165, 1172, 1174, 1178, 1185, 1188, 1189, 1199, 1200, 1201, 1232, 1250, 1258, 1276, 1277, 1283, 1304, 1308, 1310, 1312, 1357, 1362, 1367, 1375, •1383, 1393, 1394, 1395, 1396, •1409, 1410, 1411, •1428, 1430, 1431, 1433, 1445, 1451, 1452, 1454, 1466, 1472, 1553, 1559, 1561, 1562, 1567, 1569, 1572, 1575, •1588, 1592, 1625, 1632, 1641, 1655, 1673, •1674, 1675, 1676, •1678, 1684, 1685, 1692, 1696, 1712, 1741, 1746, 1762, 1773, 1774, 1775, 1776, •1788, •1789, •1790, 1795, 1801, 1807, 1811, 1827, 1832, 1835, 1836, 1842, •1851, 1853, 1856, 1877, •1897, 1905, 1908, •1911, •1912, 1924, 1945, 1949, 1953, 1954, 1959, 1960, 1971, 1975, 2008, 2070, 2103, 2139, 2149, •2160, 2182, 2185, 2198, 2199, •2238, •2240, 2244, 2250, •2256, •2272, •2275, 2283, 2295, 2348, 2374, 2377, 2378, 2424, •2447, 2476, 2511, 2536, 2537, 2555, 2556, •2557, 2560, 2561, 2562, 2563, 2614, 2616, 2617, 2619, 2620, 2622, 2637, 2638, 2647, •2657, 2658, 2659, •2660, 2663, 2672, 2708, 2709, 2727, 2728, 2734, 2758, 2767, 2771, 2806, 2808, 2818, 2826, •2832, 2838, 2841, 2854, 2868, 2869, •2885, •2886, •2897, 2902, 2904, 2935, 2936, 2937, 2945, 2954, 2971, 3005, 3006, 3007, 3008, •3015, 3031, 3046, 3059, 3060, 3062, 3077, 3128, 3145, •3149, •3150, •3154, 3176, 3212, 3220, 3223, •3267, 3311
- Representative Conway 1009, 1018, 1019, •1028, •1031, 1047, 1064, 1065, 1069, 1070, 1090, 1094, 1095, 1096, 1097, 1105, 1107, •1141, 1142, 1149, •1160, 1168, 1173, 1174, 1188, 1189, 1194, 1219, 1220, 1221, 1226, 1261, 1264, •1269, 1270, 1271, 1307, •1308, •1309, 1310, 1311, 1314, 1315, 1316, •1317, 1318, •1319, 1320, 1321, 1322, •1323, 1324, •1325, •1326, 1327, •1328, •1329, •1330, •1331, 1332, •1349, 1351, 1353, •1355, 1371, 1372, 1375, 1380, •1394, 1395, 1396, 1409, •1410, 1432, 1441, 1442, 1445, 1446, 1457, 1459, •1465, •1486, 1488, 1495, 1509, 1517, 1519, 1520, 1527, 1551, 1554, 1555, 1556, •1557, 1558, 1568, 1574, 1575, 1576, 1586, 1592, 1610, 1614, 1616, 1626,

- 1632, 1636, •1672, 1679, 1702, 1707, 1710, 1715, •1724, •1725, •1732, 1756, 1760, 1761, 1767, 1768, 1785, 1791, 1794, •1808, 1809, 1811, 1815, •1816, 1825, 1827, 1833, 1834, 1841, 1842, •1856, •1857, •1863, 1875, 1877, •1878, 1882, 1889, 1910, 1915, •1916, •1917, •1918, 1940, 1947, 1964, 1966, 1968, 1979, 2017, 2018, 2019, 2020, 2024, 2033, •2043, 2051, 2052, •2055, •2056, 2060, 2067, 2069, •2083, 2091, 2096, 2104, •2109, •2131, 2133, •2134, 2137, 2143, 2144, 2157, 2173, 2175, 2185, 2188, 2198, 2202, •2203, •2218, 2220, •2246, 2251, •2255, 2257, 2281, 2288, 2292, 2315, 2333, 2341, 2348, 2353, 2369, 2370, 2372, 2383, •2388, 2392, 2393, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2415, 2422, 2424, 2425, 2432, 2433, 2434, 2439, 2448, 2466, •2475, 2481, 2492, 2496, 2497, 2498, 2500, 2517, 2535, •2536, •2537, •2538, 2545, 2546, •2560, •2561, 2562, 2563, 2564, 2569, 2570, 2571, 2572, 2573, 2576, 2581, 2583, 2587, 2593, 2595, 2596, 2597, 2599, 2600, 2614, 2622, 2623, 2628, 2630, 2635, 2654, 2661, 2670, 2673, 2674, •2679, •2680, •2681, •2682, 2683, 2684, 2685, 2686, 2687, 2688, 2689, 2690, 2691, 2692, 2697, 2716, 2722, •2725, 2749, 2754, 2780, 2784, 2789, 2795, 2796, 2798, 2799, •2804, 2806, 2818, •2853, 2896, 2911, 2912, 2913, 2923, 2927, 2932, 2933, 2934, 2939, 2976, 2977, 2983, 3001, •3003, 3026, 3028, 3034, 3042, •3044, •3045, 3046, 3049, •3068, 3076, •3078, •3079, 3086, 3087, 3096, 3126, 3128, •3133, •3134, 3137, 3150, 3155, 3160, 3170, •3191, 3197, 3206, 3211, •3213, 3214, •3227, •3231, •3248, •3274, 3277, •3278, 3284, •3285, 3286, 3317, •3318
- Representative Cox 1006, 1380, 1393, 1399, 1432, 1434, 1532, 1556, 1633, 1641, 1662, 1673, 1675, 1676, 1707, 1708, 1719, 1746, 1757, 1762, 1766, 1794, 1801, 1808, 1811, 1823, 1831, 1832, 1835, 1836, 1874, 1962, 1986, 2021, 2043, 2057, 2096, 2104, 2107, 2123, 2149, 2151, 2162, 2169, 2212, 2222, 2233, •2237, 2277, 2278, 2293, 2295, 2336, 2353, •2372, 2393, 2417, 2424, 2457, 2550, 2583, 2595, 2597, 2630, 2635, 2637, 2638, 2651, 2663, 2664, 2665, 2666, 2754, 2765, 2781, 2786, 2857, 2867, •2870, 2902, 2903, 2928, 2929, 2989, 3024, 3028, 3029, 3030, 3031, 3032, 3033, 3037, 3053, 3087, 3106, 3202, 3214, •3215, •3220, 3241, 3306
- Representative Crouse 1103, 1255, 1317, •1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1375, 1384, 1433, 1453, 1454, 1487, 1506, 1553, 1562, 1622, 1632, 1654, 1655, 1656, 1673, 1674, 1675, 1676, 1678, 1741, 1762, 1775, 1776, 1788, 1789, 1790, 1800, 1811, 1827, 1835, 1836, 1844, 1853, 1905, 1949, 1950, 1971, 2103, 2121, 2139, 2231, 2543, 2637, 2644, 2645, 2663, 2664, 2665, 2666, 2668, 2674, •2690, •2691, 2692, 2715, 2736, 2755, 2781, 2796, 2799, 2800, 2808, 2833, 2854, 2870, 2896, 2909, 2927, 2928, 2953, 3053, 3095, 3099, 3125, 3144, 3145, •3242, 3311
- Representative Curtis 1003, 1065, 1145, 1189, 1239, 1241, 1252, 1267, 1269, •1270, 1271, •1283, 1284, 1368, 1377, 1378, 1383, 1398, •1423, 1433, 1475, 1505, 1533, 1534, 1537, 1543, •1545, 1559, 1563, 1569, 1617, 1633, 1654, 1660, 1661, 1673, 1675, 1684, 1685, 1709, •1727, 1756, 1762, 1773, 1775, 1787, 1828, 1835, 1836, 1837, 1868, 1877, 1945, 1949, 1957, 1987, 2006, 2014, 2040, 2041, 2090, 2119, 2135, •2149, •2150, •2162, 2173, 2202, 2229, 2231, 2265, 2272, 2283, 2284, 2333, 2342, 2344, 2353, •2464, 2598, •2605, •2606, •2607, •2608, 2637, •2638, 2705, 2707, 2714, 2716, 2728, 2733, 2742, 2751, 2754, 2784, 2786, 2829, 2833, 2845, 2866, 2890, 2895, 2902, 2903, 2904, 2905, 2906, 2907, 2932, 2933, •2942, 2943, 2944, 2972, •2995, 3086, 3092, 3093, 3137, 3174, 3190, 3306
- Representative Darneille •1014, 1031, 1058, 1064, 1069, 1094, 1095, 1096, 1105, 1107, 1126, 1136, 1145, 1149, 1154, 1160, 1161, 1168, 1170, 1171, 1173, 1175, 1178, 1185, 1187, 1190, 1192, 1235, 1236, 1243, 1261, 1268, 1272, 1277, 1278, 1280, 1281, 1282, 1313, 1314, 1333, 1336, 1337, 1338, 1340, 1358, •1359, 1387, 1388, 1399, 1408, 1426, 1427, 1441, 1466, 1483, 1488, 1489, •1490, 1494, 1495, 1507, 1508, 1515, 1516, 1517, 1518, 1520, 1521, 1522, 1532, 1535, 1540, 1542, 1547, 1548, 1551, 1577, 1580, 1586, 1592, 1597, 1614, 1616, 1624, 1625, 1626, 1627, 1629, 1634, 1636, 1651, 1663, 1667, •1670, 1681, 1682, 1694, 1702, 1708, 1714, 1725, 1728, 1731, 1733, 1737, 1738, 1744, 1747, 1751, 1759, 1760, 1761, •1766, •1767, •1768, 1777, 1778, 1792, 1794, •1803, 1810, 1818, 1819, 1824, 1829, 1839, 1843, 1876, 1888, 1889, 1901, 1938, 1945, 1947, 1960, 1976, •1979, 1993, 2004, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2025, 2026, 2028, 2029, 2038, 2039, 2046, 2051, 2058, 2060, •2061, •2062, 2064, 2075, •2098, •2099, •2100, 2104, 2112, 2113, 2115, 2122, 2134, 2137, 2140, 2173, 2181, 2184, 2189, 2190, 2200, 2251, •2288, 2293, 2313, •2319, 2333, 2335, 2349, 2359, 2360, 2392, 2394, 2395, 2396, 2397, 2408, 2409, 2412, 2418, 2425, 2445, 2454, 2456, •2535, 2564, 2570, 2572, 2593, 2612, •2632, •2652, •2653, •2654, 2661, 2662, 2670, 2704, 2754, 2790, 2799, 2800, 2801, 2803, 2806, 2835, 2848, 2851, 2852, 2859, 2861, 2872, •2873, 2881, 2893, 2894, 2901, 2911, 2913, 2914, •2932, 2964, 2970, 2986, •2991, 2992, 2993, 2997, 3041, 3048, 3064, 3077, 3087, 3092, 3093, 3096, 3100, 3108, 3110, •3115, 3118, 3122, 3139, 3145, 3148, 3155, •3156, •3157, 3158, 3171, 3230, 3231, 3233, 3234, 3236, 3238, 3243, •3276, 3277, 3284, 3317
- Representative DeBolt 1049, 1083, •1102, •1103, 1118, 1121, 1240, 1252, 1282, 1331, 1346, 1349, 1352, 1396, 1445, 1501, 1502, 1539, 1592, 1609, 1641, 1677, 1691, 1692, 1695, 1697, 1709, 1757, 1762, 1786, 1787, 1791, •1807, 1813, 1842, 1849, 1868, •1870, 1907, •1908, 1926, 1949, 2065, 2105, •2121, 2132, 2151, 2216, 2219, 2295, 2323, 2324, 2325, 2945
- Representative Dickerson •1058, 1064, 1069, 1076, 1079, 1087, 1090, 1094, 1097, 1100, 1105, •1107, 1108, 1113, 1122, 1123, 1126, 1152, 1154, 1168, 1169, •1170, •1171, •1173, 1176, 1178, 1179, 1185, •1187, 1189, 1194, 1216, 1218, 1219, 1221, 1222, 1223, 1226, 1242, 1243, 1263, 1264, 1267, 1268, 1272, 1278, 1279, 1280, 1281, 1282, 1304, •1314, 1316, 1335, 1336, 1359, 1360, 1366, 1378, 1387, 1397, •1403, •1414, •1415, 1426, 1427, •1429, 1436, 1441, 1447, 1455, 1458, 1459, •1467, 1473, 1474, 1475, •1482, •1483, 1488, 1515, 1516, 1526, 1527, 1530, 1531, 1541, 1542, 1543, 1546, 1551, 1590, 1592, 1594, 1597, 1603, 1605, 1607, 1611, 1624, •1626, 1627, 1636, 1637, 1638, 1639, 1645, 1659, 1660, 1663, 1708, 1714, •1718, 1731, 1735, 1778, 1792, 1794, 1806, 1812, 1822, 1837, 1839, 1888, 1889, 1892, 1893, 1901, 1904, 1928, 1934, 1969, 1989, 1994, •2002, 2015, 2016, 2017, 2018, 2019, 2020, 2039, 2046, 2061, 2062, 2064, •2073, 2085, 2090, •2115, 2124, 2137, 2156, 2157, 2163, 2164, •2178, 2189, •2291, 2318, 2335, 2338, 2349, 2353, 2355, 2370, •2384, •2392, 2393, •2394, •2395, •2396, •2397, 2398, 2400, 2427, 2452,

- 2456, 2509, 2517, 2569, 2572, 2578, 2579, 2581, 2583, •2590, 2593, 2594, 2595, 2603, 2623, 2630, 2661, 2674, 2756, •2762, •2763, •2776, •2777, 2778, 2794, 2803, 2806, 2871, 2872, 2873, 2881, 2914, 2931, 2958, 2980, 2987, 2989, 2999, 3003, 3021, 3044, 3068, 3079, 3086, 3093, 3118, 3122, 3138, 3139, 3152, 3155, 3156, 3157, 3158, •3186, •3236, 3243, 3261, 3274, 3276, 3278, 3291
- Representative Dunn 1003, 1006, 1009, 1019, 1030, 1050, •1061, 1065, 1097, 1107, 1114, 1121, 1149, 1162, 1163, 1164, 1165, 1178, 1239, 1274, 1275, 1281, 1293, 1332, 1335, 1344, 1345, 1362, 1399, 1411, 1425, 1428, 1433, 1439, 1445, 1505, 1543, 1555, •1562, 1563, 1573, 1581, 1582, 1588, 1592, 1594, 1595, 1628, 1629, 1640, 1654, 1655, 1656, 1673, 1674, 1675, 1676, 1678, 1712, 1733, 1759, 1762, 1765, 1774, 1775, •1776, 1784, 1788, 1789, 1790, 1795, 1801, 1812, 1826, •1828, 1835, 1836, 1855, 1870, 1873, 1877, 1888, 1897, 1903, 1907, 1908, 1949, 1950, 1976, •1991, 2007, •2012, 2023, 2026, •2051, 2063, 2065, 2070, 2071, 2072, •2080, 2094, 2102, 2114, 2119, 2121, 2139, 2140, 2151, 2152, 2163, 2173, 2208, 2209, 2210, 2230, 2231, 2238, 2272, 2323, 2324, 2325, 2329, 2348, 2365, 2372, 2377, 2378, 2391, 2417, 2424, 2432, 2433, 2458, •2467, •2468, •2469, 2470, 2471, 2504, 2511, 2518, 2528, 2531, 2554, 2557, 2592, 2602, 2616, 2617, 2631, 2636, 2637, 2639, 2640, 2642, 2645, 2655, 2656, 2663, 2664, 2665, 2666, 2671, 2672, 2675, 2676, 2693, 2706, 2708, 2709, 2717, 2719, 2728, 2736, 2738, •2760, 2766, 2767, 2768, 2769, 2770, 2771, 2778, 2781, 2783, 2784, 2796, 2799, 2802, 2804, 2821, 2822, 2837, 2840, 2841, 2844, 2847, 2850, 2854, 2868, 2869, 2876, 2878, 2887, 2897, 2904, 2905, 2906, 2907, 2918, 2920, 2921, 2922, 2924, 2928, 2931, 2935, •2936, •2937, 2943, 2945, 2947, 2948, 2950, 2952, 2953, 2954, 2957, 2963, 2968, 2975, 2992, 3005, 3006, 3007, 3008, 3025, 3051, •3061, •3062, 3064, 3072, 3074, 3078, 3080, 3086, 3087, 3088, 3090, 3092, 3093, 3100, 3112, 3114, 3116, •3126, 3129, 3130, 3131, 3139, 3140, 3142, 3143, 3144, 3159, 3164, 3169, 3175, 3176, 3190, 3201, 3202, 3210, 3220, 3223, 3228, 3243, 3253, 3264, 3267, 3269, 3294, 3306
- Representative Dunshee •1056, •1057, •1074, •1084, •1120, 1124, 1149, 1154, 1242, •1246, 1252, 1261, 1263, 1268, •1272, 1301, 1304, •1335, 1360, 1378, 1388, 1393, 1397, •1413, 1415, 1447, 1458, 1459, 1475, 1487, 1516, 1522, 1525, 1526, 1527, 1530, 1551, 1556, 1565, 1570, 1577, 1579, 1584, 1592, 1594, 1637, 1638, 1639, 1700, 1701, 1714, 1718, 1731, 1760, 1761, •1764, •1791, 1793, 1794, 1808, 1814, 1818, •1902, 1909, 1945, 1993, 2014, 2045, •2076, 2117, 2142, 2165, 2170, •2180, •2181, •2201, 2229, •2241, •2278, 2286, 2287, 2296, •2298, •2299, 2313, 2323, 2324, 2325, 2336, 2337, •2393, 2407, 2413, 2416, •2427, 2437, 2449, 2466, 2544, •2550, •2551, 2584, 2585, 2587, 2593, •2610, 2611, 2622, 2662, 2663, 2664, 2665, 2666, 2738, 2749, 2759, 2779, 2780, 2785, 2796, 2817, 2819, 2823, 2833, 2846, 2855, 2895, 2896, 2939, 2977, 3019, 3092, 3113, 3140, 3188, 3238, •3291, •3314, •3316
- Representative Eickmeyer •1060, 1083, •1110, •1124, 1142, 1145, 1149, 1202, 1210, 1211, 1213, 1216, 1217, 1218, 1242, 1252, 1283, 1298, 1305, 1306, 1307, 1346, 1375, 1413, 1415, 1445, 1474, 1491, 1492, 1493, 1552, 1576, 1578, 1588, 1594, 1652, 1759, 1760, 1761, 1765, 1791, 1796, 1801, 1802, 1805, 1807, 1830, 1866, 1883, 1896, 1926, 1947, 1948, 1953, 2040, 2052, 2080, •2081, 2086, •2097, 2104, 2105, 2136, 2202, 2210, 2334, 2365, 2481, 2564, 2569, 2571, 2572, 2586, 2587, 2588, 2593, 2614, 2622, 2662, 2724, 2749, 2796, 2797, 2799, 2833, •2855, 2911, 2913, 2938, 2971, 2977, 2990, 3039, 3040, 3092, 3102, •3142, 3199, 3221, 3237, •3282, 3287
- Representative Ericks 1064, 1069, 1161, 1173, 1188, 1189, 1222, 1235, 1267, 1277, 1298, 1332, 1334, 1345, 1351, 1362, 1378, 1385, 1386, 1397, 1413, 1447, 1467, 1488, 1506, 1543, 1551, 1557, 1558, 1564, 1574, 1575, 1576, 1592, 1604, 1625, 1635, 1641, •1652, 1653, 1660, 1661, 1683, 1687, 1694, 1707, 1723, 1733, 1740, 1742, 1791, 1793, 1806, 1812, 1817, 1830, 1869, •1872, 1873, •1874, 1877, 1879, 1880, 1888, 1894, •1903, 1909, 1932, 1934, 1938, 1943, 1952, 1955, 1957, 1962, •1965, •1966, •1969, 2017, 2018, 2019, 2020, 2052, 2058, 2064, 2085, 2094, 2097, 2105, 2120, •2122, 2137, 2138, 2140, 2143, 2154, 2157, 2163, 2171, 2186, 2199, 2208, 2210, 2227, 2245, 2273, 2283, 2323, 2324, 2325, 2333, 2337, 2338, 2342, 2347, 2348, 2351, 2353, 2364, 2366, 2370, 2372, 2381, 2383, 2391, 2393, 2400, 2407, 2408, 2409, 2410, 2411, 2412, 2413, •2415, 2417, 2424, 2425, 2431, 2432, 2433, 2439, 2452, 2457, 2458, 2466, 2480, 2482, 2483, 2492, 2493, 2495, 2496, 2497, 2498, 2503, 2522, 2542, 2544, 2550, 2564, 2565, 2566, 2567, 2576, 2593, 2603, 2604, 2613, 2630, 2635, 2639, 2640, 2654, 2662, 2663, 2664, 2665, 2666, •2671, 2673, 2678, 2688, 2698, 2699, 2700, 2701, 2702, 2703, 2705, 2709, 2714, •2715, •2721, •2722, 2724, 2729, 2731, 2732, 2743, 2744, 2745, 2746, 2747, 2748, 2754, •2758, •2759, 2772, 2773, 2784, 2789, 2790, 2794, 2796, 2797, 2800, 2805, 2806, 2817, 2824, 2826, 2827, 2828, •2834, 2840, 2848, 2852, 2863, 2876, 2893, 2895, 2901, 2917, 2918, 2919, 2920, 2922, 2923, 2932, 2933, 2934, 2939, 2947, 2983, 2989, 2997, 3004, 3009, 3023, 3024, 3026, 3037, 3051, 3052, 3067, 3073, 3075, 3085, 3086, 3087, 3092, •3094, •3095, 3106, 3112, 3117, 3118, 3122, 3125, 3137, 3143, 3164, 3170, 3181, 3189, 3192, 3205, 3208, 3211, 3238, 3252, 3259, 3261, 3262, 3263, 3264, 3277, •3280, 3284, 3317
- Representative Ericksen 1048, 1051, 1065, 1103, 1116, •1117, •1118, •1119, •1121, •1138, 1181, 1216, •1217, 1218, 1277, 1339, •1420, •1421, •1422, 1425, 1429, 1449, 1539, 1541, 1562, 1563, 1581, 1609, 1673, 1674, 1675, 1676, •1697, 1705, •1739, 1770, 1774, 1775, 1776, •1804, 1807, 1835, 1836, •1855, •2092, 2119, 2121, 2136, 2276, •2279, 2333, 2337, 2348, 2370, 2417, 2424, 2430, 2452, 2458, 2476, 2557, 2616, 2662, 2663, 2672, 2673, 2676, 2716, 2728, •2766, •2767, •2768, •2769, •2770, •2771, 2792, 2821, 2822, 2834, 2838, 2839, 2840, 2841, 2847, 2854, 2874, •2876, •2878, 2902, 2903, 2904, 2931, •2954, 2971, 3006, 3007, 3008, 3063, 3146, 3169, 3212, •3235, •3300, •3301, •3302, 3303, 3306, 3311
- Representative Flannigan 1083, 1090, 1091, 1105, 1168, •1181, •1184, 1185, 1189, 1226, 1261, 1267, 1294, 1296, 1297, •1336, 1352, •1358, 1387, 1413, 1445, 1460, 1465, •1466, 1488, 1508, •1511, 1512, 1515, 1519, 1520, 1521, 1551, 1574, 1575, 1576, 1577, 1660, 1711, 1714, 1760, 1761, 1767, 1808, 1812, 1814, 1819, 1828, 1829, 1848, 1858, 1860, 1861, 1862, 1889, 1947, 1954, 1960, 1968, 1977, •1993, 1999, •2004, 2017, 2018, 2019, 2020, 2036, 2062, 2105, 2126, 2163, 2201, 2288, 2292, 2315, 2334, 2336, 2391, 2392, 2395, 2396, 2397, 2569, 2570, 2571, 2572, 2573, 2586, 2587, 2593, 2614, 2622, 2630, 2662, 2670,

2742, 2873, 2881, 2911, •2926, 2977, 3010, •3013, 3138, 3145, 3256

Representative Fromhold •1002, •1006, •1070, •1078, 1100, 1101, 1105, 1113, 1115, 1126, 1152, 1154, 1173, 1189, 1223, 1224, 1225, 1226, •1239, •1241, 1255, 1267, 1268, 1282, 1283, 1284, 1285, 1317, 1319, •1321, •1322, 1323, •1324, 1325, 1330, 1332, 1335, 1358, 1359, 1375, 1379, 1380, 1399, •1432, 1441, 1442, 1447, 1485, 1488, 1516, 1543, 1551, 1556, 1559, 1560, 1570, •1571, 1573, 1589, 1594, 1597, •1619, 1631, 1658, •1679, 1707, •1715, 1723, •1729, 1733, 1737, 1738, 1757, 1794, 1808, 1834, 1848, 1853, •1875, 1903, 1905, 1960, 1961, 2007, •2010, 2015, 2026, 2045, •2117, 2163, 2235, 2292, 2293, •2307, 2333, 2342, 2353, 2364, 2366, 2370, 2376, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2475, 2560, 2561, 2562, 2563, 2595, 2597, 2626, 2630, 2635, 2655, 2656, 2661, 2674, 2679, 2680, 2681, 2682, •2683, •2684, •2685, 2686, 2687, •2688, 2689, 2691, •2692, •2716, 2772, 2812, 2817, 2818, 2867, 2883, •2896, •2927, 2929, •2949, 2964, •2981, 2990, 3028, 3030, 3086, 3087, 3126, •3144, 3145, 3170, •3183, 3190, 3238, 3241, 3244, 3245, 3277

Representative Grant 1083, 1091, •1092, 1098, 1105, •1108, 1116, 1149, 1152, 1169, 1172, 1242, 1255, •1273, •1276, 1332, 1357, 1358, 1359, •1379, 1393, 1398, 1405, 1406, •1407, 1441, 1442, 1474, 1515, 1517, 1520, 1521, 1522, 1553, 1554, 1555, •1559, 1573, 1593, 1594, •1608, •1609, 1618, 1625, 1630, •1632, •1634, 1635, •1664, 1670, 1695, 1713, •1722, •1741, 1760, 1761, 1767, 1785, 1796, •1801, 1802, 1807, 1823, 1825, 1831, 1832, 1838, 1853, 1903, •1905, •1906, 1911, 1912, 1914, 1963, 1964, 1971, 1993, 2022, 2024, 2031, 2044, 2096, 2102, 2103, 2104, 2126, 2143, 2145, •2146, 2147, 2151, •2159, 2166, 2169, 2199, 2202, 2221, 2227, 2237, •2274, 2288, •2296, •2303, 2365, 2393, 2407, 2417, •2424, 2425, 2427, 2452, •2457, •2502, •2604, 2606, 2608, 2614, 2630, 2651, 2661, 2673, 2693, 2726, 2736, 2737, 2738, 2772, 2794, 2796, 2797, 2799, 2800, •2860, 2867, 2868, 2869, 2878, 2888, 2899, 2901, 2919, •2939, •2971, 3032, 3033, 3046, •3059, •3060, 3101, 3137, 3141, 3144, 3145, 3159, 3176, 3223, 3237, 3238, 3255, •3269, 3284, •3295, •3304, 3311, 3316, •3319

Representative Green 1019, 1028, 1031, •1049, 1064, 1069, 1075, •1104, 1106, 1123, 1137, •1143, 1154, •1156, 1160, 1168, 1173, 1182, 1185, 1194, 1219, 1220, •1243, 1261, 1269, 1270, 1271, 1272, 1277, 1282, 1288, 1290, 1291, 1335, 1343, 1349, •1364, 1371, 1372, 1397, 1413, 1437, 1438, •1439, 1441, 1442, 1445, 1447, •1460, •1463, 1467, 1479, 1494, •1497, •1509, 1512, 1516, 1520, 1521, 1522, 1529, •1534, 1542, 1549, 1551, 1552, 1556, 1569, 1592, •1606, 1609, 1613, •1614, 1624, 1636, 1660, 1672, 1689, 1695, 1702, 1708, 1710, 1714, 1725, •1748, •1749, •1752, •1753, •1755, 1759, 1760, 1761, 1773, 1777, 1778, 1780, 1781, 1782, 1783, 1786, •1787, 1808, 1839, 1840, 1847, 1864, 1865, 1868, •1876, 1888, 1903, 1904, 1947, 1948, •1982, 2018, •2019, 2020, 2024, •2027, 2038, 2039, 2060, 2062, 2067, 2069, •2112, •2113, 2133, 2163, •2251, 2253, 2266, 2292, 2293, 2305, 2308, 2329, •2333, 2335, 2336, 2337, 2342, 2347, 2351, 2353, 2355, 2359, 2360, 2361, 2362, 2363, •2370, 2376, 2388, 2391, 2392, 2393, 2397, 2398, 2399, 2400, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2415, 2418, 2425, 2427, 2431, 2432, 2439, 2454, 2455, 2456, 2466, 2471, 2475, •2477, •2478, 2479, 2483, 2489, 2492, 2494, 2495, 2496, 2497, 2498, •2500, 2503,

2517, 2535, 2542, 2543, 2544, 2545, 2546, 2564, 2565, 2566, 2567, 2569, 2570, 2572, 2573, 2574, 2576, 2577, 2582, 2593, 2595, 2598, 2599, 2600, 2603, 2611, 2626, 2632, 2634, 2635, 2648, 2650, 2652, 2653, 2661, 2662, 2663, 2664, 2665, 2666, 2669, 2670, 2679, 2681, 2684, 2690, 2698, 2699, 2700, 2701, 2702, 2703, 2704, 2705, 2706, 2707, 2711, 2715, 2716, 2721, 2722, 2723, 2724, 2725, 2732, 2733, 2738, 2751, 2754, 2775, 2777, 2780, 2784, 2789, •2803, 2805, •2816, 2824, 2826, 2827, 2828, 2833, 2834, 2836, 2840, 2843, 2848, 2852, 2855, 2859, 2864, 2865, 2872, 2887, 2888, •2892, 2893, •2894, 2895, 2901, •2911, •2912, •2913, 2914, 2919, 2932, 2933, 2934, 2938, 2939, 2942, 2943, 2944, 2949, 2951, 2964, •2967, 2977, 2983, 2984, 2985, 2989, 2998, 3004, 3013, 3017, •3022, 3023, 3024, 3026, 3027, 3028, 3030, •3042, 3044, 3049, 3050, •3057, •3058, 3064, 3067, 3074, 3076, 3086, 3087, 3092, 3095, 3096, 3097, 3110, 3115, •3136, 3145, 3164, 3198, 3205, •3206, 3211, 3218, 3224, •3225, •3226, 3238, 3241, 3252, 3276, 3277, 3282, 3284, 3291, 3304, 3305

Representative Haigh 1050, 1059, 1060, 1064, 1065, 1066, 1068, 1069, 1101, 1103, 1104, 1105, •1106, 1107, 1114, 1126, 1130, 1131, 1132, 1133, 1134, 1143, •1144, 1152, 1154, 1169, 1173, 1174, 1185, 1189, 1193, 1222, 1226, 1242, 1243, 1252, 1261, 1272, 1276, 1282, 1290, 1291, •1292, •1305, •1306, •1307, 1351, 1358, 1359, 1380, 1382, 1385, 1386, 1399, 1405, 1416, 1427, 1432, •1437, •1438, 1439, •1444, •1455, •1456, •1457, 1458, 1466, 1469, 1484, 1485, 1495, 1511, 1515, 1525, 1527, 1551, 1553, 1555, •1568, 1592, •1602, 1609, 1612, •1613, 1617, 1618, 1624, 1633, 1634, 1636, •1658, 1708, 1748, 1749, 1750, 1751, 1752, 1753, 1754, 1755, 1757, 1758, 1770, 1791, 1794, 1801, 1802, 1806, 1808, 1812, 1817, 1823, 1824, 1839, •1847, 1876, 1877, 1880, 1883, 1894, 1896, 1901, 1904, 1909, •1919, 1970, 1971, 1975, 1990, •2024, 2027, 2036, 2042, 2045, 2046, 2048, 2051, 2057, 2058, 2060, 2080, 2081, 2088, 2089, 2090, 2121, •2138, 2148, 2152, 2204, 2205, •2206, 2212, 2245, 2249, 2305, 2313, 2329, 2336, •2358, 2416, •2419, 2420, 2424, 2457, 2477, 2478, •2479, •2545, •2546, 2564, 2587, 2594, 2595, 2606, 2608, 2616, 2630, •2633, •2634, •2635, 2646, 2647, 2651, 2661, •2694, •2695, •2696, 2716, •2751, •2752, •2753, 2754, 2789, •2807, 2828, 2829, •2833, 2843, 2873, 2881, 2883, 2902, 2903, 2911, 2912, 2913, 2938, 2941, •2966, 3002, 3013, •3019, •3023, •3024, 3026, 3032, 3033, 3041, 3057, 3058, 3073, 3078, 3108, 3169, •3180, 3198, 3211, •3224, 3241, 3261, 3270, 3282, •3289

Representative Haler 1030, 1064, 1097, 1103, 1107, 1110, 1121, 1155, 1163, 1165, 1172, 1185, 1190, 1192, 1254, 1257, 1258, 1268, 1274, 1275, 1282, 1283, 1341, 1343, 1345, 1351, 1357, •1384, 1385, 1386, •1398, 1411, 1433, 1434, 1442, 1445, 1451, 1452, 1453, 1454, 1465, 1481, 1516, 1543, 1562, 1563, 1573, 1588, 1592, 1594, 1597, 1608, 1610, 1633, 1634, 1635, 1654, 1655, 1656, 1673, 1674, 1675, 1676, 1680, 1695, 1713, 1714, 1722, 1737, 1738, 1740, 1742, 1746, 1760, 1762, 1767, 1775, 1788, 1789, 1790, 1792, 1795, 1802, 1807, 1812, •1818, 1823, 1825, 1831, 1832, 1833, 1835, 1836, 1840, 1844, 1854, 1871, 1873, 1874, 1876, 1877, 1888, 1891, 1892, 1903, 1906, 1923, 1924, 1925, 1949, 1950, 1951, 1953, 1954, 1955, 1957, 1964, 1965, 1966, •1971, 2024, 2026, 2029, 2035, 2038, 2049, 2053, 2067, 2074, 2085, 2096, •2102, 2103, •2119, 2136, 2139, 2149, 2151, 2159, 2162, 2166, 2167,

- 2168, 2169, 2173, 2209, 2210, 2218, 2221, 2239, 2266, 2274, 2275, 2280, 2282, 2283, 2285, 2288, 2293, 2295, 2296, 2326, 2329, 2332, 2333, 2336, 2337, 2345, 2348, 2353, 2366, 2372, 2373, 2374, 2375, 2380, 2381, 2382, 2385, 2393, 2394, •2414, 2417, 2424, •2429, •2430, 2446, 2457, 2458, 2461, 2465, 2466, 2476, 2479, 2492, 2495, 2496, 2497, 2498, 2557, 2564, 2565, 2566, 2577, 2579, 2581, 2593, 2604, 2607, 2608, 2616, 2619, 2631, 2637, 2638, 2640, 2663, 2664, 2665, 2666, 2672, 2693, 2709, 2715, 2721, 2722, 2726, 2728, 2733, 2736, 2737, 2738, 2754, 2758, 2760, 2772, 2786, 2817, 2822, 2834, 2839, 2840, 2841, 2843, 2844, 2854, 2860, 2867, 2895, 2899, 2902, 2903, 2904, 2905, 2906, 2907, 2909, 2914, 2918, 2920, 2928, 2931, •2953, 2954, 2964, 2970, 2988, 2989, 2996, 3003, 3006, 3007, 3008, 3046, 3074, 3080, 3083, 3085, 3086, 3088, 3095, 3100, 3112, 3113, 3125, 3139, •3141, 3144, 3152, •3153, 3155, 3156, 3157, 3158, 3170, 3180, 3212, 3220, 3222, 3223, 3229, 3233, 3238, 3243, 3257, •3271, 3281, 3284, 3293, 3306, 3311
- Representative Hankins 1015, 1028, 1126, 1168, 1254, 1268, 1276, 1282, 1341, 1349, 1385, 1386, 1398, 1401, 1434, 1465, 1475, 1489, 1515, 1516, 1543, 1559, 1577, 1592, 1594, 1596, 1603, 1634, 1635, 1694, 1712, 1714, 1757, 1773, 1791, 1802, 1805, 1817, 1825, 1839, •1871, 1879, 1880, 1892, 1901, 1906, 1951, 1964, 1968, 1969, 1989, 2000, 2004, 2024, •2053, 2069, 2085, 2102, 2105, 2121, 2122, 2126, 2159, 2165, 2166, 2167, 2168, •2174, 2210, 2283, 2295, 2593, 2595, 2614, 2637, 2661, 2715, 2789, 2821, 2852, 2860, 2867, 2875, 2889, 2914, 2968, 2977, 2980, 2996, 3003, 3014, 3020, 3125, 3128, 3141, 3170, 3211, 3237, 3270
- Representative Hasegawa 1028, 1082, 1090, 1094, 1095, 1096, 1123, 1154, 1168, 1173, 1185, 1187, 1189, 1190, 1194, 1219, 1226, 1251, 1261, 1264, 1267, 1272, 1277, 1282, 1316, 1335, 1343, •1345, 1358, 1360, 1366, 1371, 1397, 1405, 1408, 1415, 1426, 1432, •1440, 1441, 1444, 1447, 1451, 1452, 1454, 1488, 1494, 1515, 1517, 1527, 1529, 1535, 1542, 1543, 1547, 1550, 1556, 1573, 1576, 1583, 1586, 1589, 1592, 1593, 1604, 1607, 1620, 1660, 1661, 1702, 1724, 1725, 1733, 1738, 1743, 1744, 1759, 1778, 1791, 1792, 1794, 1801, 1802, 1803, 1805, 1810, 1829, 1830, 1837, 1839, 1841, 1842, 1857, 1863, 1864, 1875, 1879, 1880, 1884, 1885, •1887, 1889, 1903, 1910, 1919, 1927, 1928, •1930, •1931, 1936, 1973, 1981, 1993, 1994, 2004, 2017, 2018, 2019, 2020, 2024, 2037, •2067, •2068, 2105, 2122, 2124, •2161, 2167, 2177, 2273, 2293, •2313, •2315, •2318, •2321, 2333, 2336, 2343, 2353, 2357, 2370, 2392, 2394, 2395, 2396, 2397, 2398, 2400, 2415, 2416, 2418, 2421, 2427, 2429, 2440, 2443, 2445, 2450, 2455, 2481, 2507, 2517, •2559, 2564, 2570, 2571, 2572, 2579, 2581, 2582, 2583, 2593, •2594, 2595, 2596, 2597, 2602, 2611, 2623, 2626, 2630, 2634, 2635, 2648, 2649, 2650, 2661, 2667, 2721, 2722, •2724, 2730, 2764, 2780, 2789, 2792, 2793, 2795, 2796, 2797, 2798, 2800, 2801, 2802, 2820, 2823, 2835, 2843, 2848, 2853, 2873, 2887, 2894, 2912, 2913, 2938, 2939, 2942, 2943, 2944, 2964, •2965, 2970, 2973, 2976, •2977, •2978, •2979, 2984, 2985, 2986, 2989, 2992, 2998, 2999, 3003, 3013, 3017, 3028, 3042, 3044, 3050, 3068, 3069, 3070, 3079, 3087, 3095, 3096, 3097, 3102, 3103, 3107, 3108, 3110, 3113, 3127, 3155, 3165, 3183, 3230, 3234, 3238, 3247, 3248, •3249, 3252, 3254, 3276, 3284, 3291, 3292, 3312
- Representative Hinkle •1001, •1003, •1004, 1005, 1050, 1058, 1065, 1083, 1097, 1103, 1107, 1110, 1148, 1149, 1172, 1174, 1184, 1188, 1189, 1190, 1200, 1217, 1250, 1269, 1270, 1271, 1274, 1275, 1276, 1278, 1279, 1280, 1281, 1283, 1290, 1291, 1300, 1351, 1352, 1359, 1366, 1376, 1379, 1383, 1404, 1408, 1412, 1427, 1433, 1474, 1533, 1534, 1535, 1536, 1537, 1542, 1543, 1544, 1548, 1549, 1562, •1563, 1568, 1574, 1575, 1576, 1591, 1602, 1608, 1623, 1625, 1630, 1633, 1645, 1646, 1648, 1670, 1673, 1674, 1675, 1676, 1678, 1684, 1686, 1696, 1698, 1728, 1746, 1757, 1758, 1762, 1774, 1775, 1776, 1787, 1788, 1789, 1790, 1796, 1817, 1826, 1833, 1834, 1835, 1836, 1838, 1842, 1849, 1868, 1877, •1891, 1897, •1909, 1936, •1938, 1939, 1961, 1975, 2015, 2029, 2039, 2105, 2119, 2139, •2156, 2182, 2189, •2193, 2202, •2226, 2229, 2230, 2231, 2232, 2272, 2295, 2341, 2365, •2554, •2555, •2556, 2557, 2606, 2608, 2617, 2622, 2639, 2642, 2646, 2653, 2657, •2658, •2659, 2663, 2664, 2670, 2687, •2705, 2708, 2727, 2728, 2738, 2784, 2788, 2790, 2792, 2820, 2822, 2832, 2834, 2839, 2840, 2841, •2849, 2854, 2864, 2865, 2886, 2888, 2902, 2903, 2904, 2909, 2925, 2932, 2933, 2934, 2935, 2936, 2949, 2959, •2969, 2972, 3005, 3006, 3007, 3008, 3015, 3023, 3064, •3071, 3081, 3086, •3135, 3136, 3139, 3149, •3174, •3175, 3176, 3188, 3201, 3202, 3222, 3223, 3243, •3275, •3283, 3288, 3299, 3301, 3306, 3311, •3320
- Representative Holmquist 1103, 1118, 1119, 1121, 1138, 1149, 1162, 1163, 1164, 1165, •1172, 1178, 1199, 1200, 1201, 1216, 1250, 1256, 1257, 1273, 1274, 1275, 1276, 1277, 1305, 1306, 1332, 1334, 1351, 1356, 1359, 1361, 1362, 1373, 1374, 1383, 1405, 1411, 1412, 1420, 1433, 1451, 1452, 1453, 1454, 1480, •1506, 1543, 1554, 1562, 1573, 1574, 1575, 1592, 1594, 1601, 1608, •1630, 1633, 1645, 1646, 1654, 1656, 1673, 1674, 1675, 1676, 1678, 1694, 1696, 1712, •1746, 1748, 1762, 1774, •1775, 1776, 1788, 1789, 1790, 1795, 1796, 1801, 1823, •1826, 1831, 1832, 1835, 1836, 1840, 1870, 1909, 1925, •1945, •1949, •1950, 1957, 1959, 1971, 1983, 2026, 2040, 2057, 2058, 2080, 2082, 2095, 2096, 2121, 2132, 2135, 2139, 2146, 2147, 2151, 2158, 2159, 2163, 2166, 2168, 2182, 2199, 2226, 2227, 2230, 2231, 2237, 2256, 2272, 2295, 2323, •2324, 2325, 2336, 2348, 2365, 2374, 2381, 2382, 2417, 2424, 2457, 2468, 2470, 2471, 2476, 2495, 2496, 2555, 2557, 2614, 2616, 2617, 2619, 2620, 2621, 2637, 2646, 2647, 2651, 2657, 2659, 2660, •2663, •2664, •2665, •2666, 2672, 2693, 2708, 2717, 2718, 2719, 2736, 2737, •2738, 2755, 2767, 2768, 2770, 2775, 2781, 2783, 2784, 2804, 2820, 2822, 2832, 2834, 2838, 2839, 2840, 2841, •2843, •2844, 2847, 2854, 2868, 2878, 2902, 2903, 2904, 2905, 2906, 2909, 2918, 2920, 2921, 2928, •2935, 2936, 2937, 2954, 3005, 3006, 3007, 3008, 3025, 3033, 3062, 3135, 3150, 3176, 3177, 3210, 3222, •3228, 3234, •3288, •3299, 3311
- Representative Hudgins 1000, 1009, 1010, 1011, 1012, 1018, 1019, •1047, 1049, •1059, 1062, 1064, •1065, 1069, •1090, 1094, 1096, 1160, 1173, 1174, 1226, 1268, 1272, 1308, 1309, •1310, 1311, 1336, •1339, 1371, 1376, 1380, 1384, 1387, 1388, 1390, 1397, 1488, 1499, 1511, 1515, 1517, 1522, 1529, 1551, 1556, 1574, 1586, 1589, 1592, 1597, 1602, 1603, 1607, 1623, 1636, 1672, 1724, 1725, 1759, 1760, 1761, 1778, 1787, 1792, 1794, 1798, 1802, 1806, 1808, 1812, 1815, 1844, 1857, 1888, 1895, 1901, 1919, 1994, 2004, 2017, 2018, 2019, 2020, 2037, 2124, 2144,

2187, 2201, 2202, 2204, 2205, 2220, 2227, 2281, 2347, 2349, 2350, 2351, 2352, 2353, 2398, 2400, 2402, •2436, •2437, •2438, •2439, •2440, •2441, •2442, •2443, •2444, •2445, 2495, 2496, 2497, 2503, 2517, 2537, 2538, 2539, 2543, 2577, 2582, 2594, 2596, 2601, 2604, 2614, 2623, 2626, 2634, 2635, 2661, 2662, •2668, 2674, •2697, 2699, 2701, 2702, 2715, 2722, 2738, 2745, 2775, 2779, 2787, 2789, 2796, 2797, 2799, 2820, 2848, 2851, 2855, 2859, 2872, 2881, 2901, 2912, 2920, 2939, 2970, 2977, 2980, 2989, •3001, 3003, 3021, 3026, 3028, 3050, 3069, 3072, 3086, 3095, •3099, 3107, 3108, •3116, 3125, 3145, 3155, 3157, 3158, •3160, 3180, 3247, 3256, 3266, 3284, 3317

Representative Hunt •1007, 1008, 1049, 1064, 1069, 1070, 1105, 1106, 1107, 1126, 1137, 1143, 1173, 1174, 1175, 1185, 1202, 1253, 1261, 1263, 1264, 1268, 1272, 1282, •1301, 1304, 1336, 1349, •1360, 1380, 1388, 1397, •1412, 1413, 1415, 1432, 1441, •1458, 1466, 1474, 1488, 1489, 1494, 1495, 1496, 1506, 1509, 1515, 1520, 1521, •1522, 1551, 1559, •1583, 1586, 1609, 1623, 1636, 1637, 1638, 1639, 1660, 1661, 1670, 1677, 1706, 1714, 1719, 1720, 1724, 1725, •1726, •1731, •1735, 1738, 1744, 1749, 1753, •1754, 1755, •1757, 1758, 1760, 1761, 1778, 1796, 1810, 1811, 1813, 1814, •1830, 1840, •1843, 1847, 1868, 1875, 1877, 1889, •1913, 1935, •1944, 1947, 1961, •1976, •1990, 1995, 2017, 2018, 2019, 2020, 2024, 2025, 2031, •2034, 2045, 2048, 2062, 2066, 2086, •2089, 2097, 2104, 2105, 2138, 2144, •2219, 2243, 2245, 2251, 2253, 2273, 2292, 2293, •2305, 2313, 2342, 2353, 2355, 2358, 2365, 2376, 2407, 2413, 2416, 2421, 2424, 2452, 2453, 2472, 2477, 2478, 2479, 2481, 2517, 2570, 2576, 2577, 2579, 2581, 2583, 2587, 2593, 2594, 2611, 2623, 2626, 2634, 2635, 2661, 2662, 2664, 2665, 2666, 2686, 2687, 2690, 2694, 2713, 2714, 2751, 2753, 2777, 2780, 2794, 2796, 2797, 2799, 2800, 2801, 2806, 2829, 2846, 2847, 2861, 2873, 2881, 2882, 2888, •2891, 2895, 2896, •2898, 2910, 2938, 2958, 2964, 2970, 2986, 3028, 3055, 3057, 3058, 3069, 3073, •3103, •3105, 3108, •3132, 3137, 3145, 3146, •3147, 3197, •3229, 3234, 3238, 3241, 3276, 3277, 3284

Representative Hunter 1000, 1002, 1065, 1066, 1069, 1097, 1107, 1114, 1115, 1242, •1244, 1254, 1255, 1267, 1272, 1276, 1282, 1304, 1315, •1380, 1387, 1399, •1446, 1474, •1484, •1485, •1488, 1515, 1516, 1566, 1605, •1616, 1617, 1623, 1625, 1633, 1659, 1663, 1687, 1714, •1721, •1723, 1758, •1770, 1785, 1794, 1812, 1834, •1844, 1848, •1882, 1888, 1919, 1962, 2033, •2044, •2045, •2046, •2047, •2048, 2097, 2104, •2183, 2186, •2204, •2212, •2213, 2232, 2323, 2324, 2325, •2329, 2364, 2407, 2423, 2427, 2474, •2483, •2484, •2485, •2486, •2487, •2488, •2489, 2490, 2561, 2579, 2582, •2601, 2630, 2634, 2635, 2661, 2662, •2706, 2723, •2756, 2772, 2785, •2787, 2801, •2812, 2818, 2830, 2834, 2861, 2902, 2930, •2956, 2964, 2989, 3030, •3086, •3166, •3177, •3237, 3264, 3284, 3317

Representative Jarrett 1000, 1002, 1006, 1048, 1049, 1056, 1057, 1065, 1074, 1082, 1090, 1097, 1100, 1101, 1105, 1107, 1108, 1111, 1113, 1114, 1115, 1120, 1122, 1127, 1151, 1152, 1153, 1154, 1155, 1179, 1185, •1191, 1226, 1242, 1254, •1260, 1267, 1268, 1269, 1270, 1271, 1272, 1282, 1301, 1302, 1304, 1315, 1335, 1345, 1358, 1359, 1367, 1376, 1380, 1397, 1408, 1413, 1416, •1434, 1446, 1447, 1459, 1465, 1469, 1474, 1475, 1483, 1484, 1485, 1488, 1489, 1515, 1519, 1522, 1530, 1541, 1543, 1556, •1565, •1566, 1570, 1577, 1581, 1582, 1589, 1592, 1595, 1609,

1625, 1631, 1635, 1636, 1680, •1703, 1707, 1714, 1715, 1718, 1731, 1757, 1770, 1791, 1814, 1825, 1830, 1834, 1847, 1848, 1852, 1878, 1902, 1903, 1962, 1967, 1969, 1989, 2023, 2034, 2035, 2044, 2045, 2124, 2135, 2158, 2278, 2295, 2298, 2299, 2323, 2324, 2325, 2329, 2334, 2368, 2393, 2408, 2409, 2410, 2411, 2412, 2413, 2483, 2485, 2486, 2487, 2489, •2490, •2491, 2544, 2550, •2584, •2585, 2593, 2595, 2597, 2601, •2625, 2661, 2662, 2663, 2666, 2667, 2676, 2714, 2765, 2774, 2786, 2806, 2812, 2815, 2817, 2822, 2834, 2839, 2840, 2847, 2870, 2874, 2881, 2902, •2929, •2930, 2955, 2972, 2982, 2984, 3003, •3011, 3026, 3052, 3075, •3131, 3144, 3166, 3170, 3171, 3180, 3211, 3212, 3214, 3220, 3237, •3241, 3244, 3257, 3264, 3270, 3281

Representative Kagi 1049, 1050, •1052, 1059, 1064, 1069, •1079, 1090, 1097, 1101, 1105, 1107, 1122, 1123, •1126, 1137, 1145, 1148, •1152, 1154, 1168, 1173, 1178, 1185, 1186, 1187, 1189, 1190, 1194, 1219, 1220, 1221, 1223, 1224, 1225, 1226, 1237, 1242, 1261, 1264, 1268, 1272, •1278, •1279, 1280, 1281, 1282, 1291, •1302, 1314, 1316, 1335, 1336, 1340, 1345, 1358, 1359, 1360, 1366, 1380, 1387, 1388, 1408, 1413, 1414, 1416, 1426, 1427, 1441, 1445, 1455, 1466, 1467, 1473, •1476, •1477, •1478, 1482, 1483, 1484, 1488, 1489, 1495, 1496, 1509, 1512, 1516, 1519, 1520, 1521, 1526, 1534, 1542, 1543, 1550, 1551, 1589, 1590, 1592, 1593, 1617, 1624, 1625, 1626, •1627, 1636, 1637, 1638, 1645, •1663, 1687, 1708, 1714, 1724, 1725, 1746, 1760, 1761, 1791, 1792, 1794, 1803, 1808, 1810, •1820, •1821, •1822, 1824, 1825, •1833, 1834, 1837, 1839, 1859, 1860, 1861, 1862, •1867, •1904, 1951, 1975, 1993, •2000, 2002, •2015, •2016, 2017, 2018, 2019, 2020, 2022, 2025, 2027, •2028, •2029, 2030, 2036, 2038, 2039, 2048, 2062, 2064, 2068, 2156, 2163, •2164, •2165, •2184, 2186, 2187, •2189, •2190, 2200, •2211, 2235, 2293, 2329, 2342, 2344, 2353, 2370, •2389, •2390, 2392, 2395, 2396, 2398, 2418, 2442, 2452, 2456, 2483, 2499, 2503, 2517, 2544, 2570, 2572, 2573, 2582, 2593, 2594, 2595, 2603, •2612, 2626, 2630, 2661, 2662, •2678, •2711, 2785, 2789, 2794, 2799, 2801, 2802, 2806, 2812, 2830, 2834, 2836, 2873, 2887, 2914, •2964, 2973, 2985, •2987, 2996, 3013, 3018, 3020, 3110, •3122, 3139, 3145, •3148, •3152, 3153, 3155, 3158, 3166, 3171, 3243, 3276

Representative Kenney 1006, 1007, 1009, 1018, 1028, 1031, 1049, •1050, 1052, 1058, 1059, 1063, 1064, 1065, 1069, •1075, •1076, •1077, 1079, 1090, •1100, •1101, •1122, •1123, 1126, 1130, 1137, 1141, 1142, 1145, 1152, 1154, 1160, 1168, 1169, 1170, 1171, 1173, 1179, 1185, 1186, 1189, 1190, 1191, 1194, 1219, 1220, 1221, 1226, 1234, 1242, 1261, •1264, 1265, 1266, 1267, 1268, 1269, 1271, 1272, 1274, 1278, 1279, 1282, 1286, 1288, 1290, 1304, 1314, 1321, 1335, 1336, 1345, •1353, 1358, 1366, 1371, •1375, 1378, 1380, 1381, 1388, 1394, 1397, 1445, 1459, 1478, 1482, 1483, 1485, 1488, 1494, 1495, 1496, 1506, 1509, 1512, 1515, 1520, 1522, 1527, 1532, 1536, 1542, 1543, 1547, 1550, 1551, •1556, 1557, 1568, 1569, 1571, 1573, 1575, 1576, 1583, •1586, •1589, 1592, 1593, 1594, 1605, 1607, 1608, 1612, 1623, 1626, 1635, 1636, 1645, 1659, •1662, 1663, 1670, 1672, 1680, 1688, 1689, 1702, 1707, 1708, 1714, 1718, 1724, 1725, 1731, 1733, 1735, 1738, 1746, 1754, 1760, 1761, 1770, 1771, 1778, 1791, 1792, •1794, 1802, •1806, 1808, 1812, 1825, 1833, 1837, •1839, 1841, 1863, 1875, 1880, 1889, 1893, 1904, 1941,

- 1960, 1968, 1974, 1975, 1986, 2002, 2005, 2015, 2016, 2017, 2018, 2019, 2020, •2021, 2022, 2024, 2029, 2036, 2037, 2039, 2043, •2057, 2060, 2069, 2071, 2090, 2104, •2107, 2112, 2122, 2123, 2124, 2126, 2132, 2137, 2163, 2173, 2177, 2188, 2190, •2202, 2205, 2210, 2221, 2253, 2271, 2278, 2292, 2293, 2302, 2310, 2313, 2316, 2333, 2335, 2340, 2341, 2344, 2353, 2364, 2365, 2370, 2376, 2388, 2390, 2392, •2507, 2517, 2581, 2582, •2583, 2587, 2593, 2594, •2595, •2596, •2597, 2599, 2611, 2612, 2614, 2621, •2623, •2630, 2635, 2643, 2661, 2662, 2674, 2679, 2680, 2681, 2682, 2684, 2686, 2687, 2688, 2691, 2697, 2700, 2702, 2706, 2714, 2716, 2722, 2725, 2726, 2738, 2754, 2764, 2775, 2777, 2780, •2792, 2794, 2796, 2797, 2798, 2800, 2801, 2818, 2843, 2848, 2853, •2857, 2865, 2866, •2867, 2870, 2873, 2887, 2895, 2910, 2912, 2933, 2940, 2941, 2943, 2964, 2967, 2970, 2972, 2973, 2976, 2980, 2985, 2986, •2989, 2998, 2999, 3003, 3013, 3023, 3028, 3030, 3049, 3050, 3087, •3106, 3110, 3113, •3128, 3134, 3137, 3139, 3145, 3150, 3153, 3214, 3215, 3216, •3217, 3233, 3255, 3284
- Representative Kessler 1022, 1023, 1049, 1064, 1065, 1083, 1103, 1107, 1108, 1121, 1142, 1152, 1154, 1162, 1168, 1186, 1193, 1219, 1221, •1240, 1242, 1243, 1264, 1268, 1273, 1276, 1291, •1304, 1316, 1335, 1341, 1343, 1351, •1352, 1359, 1378, 1380, 1441, 1445, 1446, 1447, 1449, 1459, 1475, 1494, 1509, 1516, 1543, 1551, 1557, 1558, 1608, 1609, 1623, •1635, 1636, 1670, •1677, 1750, •1758, 1770, 1785, 1791, 1794, 1802, 1805, 1806, 1815, 1825, 1834, 1839, 1848, •1853, 1856, 1869, 1877, 1878, 1898, 1903, 1909, 1911, 1923, 1953, 1960, •1962, 2001, 2017, 2018, 2019, 2020, •2022, 2027, 2031, 2103, 2104, 2105, 2126, 2188, 2199, 2244, 2250, 2283, 2292, •2344, 2353, 2370, 2376, 2407, 2413, •2416, •2420, 2424, 2427, •2452, 2465, 2561, 2586, 2587, 2588, 2593, 2595, 2606, 2616, 2626, 2630, 2648, 2661, 2671, 2673, 2708, 2711, 2716, 2726, 2738, 2754, 2756, 2758, 2772, 2784, 2789, 2790, 2792, 2828, 2840, 2848, 2857, 2888, 2895, 2896, 2922, 2927, 2931, 2936, 2939, 2942, 2943, 2944, 2957, 2958, •2960, 2963, 2964, 2970, 2971, 2990, 3016, 3028, 3046, 3059, 3072, 3076, 3086, 3087, 3108, 3112, 3116, 3124, 3145, 3146, 3150, 3159, 3169, 3176, 3211, 3238, 3247, 3269, 3277, 3286, •3290, 3304, 3310, 3311, 3316
- Representative Kilmer 1000, 1049, 1064, 1069, 1090, 1091, 1105, 1107, 1108, 1113, 1114, 1149, 1154, 1177, •1180, 1181, 1185, 1189, 1194, 1202, 1219, 1221, 1233, 1242, 1248, 1252, 1254, 1258, 1261, 1269, 1270, 1271, 1272, 1282, 1304, 1316, •1351, 1378, 1380, 1397, •1442, 1445, 1447, 1459, 1474, 1509, 1516, 1523, 1542, 1543, 1550, 1551, 1573, 1575, 1576, 1577, 1592, •1612, 1616, 1623, 1625, 1645, 1652, •1700, 1711, 1757, 1760, 1761, 1785, •1800, •1802, 1805, 1812, 1815, •1824, •1825, 1834, •1840, 1844, 1859, •1864, •1865, 1903, 1923, 1947, 1948, 1952, 1960, 1982, 2022, 2023, 2032, 2042, 2046, •2049, 2052, 2134, 2202, 2205, 2239, 2281, 2292, 2336, 2347, 2353, 2370, 2393, 2407, 2408, 2409, 2410, 2411, 2412, 2439, •2493, •2494, •2495, •2496, •2497, •2498, •2543, 2544, 2545, 2546, •2564, •2565, •2566, 2567, 2569, 2570, 2573, 2581, 2584, 2585, 2593, 2595, 2601, 2602, 2626, 2630, •2631, 2635, 2637, 2644, •2645, 2662, 2663, 2664, 2665, 2666, •2670, 2673, 2698, 2699, 2700, 2701, 2702, 2703, 2704, 2714, 2715, 2726, 2728, 2738, 2747, 2754, 2756, 2765, 2772, 2775, 2784, 2796, 2799, 2817, 2828, 2836, 2840, 2848, 2852, 2855, 2868, 2869, 2881, 2895, 2901, 2912, 2919, 2929, 2932, 2933, 2934, 2939, 2972, 2983, 2990, 3004, 3013, 3016, 3017, 3026, 3028, 3030, 3037, 3046, 3051, 3064, 3112, •3125, 3144, 3145, 3146, •3164, 3198, 3205, 3211, 3214, 3216, 3224, 3238, 3247, 3252, 3253, 3261, 3270, 3277, 3282, 3304, •3305, 3317
- Representative Kirby 1016, 1019, •1024, •1032, •1033, •1034, •1035, •1109, 1127, 1135, 1136, 1146, •1149, •1150, 1154, 1157, •1159, •1196, 1197, 1244, 1251, 1252, •1253, 1257, 1264, 1277, 1304, 1333, 1336, 1355, 1358, 1359, 1397, •1418, •1419, 1445, 1446, 1464, 1465, 1466, 1468, 1497, 1507, 1508, 1509, 1518, 1527, •1528, •1544, 1551, 1559, 1561, 1579, 1610, •1620, 1670, •1671, 1680, 1694, 1716, 1724, 1725, 1746, 1766, 1767, 1768, •1797, 1808, •1809, 1811, 1814, 1858, 1859, 1860, 1861, 1862, 1894, •1927, •1928, •1929, •1937, 1947, 1948, 1979, 2017, 2018, 2019, 2020, 2029, •2050, 2089, •2128, 2134, •2225, 2251, 2288, 2292, 2293, 2313, •2338, •2339, •2340, 2367, •2377, •2378, •2405, 2406, 2415, •2425, •2434, •2435, 2482, •2553, 2576, 2614, 2628, 2704, •2757, 2776, •2791, 2813, 2840, 2852, •2863, •2916, 2975, 2997, 3009, 3046, 3067, 3120, •3176, 3211, •3239, •3246, 3277
- Representative Kretz 1004, 1030, 1172, 1210, 1211, 1274, 1275, 1276, 1277, 1346, 1352, 1363, 1383, 1398, 1404, •1405, 1406, 1420, 1422, 1451, 1452, 1454, 1491, 1498, 1506, 1543, 1553, 1555, 1588, 1592, 1630, •1641, 1654, 1655, 1656, 1673, 1674, 1675, 1676, 1678, 1691, 1692, 1695, 1746, 1762, 1775, 1788, 1789, 1790, 1795, 1801, 1804, 1807, •1823, •1831, •1832, 1855, 1872, 1874, •1924, •1925, 1949, 1953, 1957, 1960, 1971, •1972, 1982, 1983, 2008, 2139, 2146, 2147, •2151, 2227, 2233, 2237, 2256, 2272, 2277, 2295, 2372, 2373, 2374, •2381, •2382, •2385, 2417, 2424, •2428, 2502, 2558, 2589, 2606, 2616, •2617, 2619, 2620, 2622, 2637, 2651, 2657, 2658, 2660, 2663, 2664, 2665, 2666, 2678, 2693, 2708, 2709, 2736, 2739, 2740, 2741, 2758, 2765, 2767, 2771, 2781, 2783, 2808, 2841, 2854, 2928, 2936, 2945, 2952, 2953, 2954, 2958, 2963, 3012, 3032, 3033, 3053, 3064, 3085, 3092, 3101, 3126, 3145, 3170, 3176, 3212, 3220, 3221, 3222, •3223, 3269, 3306, •3311
- Representative Kristiansen 1030, 1083, 1085, 1086, 1092, 1093, 1098, 1103, 1112, 1116, 1118, 1161, 1162, 1163, 1164, 1165, 1172, 1178, 1199, 1200, 1201, 1242, 1244, 1246, 1261, 1274, 1275, 1276, 1277, 1304, 1354, 1357, 1362, •1363, 1383, 1405, 1433, 1445, 1454, 1523, 1551, 1552, 1562, 1563, •1567, 1572, 1575, 1588, 1592, 1608, 1615, 1630, 1641, 1645, 1655, 1656, 1673, 1674, 1675, 1676, 1678, 1684, 1686, 1712, 1742, 1746, 1774, 1775, 1776, 1788, 1789, 1790, 1795, 1801, 1823, 1832, 1835, 1836, 1949, 1971, 2008, 2014, 2031, 2046, 2082, 2093, 2094, 2139, 2145, 2146, 2147, 2149, 2151, 2158, 2160, 2166, 2168, 2199, 2221, 2226, 2231, •2233, 2237, 2256, 2272, 2290, 2295, 2337, 2365, 2373, 2374, 2417, 2617, 2619, 2620, 2637, 2651, 2657, 2659, 2660, 2663, 2708, 2726, •2727, 2758, 2765, 2767, 2771, 2772, 2778, 2781, 2783, 2784, 2808, 2822, 2832, 2834, 2838, 2840, 2841, 2843, 2844, 2854, 2917, 2928, 2935, 2936, 2937, 2945, 2953, 2954, 2957, 2963, 2968, 2971, 3004, 3005, 3006, 3007, 3008, 3015, 3033, 3046, •3051, 3053, 3062, 3092, 3112, 3145, 3151, 3159, 3164, 3169, 3170, 3200, 3210, 3212, 3220, 3222, 3223, 3257, 3311

- Representative Lantz 1049, •1053, •1054, •1055, 1064, 1069, 1090, 1100, 1125, 1137, 1148, 1151, 1154, 1168, 1174, 1185, 1189, 1202, 1219, 1223, 1224, 1225, 1226, 1232, 1233, 1234, 1236, 1242, 1261, 1267, 1272, 1282, 1304, 1314, 1315, 1336, •1347, 1348, 1351, 1352, 1358, 1359, 1413, 1446, 1447, 1460, 1481, 1488, 1499, 1507, •1508, •1542, 1543, 1548, 1551, 1565, 1575, 1576, •1577, 1578, 1579, 1586, 1592, •1597, 1613, 1625, 1636, 1637, 1638, 1639, 1640, 1645, 1660, •1668, •1699, 1702, 1705, •1706, 1707, 1714, 1746, 1747, 1791, 1792, 1794, 1802, 1803, 1814, 1815, 1824, 1829, 1837, 1839, 1840, 1848, •1854, •1858, •1859, •1860, •1861, •1862, 1864, 1865, 1919, 1929, 1933, 1937, 1947, 1956, 1960, 1982, 1993, •1995, 2019, 2020, 2042, 2064, 2066, •2087, •2088, •2091, 2122, •2126, 2133, 2134, •2155, 2173, •2188, 2204, 2205, 2212, 2266, •2292, •2328, 2335, 2341, 2342, 2353, 2359, 2360, 2361, 2362, 2363, 2370, 2376, •2379, 2380, 2394, 2407, 2408, 2409, 2410, 2411, 2412, 2431, 2454, 2456, 2483, 2493, 2494, 2496, 2497, 2507, 2517, 2543, 2544, 2564, 2567, 2569, 2570, 2576, 2579, 2581, 2584, 2587, 2593, 2595, 2626, 2629, 2634, 2635, 2654, 2661, 2662, 2666, 2669, 2670, 2673, 2674, 2675, 2677, 2698, 2699, 2700, 2701, 2702, 2703, 2706, 2714, 2722, 2723, 2761, 2784, 2785, 2789, 2814, 2815, •2848, 2901, 2911, 2912, 2913, 2938, 2964, 2986, 3013, •3021, 3023, 3026, 3028, •3030, •3036, 3058, •3066, 3074, 3076, 3082, 3086, 3087, 3107, •3120, 3136, 3211, 3238, 3277, 3282, 3284, 3317
- Representative Linville 1005, 1010, 1011, 1012, 1019, 1025, 1026, 1027, •1048, 1050, 1056, 1057, 1064, 1065, 1069, 1083, •1085, •1086, •1091, 1092, •1098, •1099, 1103, 1105, 1107, 1116, 1117, 1120, 1126, 1134, 1137, 1142, 1152, 1154, 1177, 1185, 1189, •1198, 1223, 1224, 1225, •1242, 1243, 1249, 1255, 1261, 1272, 1273, 1276, 1282, 1290, 1291, 1304, 1312, 1315, 1318, 1321, 1322, 1323, 1324, 1327, 1343, 1351, •1357, 1360, 1363, 1380, 1382, 1399, 1406, 1407, 1412, 1413, 1423, 1428, 1429, 1442, 1445, 1449, 1458, •1461, •1462, 1499, 1509, 1515, 1516, 1519, 1520, 1521, 1522, 1523, •1539, 1543, 1551, 1553, 1554, 1555, 1565, 1566, 1571, 1573, 1574, 1575, 1576, 1584, 1588, 1589, 1592, •1593, •1594, 1608, 1609, 1611, 1615, 1616, 1617, 1623, 1625, 1645, 1646, 1647, 1652, 1662, 1664, 1677, •1705, 1712, •1720, 1722, 1723, 1728, 1729, 1735, 1742, 1749, 1750, 1751, 1752, 1753, 1754, 1755, 1759, 1760, 1761, 1785, 1791, 1795, 1801, 1802, 1805, 1806, 1808, 1809, 1814, 1815, 1825, 1831, 1832, 1834, •1838, 1839, 1844, 1858, 1859, 1860, 1861, 1862, 1877, 1878, 1903, 1911, •1939, 1960, 1963, 1965, •1968, 1970, 1971, •1974, 2022, •2031, •2032, 2044, 2045, 2046, 2049, 2052, 2066, 2082, 2086, 2087, 2096, 2103, 2104, 2116, 2122, 2126, 2127, •2136, 2137, •2147, 2149, 2159, 2163, 2166, 2172, 2181, •2199, 2202, 2209, 2221, 2250, •2252, 2279, 2281, 2288, 2292, 2293, 2296, •2300, •2309, 2330, 2333, •2337, 2347, 2348, 2353, 2365, 2370, 2407, 2411, 2413, 2417, 2424, 2432, 2433, 2434, 2439, 2457, 2471, 2476, 2494, 2496, 2497, 2498, 2503, 2550, 2557, 2558, 2559, 2564, 2565, 2566, 2572, 2583, 2584, 2585, 2587, 2588, 2593, 2595, 2602, 2609, 2610, 2614, 2622, 2626, 2630, 2634, 2635, 2651, 2659, 2661, 2662, 2663, 2664, 2665, 2666, 2670, •2673, 2674, •2676, 2677, 2693, 2698, 2699, 2700, 2701, 2702, 2703, 2716, 2726, 2738, 2754, 2758, 2770, •2772, 2775, 2784, 2785, 2794, 2796, 2818, 2828, 2830, 2834, 2835, 2866, 2868, 2869, 2878, 2883, •2884, 2892, 2894, 2901, 2913, 2917, 2925, 2939, 2945, 2949, 2976, 3002, 3017, 3024, •3029, 3032, 3033, 3046, 3051, 3072, 3078, 3089, 3101, 3112, •3146, 3150, 3155, •3159, 3164, 3169, 3170, 3210, •3216, 3222, 3237, 3301, 3302, 3304, 3310, 3311, 3316, •3321
- Representative Lovick 1017, 1018, 1019, 1069, •1072, •1073, 1084, 1093, 1108, 1113, 1136, 1147, •1151, 1152, 1160, 1161, 1169, 1186, 1188, 1199, 1200, 1201, •1216, 1217, 1218, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1242, 1243, 1246, 1252, 1254, 1255, 1268, 1272, 1294, •1295, •1296, 1304, 1314, 1358, 1359, •1377, •1378, 1385, 1397, 1426, 1429, 1441, 1447, 1448, 1451, 1452, 1453, 1454, 1464, •1469, •1471, 1475, 1478, 1489, 1494, 1499, 1503, 1504, 1506, 1509, •1513, •1518, 1521, 1522, 1542, 1543, •1551, •1564, •1580, 1588, 1592, 1604, 1609, 1645, 1646, 1648, 1650, 1651, 1652, 1653, 1660, 1661, 1666, 1681, 1682, 1683, 1687, 1694, •1708, 1711, 1731, 1778, 1791, 1794, 1798, 1808, 1814, 1815, •1819, 1829, •1849, 1868, 1901, •1934, 1952, 1966, 1968, 1989, 1993, 2009, 2013, 2017, 2018, 2019, 2020, 2031, 2058, 2101, 2138, 2142, 2162, 2222, 2227, 2241, 2266, 2281, 2292, •2407, 2408, 2409, 2410, 2411, 2412, •2413, •2465, •2466, 2482, •2492, 2567, 2570, 2576, 2591, 2593, 2598, 2599, 2600, 2602, 2603, 2648, 2661, 2667, 2668, 2679, 2680, 2681, 2682, 2683, 2684, 2685, 2686, 2687, 2688, 2689, 2690, 2691, 2692, 2711, 2712, •2747, 2756, 2817, •2819, •2823, •2824, •2825, •2826, •2827, •2835, •2895, 2955, 3004, •3020, 3112, 3113, 3117, 3118, •3137, 3170, 3211, 3238, 3277, 3280, 3284, 3299, 3317
- Representative McCoy 1009, 1010, 1021, 1028, 1049, 1060, 1064, 1065, 1091, 1094, 1095, 1096, 1097, 1099, 1107, 1127, 1154, 1160, 1161, 1168, 1173, •1174, •1175, 1189, 1226, 1238, 1249, 1261, 1263, 1269, 1270, 1271, 1272, 1293, 1299, 1307, 1309, 1310, •1311, 1343, 1345, 1349, 1351, 1352, 1360, 1371, 1375, 1377, 1380, 1382, 1385, 1386, 1396, 1399, 1408, 1413, 1457, 1458, 1459, 1488, •1495, 1496, 1498, 1509, 1530, 1532, 1543, 1547, 1550, 1551, 1552, 1560, 1568, 1573, 1579, •1584, 1586, 1588, 1589, 1592, 1607, 1609, 1626, 1637, 1638, 1640, 1659, 1672, 1704, 1706, 1707, 1708, 1724, 1725, 1728, 1731, 1732, 1733, 1735, 1743, 1744, 1759, 1760, 1761, 1767, 1794, 1802, 1808, 1812, 1815, 1818, 1825, 1827, 1829, 1843, 1856, 1857, 1875, •1883, 1895, 1911, 1915, 1916, 1963, 1968, 2005, 2013, 2019, 2020, 2022, 2037, 2052, 2081, •2086, 2097, 2105, 2142, 2148, 2153, 2183, 2202, 2251, 2273, 2288, 2292, 2302, 2303, 2304, 2336, 2337, 2347, 2353, 2365, 2367, 2383, 2393, 2432, 2439, 2466, 2497, 2498, 2536, 2537, 2538, 2544, 2545, 2546, 2564, 2565, 2566, 2569, 2572, 2576, 2586, 2587, 2593, 2594, 2595, 2596, 2597, •2602, 2604, 2614, 2622, 2623, 2639, 2640, 2652, 2661, 2662, 2674, 2675, 2677, 2697, 2698, 2699, 2700, 2701, 2702, 2703, 2711, 2712, 2724, 2725, 2726, 2733, 2738, 2749, 2750, 2754, 2756, 2758, 2764, 2772, 2775, 2784, 2789, 2794, 2796, 2797, 2799, 2800, 2801, 2817, 2819, 2823, 2824, 2825, 2826, 2827, 2828, 2848, •2859, 2884, 2893, 2895, 2912, 2923, 2941, 2946, 2964, 2966, 2967, 2977, 2989, 2998, •3002, 3003, 3023, 3024, •3039, •3040, 3074, 3076, 3078, 3080, 3086, 3087, 3092, 3112, 3113, •3119, 3127, 3142, •3184, •3185, 3282, 3284, 3287, 3304
- Representative McCune 1017, 1018, 1019, 1121, 1162, 1163, 1164, 1165, 1178, 1202, 1232, 1261, 1276, 1362, 1363,

- 1366, 1398, 1405, 1411, 1425, 1433, 1445, 1448, 1449, 1451, 1452, 1480, 1481, 1500, 1519, •1543, 1551, 1552, 1562, 1581, 1592, 1616, 1654, 1655, 1656, 1660, 1661, 1665, 1666, 1673, 1674, 1675, 1676, 1678, 1686, 1696, 1712, 1733, 1743, 1746, 1762, 1776, 1785, 1791, 1801, 1802, 1804, 1807, 1812, 1823, 1828, 1831, 1832, 1835, 1836, 1855, 1874, 1949, 1950, 1971, 1972, 2026, 2063, 2064, 2093, 2094, 2095, 2105, 2112, 2139, 2153, 2162, 2178, 2199, 2227, 2231, 2256, •2265, 2266, 2295, 2323, 2324, 2325, 2333, 2374, 2391, 2414, 2417, 2429, 2430, 2432, 2433, •2470, •2471, 2476, 2528, 2529, 2545, 2546, 2580, 2613, 2616, 2628, 2637, 2663, 2664, 2665, 2666, 2672, 2682, 2693, 2699, 2709, 2717, 2719, 2728, 2736, 2738, 2745, 2755, 2758, 2781, 2782, 2783, •2784, 2796, 2799, 2800, 2802, 2804, 2821, 2822, 2828, 2834, 2837, 2838, 2839, 2840, 2841, 2843, 2844, 2847, 2851, 2852, 2854, 2860, 2868, 2872, 2895, 2901, 2902, 2903, 2904, 2905, 2909, 2918, 2920, 2928, 2931, 2935, 2936, 2937, 2942, 2943, 2944, 2951, 2953, 2954, 2963, 2968, 2999, 3004, 3005, 3006, 3007, 3008, •3025, 3037, 3061, 3062, 3063, 3064, 3112, 3126, 3176, 3201, 3202, •3210, 3211, 3212, 3223, •3257, 3267, 3271, 3281, 3306, 3311
- Representative McDermott 1064, •1066, •1067, 1068, 1122, 1123, 1143, 1144, 1152, 1154, 1168, •1222, 1272, 1284, 1307, 1314, 1321, 1335, 1336, 1343, 1345, 1352, 1359, 1360, 1366, 1380, 1388, 1390, 1397, •1436, 1440, 1444, 1447, 1450, 1458, 1459, 1473, 1482, 1483, 1484, 1485, 1488, 1495, 1496, 1506, 1509, 1515, 1516, 1519, 1532, 1535, 1542, 1544, 1550, 1583, 1586, 1589, 1592, 1593, •1595, 1597, 1603, 1605, 1608, 1611, 1612, 1627, 1636, 1680, 1708, •1714, •1717, 1718, 1731, 1748, 1749, 1753, 1754, 1755, •1771, 1791, 1794, 1803, 1806, 1808, 1810, 1812, 1817, 1824, 1847, •1868, •1893, •1920, 1930, 1931, 1941, 1948, 1951, •1981, 1990, 1994, 2011, 2017, 2018, 2019, 2020, 2034, 2036, •2038, •2054, 2075, 2096, 2104, 2107, 2112, 2122, 2138, 2176, 2178, 2188, 2205, 2245, 2248, •2253, 2271, 2284, 2294, 2313, 2321, 2333, 2353, 2358, 2364, 2370, 2419, 2424, 2438, 2443, 2517, 2593, 2630, 2632, 2634, 2635, 2661, 2695, 2716, 2777, •2780, 2789, 2804, 2807, 2818, 2830, 2835, 2843, 2873, 2895, 3023, 3024, 3068, 3073, •3098, 3108, 3124, 3127, 3171, 3205, 3238, •3254, •3255
- Representative McDonald 1019, 1030, 1064, •1080, •1081, 1082, 1137, 1162, 1163, 1164, 1165, •1178, 1199, 1200, 1201, 1231, 1252, 1261, 1269, 1270, 1271, 1276, 1279, 1280, 1281, 1305, 1306, 1366, 1403, 1408, 1411, 1426, 1433, 1445, 1451, 1453, 1454, 1457, 1470, 1471, 1483, 1519, 1520, 1521, 1532, 1554, 1567, 1574, 1575, 1576, 1588, 1592, 1593, 1603, 1617, 1618, 1620, •1621, 1628, 1633, 1654, 1655, 1663, 1667, 1673, 1674, 1675, 1676, 1684, 1712, 1746, 1768, 1775, 1791, 1812, 1830, •1836, 1837, 1839, 1949, 1999, 2000, •2003, 2016, 2050, 2064, 2096, 2101, 2134, 2139, 2156, 2158, 2198, 2199, 2256, 2265, 2266, 2273, •2290, 2295, 2326, 2333, 2353, 2391, 2408, 2409, 2410, 2411, 2412, 2415, 2433, 2434, 2476, 2492, 2554, 2555, 2557, 2569, •2589, 2595, 2596, 2603, 2606, 2608, 2616, 2617, 2637, 2638, 2647, 2654, 2663, 2664, 2665, 2666, 2672, 2698, 2699, 2700, 2701, 2702, 2703, 2711, 2727, 2755, 2756, 2758, 2776, 2778, 2784, •2788, 2802, 2804, 2820, 2822, 2828, 2834, 2840, 2843, 2844, 2847, 2848, 2854, 2863, 2865, 2868, 2872, 2886, 2888, 2893, 2895, 2899, 2901, 2902, 2904, 2919, 2920, 2928, 2932, 2933, 2934, 2945, •2947, 3005, 3006, •3007, 3008, 3025, 3053, 3071, 3086, 3112, 3115, 3145, 3168, 3173, 3176, 3202, 3210, 3211, 3212, 3252, 3257, 3261, 3281, 3301, 3303, 3306, 3311, 3313
- Representative McIntire 1028, 1031, 1047, 1048, 1050, 1059, 1060, 1064, •1069, •1087, •1088, •1089, 1090, 1123, 1126, 1135, 1148, 1152, 1154, 1155, 1168, 1179, 1185, 1187, 1190, 1219, 1221, 1241, 1251, 1264, 1267, 1268, 1272, 1282, •1299, 1358, 1359, 1376, 1380, 1388, 1397, 1408, 1436, 1440, 1446, 1465, 1473, 1474, 1482, 1484, 1488, 1489, 1494, 1515, 1525, 1542, 1546, •1570, •1578, 1586, 1663, •1693, 1714, 1721, •1734, •1834, 1845, •1846, 1867, 1882, •1890, •1915, 1916, •1940, 1964, 1966, 1968, 1975, •1980, •1988, 1992, 2017, 2018, 2019, 2020, 2023, •2033, 2104, 2106, •2111, •2120, 2123, 2157, •2235, 2236, •2270, •2302, •2314, •2316, •2317, 2359, 2360, 2361, 2362, 2363, 2364, 2370, 2390, 2394, 2416, 2503, 2517, 2590, 2593, 2595, 2614, 2635, 2647, 2661, 2674, 2677, 2706, 2715, 2716, 2804, •2806, •2818, 2861, •2879, •2880, 2970, 2985, •2988, •3072, •3073, 3106, •3233
- Representative Miloscia 1061, •1064, 1065, 1106, •1135, 1136, 1137, 1141, 1169, 1192, 1235, 1236, 1242, 1252, 1267, 1272, 1276, 1307, 1350, 1351, 1373, 1374, 1408, 1413, 1414, •1416, 1417, 1424, 1425, 1433, 1435, 1437, 1441, 1444, 1445, 1520, 1521, 1522, •1525, •1526, •1527, •1547, 1551, 1554, 1563, 1580, 1582, •1610, 1633, 1654, 1656, 1714, 1728, 1731, 1733, 1744, 1754, 1756, 1758, 1760, 1761, 1768, 1774, 1775, 1785, 1791, 1808, •1810, 1847, 1858, 1859, 1860, 1861, 1862, 1869, 1876, 1909, 1936, 1943, 1970, 1982, 1990, 2013, 2025, 2038, 2121, 2138, •2141, 2162, 2163, •2220, •2271, 2321, 2323, 2324, 2325, 2326, 2333, 2336, 2358, 2376, 2395, 2397, 2403, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2418, •2449, •2450, •2451, 2471, 2486, 2489, 2495, 2496, 2517, 2529, 2593, •2621, 2625, •2649, •2650, 2652, 2654, 2661, 2670, 2717, 2718, 2719, 2725, •2746, •2748, 2749, 2794, 2796, 2797, 2799, 2800, 2805, 2835, •2846, 2895, 2936, 2937, 2938, 3023, 3024, 3057, 3069, •3070, •3109, 3126, •3165, •3168, 3210, •3234, 3282
- Representative Moeller 1000, 1002, 1005, 1006, 1058, 1060, 1064, 1069, •1082, 1105, 1113, 1123, 1126, 1137, 1148, 1152, 1154, 1161, 1168, 1171, 1173, 1178, 1185, 1187, •1189, 1224, 1225, 1239, 1241, 1243, 1261, 1267, 1268, 1269, 1270, 1271, 1272, 1276, 1282, 1283, •1284, •1285, 1287, 1288, 1290, 1291, 1299, 1300, 1301, 1304, 1308, 1311, 1314, 1316, 1325, 1335, 1336, 1345, 1363, 1366, 1371, 1378, 1387, 1388, 1390, 1397, 1413, 1432, 1436, 1441, 1445, •1447, 1454, 1458, 1459, 1463, 1467, •1473, 1474, 1479, 1481, 1482, 1483, 1488, 1489, 1490, 1494, 1495, 1499, 1501, •1505, 1507, 1508, 1512, 1513, 1515, 1516, 1519, 1520, 1525, 1526, 1527, •1529, •1530, •1531, 1532, •1536, 1543, 1548, 1551, 1565, 1569, 1571, 1577, 1579, 1583, 1586, 1589, 1590, 1591, 1592, 1594, 1597, 1624, 1625, 1627, 1631, 1636, 1637, 1638, 1639, 1653, •1660, •1661, 1672, 1680, •1687, 1688, 1689, 1690, 1694, 1698, 1702, 1706, 1707, 1708, 1710, 1711, 1714, 1715, 1724, 1725, 1728, 1729, 1731, 1733, 1737, 1746, 1748, 1749, 1750, 1752, 1753, 1754, 1755, 1759, 1760, 1761, 1768, 1786, 1787, 1791, 1792, 1794, 1802, 1803, 1804, 1806, 1808, 1809, 1812, 1813, 1815, 1818, 1819, 1829, 1837, 1868, 1875, 1876, 1903, 1913, 1960, 1966, 1968, 1989, 1995, 2000, 2004, •2006, •2007, 2010, 2012, 2017,

- 2018, 2019, 2020, 2025, 2039, 2051, 2060, 2061, 2062, 2063, 2064, 2067, 2069, 2073, 2091, 2105, 2113, 2124, 2133, 2149, 2150, •2153, 2189, 2195, 2196, 2197, 2228, 2229, 2235, 2266, 2271, 2273, 2292, 2293, 2307, 2308, 2313, 2315, 2318, 2333, 2334, 2335, 2336, •2341, •2342, •2343, 2353, 2358, 2359, 2360, 2361, 2362, 2363, 2365, 2366, 2370, 2372, 2376, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2396, 2397, 2421, 2431, 2434, 2439, 2442, 2453, 2455, 2456, •2462, •2463, 2464, 2473, 2474, 2477, 2481, 2497, 2498, 2514, 2517, 2539, 2542, 2546, 2564, 2567, 2570, 2572, 2573, 2575, 2577, 2579, 2584, 2585, 2593, 2595, •2598, •2599, •2600, 2603, 2604, 2606, 2608, 2610, 2611, 2622, 2626, 2630, 2632, 2634, 2635, 2638, 2656, 2661, 2662, 2663, 2664, 2665, 2666, 2669, 2670, 2674, 2675, 2679, 2680, 2681, 2683, 2684, 2685, 2686, 2687, 2688, 2690, 2698, 2699, 2700, 2701, 2703, 2711, 2714, 2716, 2721, 2722, 2725, 2729, 2732, 2738, 2742, 2747, 2750, 2754, 2761, 2765, 2775, 2779, 2786, 2789, 2793, 2795, 2796, 2797, 2799, 2800, 2801, 2802, 2803, 2806, 2828, 2829, 2855, 2861, 2881, 2911, 2912, 2913, 2927, 2942, 2943, 2944, 2949, •2950, 2964, 2970, 2972, 2973, 2974, 2984, 2985, •2992, •2993, 2995, •3010, 3013, •3048, 3092, 3136, 3190, •3221, 3238, •3244, •3245, 3246, •3260, 3277, 3284
- Representative Morrell 1000, 1009, 1010, 1012, 1014, 1015, 1017, 1018, 1019, 1021, 1025, 1028, 1030, 1031, 1033, 1049, 1050, 1053, 1054, 1055, 1059, 1064, 1065, 1069, 1071, 1075, 1076, 1077, 1080, 1081, 1090, 1091, 1094, 1096, 1097, 1100, 1107, 1108, 1111, 1113, 1120, 1122, 1123, •1137, 1142, 1143, 1144, 1145, 1148, 1149, 1152, 1154, 1160, 1161, 1168, 1169, 1171, 1173, 1174, 1175, •1185, 1189, 1192, 1194, 1210, 1216, 1218, 1219, •1220, 1221, 1223, 1224, 1225, 1226, •1227, 1232, 1236, 1237, 1242, 1243, 1246, 1249, 1251, 1252, 1254, 1255, •1261, 1264, 1268, 1269, 1270, 1271, 1272, 1279, 1280, 1281, 1282, 1286, 1287, 1289, 1290, 1291, 1299, •1300, 1305, 1307, 1314, 1316, 1321, 1325, 1335, 1336, 1339, 1343, 1345, 1349, 1351, 1353, 1357, 1360, 1366, •1371, •1372, 1380, 1388, 1399, 1407, 1408, 1413, 1426, 1427, 1432, 1441, 1442, 1445, 1447, 1449, 1451, 1454, 1460, •1470, 1475, 1478, •1479, 1482, 1483, 1488, •1494, 1497, 1509, •1512, 1516, 1517, 1519, 1520, 1521, 1522, 1529, •1532, 1533, 1534, 1535, 1536, 1537, 1538, •1540, 1543, 1548, •1549, 1551, 1553, •1554, 1557, •1569, 1571, 1572, 1573, •1574, •1575, •1576, 1577, 1587, 1588, 1594, 1605, 1606, 1608, 1616, •1618, 1624, 1625, 1628, 1636, •1640, 1645, 1653, 1660, 1672, 1689, 1702, 1708, •1710, 1711, 1714, 1724, 1725, •1728, 1759, 1760, 1761, 1768, •1773, 1777, 1778, 1779, 1780, 1781, 1782, 1783, 1786, 1787, 1791, 1794, 1801, 1802, 1806, 1808, 1809, 1812, 1814, 1825, 1826, 1830, 1833, 1839, 1843, 1844, 1858, 1859, 1860, 1861, 1862, 1868, 1873, 1888, •1889, 1894, 1903, 1904, •1910, 1913, 1919, 1923, 1927, 1929, 1933, 1937, 1938, 1943, 1946, 1951, 1960, 1961, •1963, 1966, 1968, 1970, 1971, 1986, 1988, 1997, 2000, 2017, 2018, 2019, 2020, 2022, 2031, 2044, 2046, 2060, •2069, 2086, 2096, 2122, •2133, 2170, 2181, 2183, 2189, 2190, 2199, 2202, 2236, 2251, 2257, 2266, 2273, 2281, 2292, 2293, 2294, 2308, 2313, 2315, 2333, 2335, 2337, 2341, 2342, 2347, 2351, 2353, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2370, 2376, 2391, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2404, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2415, 2417, 2418, 2424, 2425, 2427, 2431, 2432, 2433, 2434, 2439, 2442, 2452, 2453, 2454, 2455, 2456, 2457, 2463, 2466, 2468, 2471, 2473, 2479, 2482, 2483, 2486, 2488, 2489, 2492, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2507, 2509, 2510, 2517, 2539, 2540, 2542, 2543, 2545, 2546, 2553, 2564, 2565, 2566, 2567, •2568, •2569, •2570, •2571, •2572, •2573, 2574, 2575, 2577, 2579, 2583, 2584, 2585, 2587, 2593, 2595, 2596, 2597, 2604, 2606, 2608, 2612, •2614, 2622, 2626, 2630, 2632, 2635, 2638, 2647, 2652, 2662, 2663, 2664, 2665, 2666, 2669, 2671, 2673, 2679, 2681, 2684, 2687, 2690, 2698, 2699, 2700, 2701, 2702, 2703, 2704, •2707, 2711, 2715, 2716, 2722, 2725, 2733, 2738, 2742, 2743, 2750, •2754, 2767, 2772, 2775, 2784, 2785, 2786, 2789, 2793, 2799, 2801, 2802, 2803, 2805, 2810, 2811, 2812, 2816, 2817, 2818, •2828, 2829, 2840, 2848, 2852, 2855, 2859, •2864, •2865, 2870, 2883, •2887, •2888, 2892, 2893, 2894, 2895, 2899, •2901, 2902, 2911, 2912, 2914, 2919, 2925, 2942, 2943, •2944, 2949, 2951, •2959, 2974, 2977, 2985, 2998, 3003, 3012, 3013, 3017, 3020, 3023, 3024, 3026, 3028, 3030, 3034, 3037, 3042, 3044, 3046, •3049, •3050, 3051, 3057, 3064, 3067, •3069, 3072, 3073, 3074, 3076, 3079, 3086, 3087, •3092, 3095, 3096, 3097, 3107, 3109, 3115, 3125, 3127, 3131, 3137, 3139, 3145, 3146, 3150, 3156, 3157, 3164, 3167, 3171, 3172, 3180, 3191, 3198, 3205, 3210, 3211, 3214, 3225, 3226, 3238, 3241, 3252, 3264, 3267, 3284, 3285, 3291, 3293, 3304, 3310, 3311, 3313, 3317
- Representative Morris 1005, •1009, •1010, •1011, •1012, •1013, •1020, •1021, •1025, 1026, 1027, 1059, •1062, 1064, 1065, 1069, 1090, 1105, 1106, 1111, 1112, 1169, •1176, •1177, 1185, 1242, •1247, 1255, 1268, •1293, 1335, 1341, 1380, 1384, 1397, 1399, 1442, •1510, 1523, 1524, 1539, 1541, 1551, 1594, 1609, 1622, 1623, 1625, 1645, 1646, 1647, 1705, 1759, 1760, 1761, 1812, 1815, 1824, 1837, 1844, 1873, 1877, 1888, 1892, •1895, 1948, •1952, 1960, 1974, 1996, •1997, 2032, 2085, •2103, •2179, 2199, 2202, 2205, •2281, •2347, •2348, •2349, •2350, •2351, •2352, 2368, 2371, 2393, •2400, •2401, •2402, •2403, 2424, •2426, 2428, 2439, 2457, 2466, 2495, 2497, 2498, 2586, 2587, 2593, 2601, 2604, •2609, 2610, 2615, 2622, 2640, 2645, 2663, 2664, 2665, 2666, 2673, 2715, •2718, 2721, 2772, 2775, 2792, 2796, 2799, 2800, 2817, 2828, 2833, 2837, 2877, 2881, 2888, 3095, 3099, 3125, 3170, •3193, 3242, •3258, 3270, 3277, •3308, 3310
- Representative Murray 1002, •1026, •1027, •1051, 1064, 1069, 1090, 1097, 1149, 1150, 1151, 1154, 1168, •1179, •1188, 1226, 1237, 1241, 1246, 1258, •1265, •1266, 1267, 1268, 1272, 1282, 1360, •1376, 1387, •1397, 1399, 1429, 1475, 1488, 1498, 1506, •1515, •1541, 1548, 1551, 1603, 1605, 1607, 1609, 1612, 1624, 1626, 1629, 1636, •1642, 1653, 1689, 1702, 1706, 1714, 1770, 1791, 1792, 1794, 1798, 1812, 1815, 1817, 1871, •1879, •1880, •1881, 1892, 1969, 1979, 1989, 2005, •2025, 2038, 2053, 2085, •2123, •2124, •2157, 2233, •2242, •2248, 2251, •2258, 2270, •2301, •2311, •2312, 2335, 2349, 2351, 2353, 2370, 2376, 2400, 2442, 2499, 2570, 2572, 2579, 2598, 2599, 2600, 2632, 2634, 2635, •2661, 2716, 2777, •2778, 2789, 2794, 2829, 2834, •2862, •2871, •2874, •2875, 2889, 2926, 2981, 3000, 3003, •3088, •3089, •3114, •3178, •3179, •3240, 3256, •3259, •3315
- Representative Newhouse 1030, 1083, 1091, 1092, 1110, 1117, 1118, 1149, 1161, 1162, 1163, 1165, 1172, 1185, 1189,

•1237, 1257, 1267, 1274, 1275, 1276, 1347, 1348, 1352, 1357, 1383, 1398, 1411, 1419, 1434, 1445, 1451, 1454, •1481, 1508, 1528, 1542, 1543, 1544, 1552, 1554, 1555, 1564, 1572, 1592, 1608, 1630, 1650, 1673, 1674, 1675, 1676, 1678, 1686, 1695, 1722, 1746, 1765, 1788, 1789, 1790, 1796, 1801, 1831, 1832, 1835, 1836, 1877, 1925, 1939, •1953, •1954, •1955, 1960, 1963, 1971, 2066, 2096, 2102, 2116, 2126, 2151, 2158, 2159, •2166, •2167, •2168, •2172, •2185, 2199, 2202, 2226, 2256, 2269, 2272, 2274, 2278, 2295, 2296, 2326, 2365, 2393, 2417, 2424, 2452, 2457, 2502, 2508, 2550, 2598, 2622, 2635, 2637, 2651, 2657, 2672, 2726, 2728, 2749, 2767, 2834, 2850, 2852, 2854, 2859, 2860, 2867, 2878, 2883, 2902, 2903, 2909, 2928, •2975, 2997, 3005, 3006, 3007, 3008, •3009, 3010, 3033, 3046, 3051, 3067, 3092, 3101, 3128, 3140, 3141, 3150, 3154, 3159, 3176, 3181, 3211, 3212, 3215, 3223, 3269, 3284, 3295, 3311, 3319

Representative Nixon 1000, 1012, 1025, 1064, 1065, 1069, 1090, 1097, 1104, 1114, 1127, •1128, •1129, •1130, •1131, •1132, •1133, •1134, 1143, 1144, 1153, 1162, 1163, 1164, 1178, 1190, 1222, 1235, 1242, 1245, 1254, 1257, 1258, 1272, 1276, 1282, 1292, 1304, 1335, 1341, •1350, 1363, •1367, •1368, •1369, •1370, 1382, •1387, 1411, 1413, 1416, 1426, 1429, 1433, 1435, 1437, 1438, 1439, 1444, 1447, 1466, 1474, 1478, 1479, 1488, •1500, 1566, 1567, 1572, •1585, 1613, 1616, 1617, 1633, 1645, 1649, 1654, 1656, 1663, 1717, 1731, 1744, 1748, 1749, 1752, 1753, 1754, 1756, 1758, 1760, 1761, 1763, 1771, 1788, 1789, 1790, 1795, 1804, 1807, •1812, 1835, 1836, 1844, 1847, 1855, 1866, •1888, 1909, 1962, 1966, 1967, 1975, •1999, 2001, 2006, 2014, 2016, 2027, 2062, •2074, 2089, 2138, 2139, 2156, •2158, 2186, •2191, 2199, 2206, 2210, 2226, •2228, 2240, •2247, 2276, 2295, 2326, 2329, 2342, 2358, 2377, 2378, 2391, 2408, 2409, 2411, 2412, 2413, 2415, 2419, 2438, 2452, 2476, 2477, 2478, 2479, 2484, 2495, •2511, •2512, •2513, •2514, •2515, •2516, •2518, •2519, •2520, •2521, •2522, •2523, •2524, •2525, •2526, •2527, •2528, •2529, •2530, •2531, •2532, •2533, •2534, 2543, 2545, 2546, •2547, •2548, •2549, 2584, 2585, 2593, 2601, 2606, 2619, 2620, 2622, 2629, 2631, 2633, 2634, 2635, 2637, 2638, 2652, 2662, 2663, 2667, 2687, 2694, 2696, 2698, 2699, 2701, 2708, 2715, 2728, 2730, 2745, 2752, 2753, 2756, 2758, 2765, 2768, 2771, •2773, •2774, 2784, 2785, 2787, 2806, •2808, •2809, 2812, 2821, •2831, 2834, 2840, 2841, 2843, 2844, 2847, •2854, 2869, 2872, 2873, 2877, 2888, 2894, 2902, 2903, 2909, 2926, 2927, 2986, •2994, 2999, 3005, 3006, 3007, 3008, 3013, 3023, 3024, 3031, 3041, 3057, 3058, 3073, 3076, 3082, 3092, 3095, 3116, 3130, 3131, 3145, •3171, 3180, 3194, •3201, •3202, 3211, 3212, 3232, •3250, 3276, 3281, 3293, •3296, 3297, 3306

Representative O'Brien •1005, 1014, 1064, 1069, 1080, 1081, 1097, 1107, 1123, 1126, 1135, •1136, 1147, 1154, 1161, 1168, 1169, 1178, •1186, 1188, 1189, 1194, 1199, 1200, 1201, •1203, •1204, •1205, •1206, •1207, •1208, •1209, 1219, 1220, 1221, •1231, •1232, •1233, •1234, •1235, •1236, 1242, 1245, 1252, 1255, 1257, 1258, 1261, 1267, 1269, 1270, 1271, 1272, 1276, 1277, •1298, 1304, •1313, •1332, •1333, •1334, 1335, 1336, •1337, •1338, •1340, 1362, 1377, 1378, 1380, 1388, 1398, 1401, •1402, 1413, 1414, 1416, •1424, •1425, 1426, 1427, 1432, •1433, 1434, 1451, 1452, 1453, 1454, •1464, 1474, 1476, 1478, •1480, 1482, 1488, •1499, 1509, 1516, 1518, 1519, 1520, 1521, 1522, 1524,

1527, 1542, 1543, 1548, 1551, 1552, 1564, 1567, 1569, 1575, 1576, 1579, 1580, •1581, •1582, 1585, 1589, 1593, •1596, 1603, •1604, 1609, •1617, 1625, •1629, 1635, 1637, 1638, 1639, 1640, 1645, •1650, •1651, •1653, 1654, 1683, 1687, •1694, 1708, 1724, 1725, 1736, 1746, 1759, 1760, 1761, 1768, •1784, 1791, 1792, 1794, 1802, 1809, 1810, 1815, 1818, 1848, 1849, 1858, 1860, 1861, 1862, •1869, 1872, 1873, 1877, 1903, 1910, 1913, 1919, 1934, 1936, 1938, •1943, 1948, 1951, 1952, 1955, 1960, 1962, 1965, 1966, 1970, 1975, •1977, •1978, 1989, 1993, 1997, 2003, 2004, 2015, 2016, 2017, 2018, 2019, 2020, 2051, 2058, 2062, 2105, 2112, 2137, 2138, 2140, 2143, 2148, 2162, 2163, 2165, 2173, 2181, 2190, •2200, •2223, 2233, 2241, 2282, 2292, 2323, 2324, 2325, 2333, 2347, 2348, 2351, 2353, 2357, •2367, 2383, 2400, 2407, •2408, •2409, •2410, •2411, •2412, 2413, 2418, 2425, 2431, 2433, 2436, 2442, 2452, 2454, 2457, 2458, 2465, 2466, 2471, •2482, 2489, 2490, 2492, 2570, 2572, 2576, 2579, 2593, 2594, 2595, 2601, 2603, 2608, 2612, •2613, 2626, 2634, 2635, 2639, 2640, 2654, 2662, 2664, 2665, 2666, 2673, •2698, •2699, •2700, •2701, •2702, •2703, •2704, •2712, 2714, 2717, 2718, •2719, •2729, •2730, •2731, •2732, 2735, •2743, •2744, •2745, 2746, 2747, 2748, 2781, 2790, 2803, •2805, •2810, •2811, •2813, 2817, 2835, •2837, 2855, 2872, 2895, 2896, 2902, •2948, •2983, 3004, •3014, •3018, 3069, 3071, •3075, •3077, 3092, 3109, •3112, •3117, •3118, 3168, 3170, 3171, 3173, 3181, 3189, •3205, •3211, 3218, 3230, 3238, •3252, •3261, •3277, 3280, 3282, 3284, 3299

Representative Orcutt •1022, •1023, •1030, 1103, 1121, 1137, 1149, 1210, 1238, 1242, 1255, 1267, •1274, •1275, 1276, 1278, 1279, 1280, 1281, 1315, 1406, 1411, 1418, 1433, 1451, 1453, 1466, 1491, 1492, 1493, 1509, 1553, 1555, 1562, 1617, 1618, 1619, 1641, 1645, 1646, 1648, 1657, 1660, 1673, •1675, 1676, 1678, 1679, 1685, •1691, •1692, 1693, 1695, 1721, 1723, 1762, 1785, 1801, 1807, 1831, 1832, •1845, 1877, 1882, 1887, 1925, 1949, 1953, 1955, 1975, 1980, 1982, 2033, 2040, 2046, •2135, 2150, •2182, 2221, •2230, •2277, 2327, 2336, 2348, 2364, 2377, 2378, 2606, 2608, 2616, 2619, 2620, 2637, 2638, 2653, 2655, 2660, 2663, •2672, 2709, •2739, •2740, •2741, 2756, 2758, 2771, 2783, 2784, 2822, 2828, 2834, 2839, 2840, •2841, •2847, 2850, 2854, •2868, •2869, 2903, •2928, 2953, 2957, 2958, 2963, 3006, 3007, 3008, 3047, 3064, 3085, 3086, 3112, 3126, 3140, 3144, 3159, 3190, 3212, 3223, 3286, •3294, 3301, •3306, 3311

Representative Ormsby 1006, 1012, 1017, 1018, 1019, 1025, 1028, 1049, 1056, 1057, 1064, 1066, 1069, 1097, 1100, 1101, 1105, 1107, 1113, 1120, 1122, 1123, 1126, 1142, 1145, 1152, 1154, 1161, 1168, 1169, 1171, 1173, 1174, 1175, 1182, 1185, 1186, 1188, 1189, 1190, 1194, 1202, 1207, 1213, 1218, 1219, 1221, 1222, 1223, 1224, 1225, 1226, 1231, 1242, 1243, 1246, 1252, 1254, 1261, 1267, 1269, 1270, 1271, 1272, 1277, 1282, 1291, 1301, 1307, 1311, 1314, 1316, 1331, 1335, 1336, 1338, 1342, 1343, 1349, 1352, 1356, 1359, 1360, 1366, 1378, 1380, 1399, 1401, 1408, 1413, 1426, 1427, 1432, 1438, 1440, 1441, 1447, 1482, •1487, 1495, 1506, 1515, 1516, 1522, 1527, 1556, 1557, 1558, 1573, 1586, 1589, •1601, 1607, 1636, 1645, 1677, 1702, •1707, 1708, 1720, 1724, 1725, 1731, 1733, 1744, 1747, 1760, 1761, 1777, 1778, 1787, 1791, 1794, 1805, 1810, 1873, 1875, 1880, 1888, 1892, 1894, 1960, 1987, 2004, 2013, 2017, 2018, 2019, 2020, 2024,

- 2026, 2067, 2085, 2096, 2104, 2105, 2107, 2115, 2122, 2126, 2133, 2140, 2148, 2152, 2154, •2163, 2243, 2245, 2253, 2278, 2288, 2292, 2293, 2313, 2318, •2322, 2323, 2324, 2325, 2333, 2337, 2342, 2353, 2358, 2359, 2366, 2370, 2372, 2376, 2383, 2393, 2407, 2408, 2409, 2411, 2412, 2413, 2415, 2418, 2424, 2439, 2452, 2455, 2475, 2496, 2497, 2507, 2517, 2544, 2550, 2564, 2566, 2572, 2573, 2576, 2579, 2581, 2582, 2583, 2595, 2596, 2597, 2610, 2614, 2621, 2623, 2626, 2630, 2634, 2635, 2648, 2649, 2650, 2661, 2663, 2664, 2665, 2666, 2682, 2683, 2685, 2686, 2687, 2688, 2689, 2714, 2715, 2716, 2721, 2722, 2724, 2725, 2732, 2738, 2754, 2775, 2780, 2789, 2817, 2818, 2848, 2852, 2855, 2866, 2873, 2881, 2887, 2894, 2895, 2896, 2901, 2912, 2913, 2973, 2977, 3003, 3013, 3028, 3044, 3045, 3068, •3087, 3092, 3103, 3104, 3107, 3110, 3115, 3122, 3146, •3214, 3215, 3241, 3282, 3311, 3312
- Representative Pearson 1030, 1072, 1073, 1081, 1083, 1084, 1112, 1118, 1147, 1161, 1163, 1165, 1172, 1178, 1189, •1199, •1200, •1201, 1203, 1231, 1232, 1233, 1234, 1242, 1246, 1277, 1304, 1313, 1334, 1337, 1338, •1354, 1362, 1363, 1383, 1405, 1433, 1452, 1453, 1523, 1551, 1567, 1592, 1673, 1674, 1675, 1676, 1686, 1712, 1746, 1784, 1831, 1832, 1835, 1836, 1883, 1924, 2003, •2008, •2009, 2096, •2101, 2139, 2156, 2233, •2373, •2374, 2476, 2616, 2660, 2698, 2699, 2701, 2702, 2703, 2704, 2712, 2759, 2781, 2784, 2834, 2839, 2840, 2841, 2844, 2854, 2888, 2896, 2904, 2943, 2983, 2990, •3004, 3005, 3006, 3007, 3008, 3025, 3028, •3037, •3038, •3065, 3102, •3151, 3169, 3200, •3212, 3261, 3287, •3303
- Representative People of the State of Washington •330, •330, •336, •336
- Representative Pettigrew 1000, 1083, 1085, 1086, 1090, 1097, 1099, 1105, 1107, 1142, 1185, •1190, 1242, 1260, 1268, 1278, 1279, •1280, •1281, 1351, •1356, 1357, 1358, 1359, 1363, 1380, 1397, •1408, 1414, 1426, 1427, 1428, 1445, 1447, 1451, 1452, 1453, 1454, 1461, 1462, 1473, 1488, 1523, 1529, 1530, 1547, 1551, 1573, 1574, 1575, 1576, 1588, 1593, 1594, 1601, •1615, 1625, 1626, •1636, 1658, 1659, 1663, 1714, 1718, 1731, 1760, 1761, 1778, •1792, 1802, 1803, 1805, 1815, 1823, 1825, 1828, 1830, 1833, 1877, 1903, 1909, 1923, 1935, 1939, 1960, 1961, 1968, 1989, 2004, 2005, 2013, 2017, 2018, 2020, 2022, 2025, 2026, 2029, 2039, 2062, 2080, •2082, 2097, •2106, •2116, •2140, •2148, 2151, •2154, 2156, 2163, 2199, 2202, •2209, •2280, 2288, 2313, 2318, 2321, 2323, 2324, 2325, •2353, 2417, 2456, •2558, 2559, 2581, 2593, 2594, 2603, 2650, •2651, 2661, 2662, •2714, 2764, 2793, 2794, 2796, 2797, 2798, 2800, 2801, •2820, 2840, 2873, 2925, •2970, 3013, •3032, •3033, 3069, 3071, 3096, 3097, 3110, 3119, 3126, 3127, •3139, 3153, 3156, 3157, 3164, •3182, 3205, 3210, 3214, •3222, 3243, 3251, •3284, 3304, 3307
- Representative Priest 1053, 1054, 1055, 1064, 1069, 1100, 1107, 1114, 1122, 1125, 1159, 1178, 1191, 1192, 1199, 1201, 1267, 1294, 1295, 1296, 1297, 1315, 1359, 1375, 1397, 1413, 1434, 1481, 1488, 1507, 1516, 1519, 1528, 1543, 1556, 1566, 1589, 1610, 1613, 1623, 1625, 1633, 1668, 1673, 1676, 1699, 1707, 1747, 1794, 1837, 1848, 1854, 1909, 1936, 1949, 1962, •1987, 2121, 2199, •2210, •2250, 2276, •2295, 2323, 2324, 2325, 2328, 2334, 2353, 2375, 2452, •2510, 2630, 2637, 2662, 2669, 2670, 2714, 2721, 2723, 2728, 2751, 2786, •2822, 2828, 2839, 2840, 2848, 2851, 2854, 2866, 2902, 2903, 2915, 2929, 2934, •2973, •3054, 3082, •3100, 3120, 3147, 3168, 3211, 3212, 3214, 3241
- Representative Quall 1050, 1064, 1066, 1067, •1068, 1076, 1083, 1099, 1107, •1112, 1152, •1169, 1177, 1179, 1185, 1219, 1242, •1252, 1268, 1277, 1341, 1380, 1397, •1399, 1414, 1445, 1474, 1496, 1510, 1515, •1523, •1524, 1551, 1553, 1554, 1555, 1608, 1609, 1633, 1677, 1705, 1707, 1708, 1714, 1720, 1733, 1740, 1742, 1757, 1759, 1770, 1771, 1796, 1801, 1812, 1824, 1853, 1905, 1941, •1942, •1951, 1956, •1996, 2017, 2018, 2019, 2020, 2051, •2058, 2123, 2204, 2243, •2245, 2281, 2293, 2365, •2369, 2579, 2581, 2582, •2615, 2630, 2634, 2635, 2661, 2679, 2680, 2681, 2682, 2683, 2684, 2685, 2686, 2687, 2688, 2689, 2690, 2691, 2692, 2706, 2751, •2785, 2786, •2789, 2812, •2830, 2842, 2866, 2888, 2902, 2903, •2910, •2940, •2941, 2964, 2976, 2986, 2989, 2999, 3013, 3028, 3046, 3092, 3098, 3107, 3117, 3145, 3214, 3217, 3233, 3238, 3291
- Representative Roach 1030, 1032, 1033, 1034, 1035, 1082, 1097, 1118, 1121, •1146, •1157, •1162, •1163, •1164, •1165, 1172, 1178, 1196, •1197, 1201, 1237, 1244, 1251, 1255, •1256, •1257, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1298, 1305, 1306, 1349, •1411, 1418, 1419, 1427, 1433, 1451, 1452, 1453, 1454, •1468, 1495, 1496, 1519, 1539, 1544, 1549, 1561, 1562, 1567, 1587, 1654, 1655, 1656, 1665, 1666, 1667, •1676, 1684, 1685, 1686, 1712, •1716, 1735, 1743, 1746, 1779, 1786, 1787, 1797, 1812, 1831, 1832, 1835, 1868, 1882, 1949, 1953, 1954, 1955, •2093, •2094, •2095, 2115, 2128, 2134, 2139, •2145, •2152, 2167, 2199, 2247, 2265, 2272, 2273, 2295, 2323, 2324, 2325, 2333, 2338, 2339, 2340, 2364, 2405, •2406, 2415, 2557, 2569, 2588, 2616, 2619, 2620, 2622, 2637, 2672, 2708, 2709, 2755, 2756, 2757, 2758, 2776, 2781, 2783, 2784, 2791, 2808, 2822, 2828, 2834, 2839, •2840, 2841, 2844, 2847, 2852, 2854, 2863, 2868, 2869, 2872, 2899, 2902, 2903, 2904, •2918, •2920, •2921, 2931, 2936, 2943, 2946, 2999, 3004, 3005, 3006, 3007, 3008, 3009, 3025, 3053, 3061, 3062, •3067, 3181, 3211, 3212, 3257, •3265, •3281, •3293, 3296, 3297, 3301, 3303, 3306
- Representative Roberts 1097, 1100, 1101, 1105, 1107, 1120, 1126, 1152, 1171, 1173, 1187, 1190, 1242, 1245, 1250, 1267, 1268, 1272, 1278, 1282, 1299, 1314, 1316, 1341, 1343, 1345, 1360, •1366, 1372, 1378, 1380, 1385, 1388, 1399, •1426, •1427, 1441, 1467, 1494, 1512, 1516, 1531, 1543, 1549, 1550, 1551, 1586, 1592, 1605, 1607, 1624, 1636, 1653, 1660, 1663, 1687, 1714, 1725, 1794, •1986, 2002, 2016, •2030, 2037, 2038, •2039, •2064, 2067, 2075, 2115, 2137, 2153, 2154, 2189, 2273, 2313, 2318, 2336, 2342, 2343, 2347, 2353, 2392, 2395, 2396, 2452, •2456, 2462, 2481, 2487, 2489, 2517, 2519, 2535, 2539, 2566, 2568, 2569, 2570, 2571, 2572, 2583, 2591, 2593, 2595, 2598, 2599, 2600, •2603, 2625, 2630, 2639, 2648, 2650, 2661, 2674, 2682, 2697, 2715, 2721, 2722, 2729, 2732, 2738, 2759, 2779, 2785, 2789, 2797, 2801, 2806, 2812, 2848, 2867, •2872, 2873, 2887, 2894, 2895, 2901, 2911, 2912, •2914, 2964, 2970, 2979, 2996, 3107, 3108, •3110, 3112, 3113, 3115, 3122, 3124, 3139, 3145, 3148, 3152, 3153, •3155, •3158, 3171, 3223, 3224, 3241, 3243, 3291
- Representative Rodne 1029, 1048, 1076, 1077, 1108, 1127, 1162, 1163, 1164, 1165, 1178, 1199, 1200, 1201, 1252, 1267, 1272, 1277, 1315, 1375, 1377, 1397, 1426, 1434, 1451, 1452, 1453, 1454, 1463, 1519, 1531, 1541, 1542, 1544,

1548, 1551, 1552, 1556, 1581, 1592, 1594, 1633, 1645, 1646, 1650, 1663, 1673, 1674, 1675, 1676, 1678, 1684, 1685, 1747, 1759, 1760, 1785, 1788, 1789, 1790, 1814, 1815, 1823, 1825, •1837, 1848, 1852, 1870, 1949, 1960, 1962, 1974, 1984, 2000, 2029, 2107, 2110, 2119, 2126, 2149, 2151, 2152, 2156, 2158, 2162, 2173, 2186, 2199, 2227, 2233, 2256, 2276, 2295, 2326, 2333, 2345, 2375, 2379, 2380, 2391, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2417, 2423, 2427, 2439, •2458, 2477, 2480, 2481, 2482, 2486, 2490, 2492, 2494, 2495, 2496, 2498, 2504, 2505, 2506, 2507, 2510, 2511, 2512, 2513, 2514, 2516, 2518, 2523, 2524, 2534, 2546, 2547, 2548, 2554, 2555, 2556, 2557, 2584, 2593, 2595, 2596, 2597, 2606, 2612, 2613, 2616, 2618, 2619, 2620, 2625, 2629, 2630, 2634, 2636, 2637, 2638, 2654, 2662, 2663, 2664, 2665, 2666, 2672, 2698, 2699, 2700, 2701, 2702, 2703, 2711, 2714, 2738, 2758, 2759, 2761, 2768, 2771, 2781, 2784, 2785, 2786, •2790, 2804, 2812, 2822, 2839, 2840, 2844, 2848, 2854, 2857, 2872, 2902, 2903, 2915, 2927, •2931, 2932, 2933, 2934, 2936, 2942, 2943, 2944, 2945, 2968, 2989, 2990, 2999, 3005, 3006, 3007, 3008, 3009, 3021, 3028, 3035, 3036, 3046, 3051, 3064, 3066, 3067, 3072, •3082, 3087, 3112, 3145, 3147, 3168, 3172, 3173, 3186, 3202, 3211, 3238, 3241, 3252, 3261, 3264, •3266, 3272, 3277, 3281, 3293, 3311

Representative Santos 1028, 1050, 1069, 1075, 1090, •1094, •1095, •1096, 1100, 1105, 1107, 1122, 1123, 1126, 1142, 1152, 1154, 1169, 1173, 1190, 1243, •1251, 1261, 1264, 1267, 1268, 1276, 1278, 1280, 1282, 1288, 1290, 1291, 1314, 1336, 1345, 1353, 1376, 1388, 1390, 1399, 1408, 1414, 1418, 1419, 1426, 1427, 1436, 1440, 1441, 1447, 1459, 1473, 1494, 1495, 1496, 1515, 1521, 1527, •1550, 1551, 1556, 1561, 1573, 1578, 1586, 1589, 1592, 1593, 1594, 1605, 1607, 1608, 1609, 1610, 1612, 1624, 1627, 1636, 1649, 1652, 1653, •1659, 1663, 1677, 1680, 1727, 1728, 1732, 1733, 1738, •1743, •1744, •1745, 1759, 1770, 1771, 1773, 1778, 1785, 1787, 1792, 1803, 1808, 1810, 1833, 1834, 1839, 1841, 1842, 1843, 1857, 1934, 1956, 1960, 1962, 1965, 1966, 1976, 1981, 1993, 1998, 2002, •2005, 2025, 2026, 2033, 2036, 2037, 2039, 2048, 2060, 2062, 2063, 2067, 2096, 2098, 2103, 2104, 2106, 2113, 2122, 2140, 2148, 2152, 2163, 2176, 2177, 2181, 2188, 2189, 2202, 2213, 2292, 2293, 2313, 2333, 2335, 2353, •2364, 2394, 2418, 2427, 2429, 2441, 2445, 2594, 2595, 2623, 2630, 2633, 2634, 2635, 2661, 2732, 2751, •2764, 2780, 2793, 2797, 2800, 2801, 2803, 2816, 2820, 2823, 2834, 2848, 2861, 2863, 2864, 2873, 2887, 2894, 2903, 2910, •2923, •2925, 2929, 2939, 2941, 2959, 2964, 2970, 2973, 2977, 2978, 2979, 2984, 2986, 2989, 2996, 2998, 2999, 3013, 3026, 3028, 3030, 3049, 3064, 3070, 3079, •3080, •3096, •3097, •3108, •3127, 3145, 3155, 3157, 3168, 3180, 3182, 3184, 3205, •3207, 3217, 3234, 3241, 3249, •3251, 3252, 3284

Representative Schindler 1015, 1030, 1106, 1121, 1137, 1228, 1229, 1230, 1247, 1256, 1276, 1352, 1361, 1367, 1368, 1373, 1374, 1400, 1417, 1424, 1433, 1435, 1506, 1519, 1562, 1563, 1567, 1572, 1578, 1581, 1582, 1594, 1613, 1641, 1645, 1646, 1649, 1654, 1655, 1656, 1664, 1666, 1673, 1674, 1675, 1676, 1678, 1684, 1685, 1686, 1692, 1697, 1736, 1742, 1758, •1762, 1774, 1775, 1776, 1785, 1788, 1789, 1790, 1798, 1804, 1807, 1835, 1836, 1914, 1949, 1950, •1959, 1967, 1971, 1991, 2005, •2118, •2139,

2149, 2150, 2151, 2158, •2231, 2256, 2259, 2295, 2417, 2476, 2616, 2617, •2619, •2620, 2637, 2656, 2660, 2672, •2708, 2709, •2717, 2718, 2719, 2720, 2736, •2755, 2756, 2781, 2788, 2808, 2814, 2821, 2822, 2834, 2838, 2839, 2840, 2841, 2843, 2844, 2904, 2905, 2906, 2907, 2908, 2928, 2936, 2937, •2952, 2954, 2999, 3005, 3006, 3007, 3008, 3016, •3053, 3112, 3135, 3140, 3162, 3163, 3177, 3201, 3202, 3210, 3212, 3223, 3306, 3311

Representative Schual-Berke 1014, 1032, 1035, 1049, 1050, 1069, 1074, 1075, 1077, 1079, 1090, 1094, 1096, •1097, 1100, 1107, 1123, 1144, •1148, 1152, •1154, 1168, 1170, 1171, 1173, 1178, 1185, 1187, 1194, 1219, 1220, 1221, •1223, •1224, •1225, •1226, 1230, 1250, 1255, •1268, 1272, 1278, 1280, 1281, •1282, 1287, 1290, •1316, 1335, 1387, 1388, 1389, 1390, 1408, 1427, 1441, 1447, 1474, •1475, 1479, 1494, 1507, 1512, 1515, •1516, 1520, 1521, 1528, 1534, •1535, 1536, •1537, 1541, 1542, 1545, 1547, 1561, 1569, 1571, •1590, •1591, 1592, 1593, 1605, 1606, 1616, •1624, 1633, 1645, 1660, •1669, 1680, 1688, 1689, 1702, 1705, 1714, 1724, 1728, 1731, 1733, •1737, 1738, 1744, 1749, 1751, 1752, 1755, 1759, 1773, •1777, •1778, •1779, •1780, •1781, •1782, •1783, 1791, 1805, 1808, 1818, 1839, •1842, •1850, 1858, 1859, 1861, 1879, 1880, 1903, 1904, •1921, •1922, 1930, 1931, •1933, 1936, •1946, 1960, •1994, •2017, •2018, 2019, •2020, 2039, 2047, 2053, 2057, 2060, 2075, 2090, 2133, 2163, •2229, •2327, 2329, 2335, 2337, 2338, 2346, 2358, 2362, 2363, 2370, 2376, 2380, 2398, 2399, 2415, 2427, 2434, 2455, 2456, •2473, •2474, 2482, •2499, 2500, •2501, 2517, •2539, •2540, •2541, •2542, 2544, 2570, 2579, 2580, 2593, 2595, 2598, 2612, 2626, 2634, 2661, 2662, 2707, 2733, 2742, 2785, 2786, 2801, 2812, 2829, 2830, 2834, 2861, 2865, 2881, 2887, 2888, 2894, •2915, 2924, 2925, 2949, 2970, •2985, •2986, 2989, 2994, 3017, 3030, 3044, 3049, 3057, 3068, 3072, 3073, 3079, 3086, 3093, 3100, 3135, 3145, 3155, 3158, 3230, •3243

Representative Sells 1017, 1018, 1028, 1049, 1065, 1069, 1070, 1076, 1077, 1093, 1097, 1105, 1113, 1116, 1122, 1123, 1154, 1160, 1161, 1168, 1169, 1173, 1185, 1189, 1194, 1216, 1217, 1218, 1219, 1221, 1222, 1226, 1231, 1242, 1250, 1252, 1258, 1261, 1264, 1267, 1272, 1305, 1307, 1308, 1325, 1343, 1345, 1349, 1351, 1362, 1366, 1371, 1372, 1374, 1377, 1380, 1397, 1399, 1413, 1415, 1441, 1442, 1445, 1447, 1448, 1451, 1454, 1486, 1488, 1494, 1495, 1506, 1509, 1512, 1516, 1527, 1547, 1550, 1551, 1552, 1556, •1560, 1586, 1589, 1592, 1609, 1637, 1638, 1639, 1645, 1646, 1647, 1657, 1662, 1703, 1708, 1724, 1725, •1733, 1740, 1749, 1752, 1753, 1754, 1759, 1760, 1761, 1794, 1839, 1841, 1843, 1872, 1874, 1881, 1903, 1962, 1968, 1978, 1983, •2013, •2014, 2024, 2026, 2043, 2049, 2067, 2069, 2104, 2124, 2126, •2127, •2142, 2143, 2157, 2162, 2163, 2173, 2188, 2205, 2210, 2227, 2233, 2243, 2273, 2281, 2288, 2292, 2313, 2318, 2323, 2324, 2325, 2333, 2334, 2336, 2341, 2347, 2349, 2351, 2353, 2370, 2376, 2393, 2400, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2418, 2431, 2432, 2433, 2442, 2466, 2471, 2475, 2492, 2496, 2497, 2498, 2517, 2570, 2593, 2595, 2597, 2602, •2611, 2623, 2626, 2630, 2639, 2640, •2648, 2650, 2661, 2662, 2663, 2664, 2665, 2666, 2679, 2681, 2684, 2690, 2698, 2699, 2700, 2701, 2702, 2703, 2704, 2715, 2721, 2722, 2738, •2750, 2754, 2758, 2759, 2775, 2780, 2785, 2789, 2794, 2796, 2797, 2799, 2800, 2806, •2817, 2840, 2843, 2857, 2867, •2877, 2881, 2896, 2923,

- 2932, 2933, 2934, 2955, 2964, 2967, 2977, 2983, 2984, 2989, 3003, 3004, 3012, 3017, 3026, 3028, 3037, 3044, 3046, 3051, 3067, 3068, 3079, 3084, 3086, 3087, 3094, 3095, 3107, 3112, •3113, •3138, 3145, 3164, 3170, 3192, 3198, 3205, 3211, 3214, 3218, 3224, 3238, 3247, 3248, 3277, 3280, 3293, 3304
- Representative Serben 1030, 1116, •1125, 1161, 1183, 1244, 1261, 1269, 1270, 1271, 1277, 1294, 1296, 1297, 1405, 1411, 1418, 1420, 1433, 1451, 1453, 1454, 1487, 1506, 1528, 1544, 1562, 1563, 1592, 1633, 1641, 1654, 1655, 1656, 1673, 1674, 1675, 1676, 1684, 1685, 1686, 1687, 1746, 1775, 1776, 1785, 1823, 1831, 1832, 1848, 1855, 1949, •1957, 1961, 2093, 2094, 2095, 2096, 2121, 2126, •2129, •2130, 2139, 2151, 2158, •2173, 2199, 2233, 2283, 2293, 2295, 2333, 2379, •2380, 2417, 2476, 2554, 2555, 2556, 2557, •2592, 2616, 2617, 2619, 2637, 2638, 2657, 2662, 2663, 2664, 2665, 2666, 2672, 2708, 2709, 2716, 2754, 2758, 2765, 2767, 2771, 2804, 2808, 2822, 2839, 2840, 2841, 2847, 2852, 2854, 2902, 2903, 2904, 2931, 2942, 2943, 2944, 2953, 2954, 2968, 3005, 3006, 3007, 3008, •3012, 3021, 3053, •3074, 3076, 3092, •3129, •3130, 3144, 3145, 3146, 3147, 3176, 3177, 3181, 3212, 3246, 3271, 3274, 3293, 3301, 3303, 3306, 3311
- Representative Shabro 1000, 1030, 1064, 1104, 1107, 1121, 1122, 1125, 1127, 1130, 1131, 1132, 1133, 1134, 1153, 1162, 1163, 1164, 1165, 1178, 1179, 1184, 1201, 1222, 1235, 1252, 1276, 1387, 1406, 1411, 1444, 1460, 1500, •1519, 1551, 1567, 1576, •1587, 1592, 1597, 1603, 1633, 1654, 1655, 1656, •1665, •1666, •1667, 1670, 1673, 1674, 1675, 1676, 1684, 1685, 1686, •1709, 1748, 1749, •1750, •1751, 1752, 1753, 1755, 1758, 1770, 1788, 1789, 1790, 1795, 1835, 1836, 1837, 1870, 2035, 2036, 2074, 2134, 2152, 2155, 2158, 2227, 2256, 2272, 2276, 2277, 2278, 2283, 2295, 2353, •2476, 2504, 2507, 2555, 2556, 2557, 2584, 2585, 2626, 2637, 2638, 2661, 2723, 2727, 2755, 2771, •2786, 2788, 2822, 2839, 2840, 2841, 2847, 2852, 2854, 2899, 2902, 2903, 2904, 2910, 2921, 2928, 2946, 2955, 2964, 2968, 3006, 3007, 3008, 3065, 3135, 3212, 3281, 3293, 3303, 3306
- Representative Simpson 1012, 1015, 1016, 1019, 1025, 1028, •1029, 1031, 1032, 1033, 1034, 1035, 1049, 1050, 1064, 1065, 1069, 1090, 1097, 1106, 1107, 1108, 1126, 1146, 1147, 1150, 1151, 1152, 1153, 1154, 1155, 1161, 1168, 1169, 1173, 1177, 1179, 1185, 1188, •1193, •1194, •1195, 1196, 1201, 1219, 1220, 1221, 1222, 1223, 1225, 1228, 1229, 1230, 1233, 1237, 1251, 1254, 1257, •1258, 1263, 1269, 1270, •1271, 1272, 1282, 1286, 1299, 1304, 1306, 1308, 1311, 1314, 1316, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1331, 1332, 1334, 1335, 1338, •1341, 1343, 1344, 1349, 1351, 1360, 1361, 1371, 1372, •1373, •1374, 1379, 1380, 1388, •1392, 1397, 1399, •1401, 1408, 1413, 1414, 1418, 1429, •1435, 1436, 1441, 1442, 1445, 1446, 1447, 1453, 1458, 1459, 1466, 1467, 1473, 1474, 1476, 1478, 1479, 1481, 1482, 1483, 1484, 1488, 1494, 1495, •1496, 1499, •1503, •1504, 1509, •1514, 1515, 1516, 1517, 1519, 1520, •1521, 1522, 1527, 1528, 1544, 1551, 1557, 1558, 1565, 1570, 1578, 1597, •1603, 1604, 1605, 1610, 1617, 1624, 1625, 1626, 1637, 1638, 1639, 1642, 1645, 1646, 1647, 1652, 1659, 1660, 1663, 1667, 1676, 1677, 1680, 1702, 1707, 1708, 1711, 1714, 1719, 1724, 1725, 1731, 1733, 1735, •1736, 1738, 1740, 1742, 1743, 1744, 1746, 1749, 1750, 1752, 1753, 1754, 1755, 1756, 1760, 1761, 1764, 1769, 1771, 1773, 1785, 1787, 1791, 1792, •1793, •1798, 1802, 1803, 1804, 1805, 1808, 1809, 1810, 1812, 1814, 1815, 1817, 1818, 1825, 1829, 1830, 1833, 1841, 1842, 1843, 1844, 1848, 1849, 1852, 1855, 1866, 1868, 1871, 1872, •1873, 1874, 1875, 1879, 1880, 1881, •1884, •1885, •1886, 1888, 1889, •1892, 1902, 1903, 1904, 1910, 1923, 1934, 1936, 1945, 1955, 1969, 1989, •1992, 2004, 2023, 2035, 2040, 2041, 2043, 2047, 2049, 2062, •2072, •2077, •2078, •2079, •2085, 2088, 2110, 2115, 2118, 2124, •2125, 2130, 2132, 2157, 2171, 2180, 2181, 2189, 2191, 2194, 2201, 2202, 2204, 2205, •2207, 2210, •2217, 2222, •2236, 2242, 2243, 2251, 2255, 2259, •2273, 2293, 2311, 2312, 2315, 2323, 2324, •2325, 2333, 2336, 2337, 2338, 2340, •2345, •2346, 2353, 2359, 2366, 2369, 2370, 2372, 2376, 2388, 2393, 2394, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2415, 2421, 2431, 2440, 2442, 2451, 2455, 2475, 2481, 2482, 2489, 2494, 2495, 2496, 2503, 2509, 2517, 2521, 2536, 2539, 2544, 2561, 2565, 2566, 2572, 2573, 2576, 2580, 2581, 2582, 2593, 2595, 2604, 2611, 2614, 2623, 2625, 2629, 2630, 2635, 2654, 2656, 2661, 2662, 2663, 2664, 2665, 2666, 2671, 2676, 2679, 2680, 2681, 2682, 2683, 2684, 2685, 2686, 2687, 2688, 2689, 2690, 2692, 2697, 2698, 2699, 2700, 2701, 2702, 2703, 2712, •2713, 2715, •2720, 2721, 2722, 2725, 2728, 2733, 2738, 2745, 2746, 2747, 2754, 2758, 2772, 2777, 2779, 2784, 2785, 2789, 2790, 2794, 2797, 2799, 2800, 2801, 2812, •2814, •2815, 2822, 2823, 2828, 2831, 2834, 2842, •2845, 2848, 2852, 2853, 2859, 2861, 2863, 2866, 2871, 2873, 2881, 2887, 2889, •2890, 2891, •2893, 2896, 2902, 2912, 2913, 2914, 2917, 2932, 2933, •2934, 2939, 2941, 2946, 2964, 2970, 2977, 2982, 2983, 2984, 2985, 2989, 2991, 2997, 2998, 2999, 3003, 3013, •3016, 3017, 3023, 3028, 3042, 3044, 3045, 3046, 3068, 3072, 3073, 3076, 3079, 3089, 3092, 3093, 3094, 3095, 3103, 3104, 3107, 3108, 3112, 3115, •3123, 3137, 3155, 3156, 3157, 3158, 3160, •3161, •3162, •3163, 3164, 3170, •3195, 3206, 3208, 3211, 3214, 3237, •3238, 3244, 3245, 3252, •3253, 3256, 3258, 3261, 3266, 3277, 3280, 3284, 3293, 3307, 3317
- Representative Skinner 1015, 1075, 1111, 1142, 1147, 1172, 1276, 1300, 1351, 1366, 1367, 1368, 1381, 1383, 1399, 1406, 1408, 1445, 1475, 1506, 1532, 1533, 1534, 1535, 1536, 1537, 1543, 1545, 1546, 1548, 1551, 1552, 1569, 1572, 1573, 1582, 1591, 1592, 1593, 1594, 1598, 1603, 1606, 1608, 1612, 1633, 1673, 1674, 1675, 1676, 1684, 1685, 1686, 1712, 1722, 1727, 1759, 1773, 1796, 1798, 1815, 1825, 1839, 1877, 1898, 1949, 1961, 1995, 2035, 2053, 2104, 2158, •2260, 2282, 2295, 2326, 2365, 2417, 2476, 2496, 2497, 2498, 2557, 2616, 2637, 2657, 2663, 2664, 2665, 2666, 2672, 2716, 2726, 2728, 2781, 2822, 2839, 2840, 2841, 2851, 2852, 2854, 2867, 2875, 2882, 2887, 2904, 2905, 2906, 2909, 2928, 2968, 2980, 3046, 3064, 3136, 3223, 3270
- Representative Sommers 1007, •1008, •1036, •1037, •1038, •1039, •1040, •1041, •1042, •1043, •1044, •1045, •1046, •1063, 1069, 1087, 1088, 1089, 1090, 1100, 1101, 1170, 1191, 1194, 1241, 1242, •1267, 1268, 1272, 1464, 1483, 1512, 1515, 1565, 1566, 1592, •1623, 1688, 1714, 1718, 1794, 1839, 1890, 2057, •2137, •2192, 2214, •2224, 2235, •2282, •2289, •2297, •2304, •2306, •2310, 2313, •2320, •2503, •2552, 2593, 2661, •2674, •2677, 2706, •2836, •2976, 3073, 3081, •3279

- Representative Springer 1064, 1069, 1114, 1145, •1153, 1179, •1182, 1189, 1235, 1242, 1245, 1261, 1268, 1282, 1304, 1341, 1349, 1351, 1363, 1368, 1379, 1387, 1396, 1397, 1442, 1488, 1500, 1543, 1574, 1575, 1576, 1727, 1744, 1760, 1761, 1777, 1782, 1783, •1848, 1858, 1859, 1860, 1861, 1862, 1903, 1967, 1970, •1975, 2049, •2059, 2131, 2156, 2163, •2170, •2171, 2173, •2186, 2191, •2194, 2207, 2228, 2247, •2269, 2292, 2323, 2324, 2325, 2333, 2342, 2353, 2358, 2368, 2370, 2372, 2391, 2393, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2417, •2418, 2421, 2424, 2431, 2432, 2484, 2489, 2494, 2495, 2496, 2544, 2545, 2546, 2550, 2565, 2566, 2567, 2569, 2572, 2573, 2576, 2579, 2584, 2593, 2595, 2604, 2612, 2625, •2626, 2635, 2648, 2651, 2661, 2662, •2667, 2671, 2700, 2702, 2715, 2721, 2758, •2761, 2775, 2784, 2785, 2814, 2815, 2818, 2826, 2828, 2829, 2834, 2840, 2848, 2859, 2869, 2870, 2875, 2883, 2888, 2894, 2895, 2930, 2939, 2970, 2973, 2983, •2984, 2989, 2991, 2999, 3016, •3017, 3026, •3031, 3051, 3056, 3069, 3076, 3082, 3092, 3112, 3128, 3170, 3211, 3238, 3241, 3247, 3250, •3262, •3263, •3264
- Representative Strow 1030, 1090, 1097, 1112, 1114, 1116, 1117, 1149, 1161, 1169, 1172, 1178, 1199, 1200, 1201, 1227, 1244, 1261, 1269, 1270, 1271, 1272, 1274, 1275, •1277, 1331, 1333, 1351, 1363, 1383, 1432, 1442, 1451, 1452, 1453, 1454, 1466, 1499, 1572, •1592, •1607, 1641, 1648, 1673, 1674, 1675, 1676, 1684, 1685, 1686, 1700, 1720, 1746, 1759, 1784, 1786, 1787, 1789, 1791, 1802, 1812, 1815, 1823, 1835, 1836, 1841, 1868, 1894, 1903, 1923, 1940, 1949, 1957, 1965, 1966, 2008, 2024, 2135, 2149, 2162, 2182, 2199, 2221, 2233, 2281, 2295, 2333, 2334, 2337, 2353, 2366, 2367, 2383, 2407, 2424, 2457, 2471, 2492, 2564, 2565, 2593, 2613, 2635, 2637, 2639, 2640, 2643, 2652, 2654, 2660, 2662, 2663, 2664, 2666, 2704, 2714, 2716, 2729, 2731, 2781, 2782, 2784, 2808, 2813, 2817, •2839, •2851, •2852, 2854, 2902, 2903, 2904, 2905, 2906, 2907, 2908, 2909, 2990, •2997, 3003, 3004, 3005, 3026, 3037, 3051, 3064, 3067, 3092, •3104, 3112, 3113, 3169, •3189, 3211, 3212, •3218, •3230, 3238, 3252, 3264, 3280, 3306, 3307
- Representative Sullivan, B. 1000, 1003, 1005, 1009, 1010, 1011, 1012, 1019, 1020, 1021, 1025, 1028, 1029, 1064, 1065, 1083, 1090, •1093, 1103, 1107, 1110, 1111, 1117, 1123, 1124, •1127, 1147, 1149, 1151, 1152, 1153, 1155, 1185, •1210, 1211, •1215, •1218, •1245, 1250, 1254, •1255, 1261, 1268, 1269, 1270, 1271, 1272, 1302, 1303, 1339, 1341, 1346, 1349, 1352, 1360, 1366, 1377, 1378, 1384, 1393, 1397, •1404, 1405, 1406, 1408, 1412, 1413, 1415, 1417, 1429, 1445, 1458, •1459, •1474, 1488, •1491, 1492, •1493, 1510, 1515, 1541, 1543, 1551, 1567, 1605, •1611, 1628, 1637, 1638, 1639, •1643, •1644, •1645, •1646, •1647, •1648, •1649, 1653, 1657, 1680, •1681, •1682, •1683, 1695, 1696, •1701, 1704, 1706, 1708, 1714, 1730, 1735, 1756, 1758, 1760, 1761, 1762, •1763, 1765, •1795, 1798, •1799, 1812, 1815, •1817, 1831, 1832, •1852, 1886, 1888, 1891, 1892, 1895, 1899, 1901, 1948, 1958, 1960, •1973, 1975, 1985, 1989, 2014, 2017, 2018, 2019, 2020, 2031, 2037, 2059, •2084, 2085, 2097, 2124, 2142, •2143, 2157, 2205, •2215, 2216, •2232, 2233, •2267, •2268, 2281, •2285, 2286, •2287, •2323, 2324, 2325, 2330, 2331, 2332, 2333, 2334, 2336, 2347, 2348, 2349, 2350, 2351, 2352, 2353, •2366, 2367, •2368, 2370, •2371, •2383, 2384, 2385, •2386, •2387, 2393, 2395, 2397, 2400, 2401, 2402, 2403, 2407, 2408, 2409, 2410, 2411, 2412, 2416, 2417, •2422, 2424, 2431, 2439, 2475, 2482, 2492, 2495, 2496, 2510, 2536, 2537, 2547, 2554, 2572, 2578, 2584, 2585, 2586, 2587, 2588, 2589, •2591, 2593, 2602, 2604, 2606, 2609, 2616, 2622, •2624, 2625, 2626, •2627, 2631, 2634, 2635, •2639, •2640, •2641, 2647, 2654, 2658, 2661, •2662, 2663, 2664, 2665, 2666, 2668, 2673, •2675, 2678, 2710, 2720, 2721, 2722, 2724, 2727, 2739, 2741, •2749, 2772, 2794, 2817, •2838, •2842, •2858, 2896, •2900, 2938, 2955, •2958, 2972, 2984, 2990, 2998, 2999, 3004, 3006, 3012, 3014, 3016, 3017, 3019, 3028, 3031, 3032, 3033, 3039, 3040, 3051, 3056, 3067, •3084, 3085, •3091, •3102, 3104, 3113, •3124, 3138, 3140, 3169, •3170, •3188, •3192, 3199, 3216, 3223, 3238, 3256, 3269, •3298, 3307
- Representative Sullivan, P. 1000, 1009, 1019, 1031, 1049, 1064, 1065, 1066, 1067, 1069, 1097, 1100, 1106, 1123, 1127, 1134, 1135, 1152, 1153, 1154, 1168, 1169, 1177, 1188, 1193, 1194, 1219, 1223, 1224, 1225, •1228, 1242, 1244, 1245, 1246, 1251, 1252, 1261, 1269, 1270, 1271, 1272, 1273, 1276, 1278, 1279, 1280, 1281, 1305, 1307, 1341, •1343, •1344, 1349, 1351, 1357, 1363, 1372, 1377, 1378, 1380, 1384, 1388, 1397, 1399, 1405, 1408, 1427, 1435, 1441, 1442, 1445, 1446, 1447, 1451, 1452, 1453, 1454, 1459, 1467, 1478, 1484, 1485, 1495, 1496, 1509, 1514, •1517, 1521, 1522, 1543, 1550, 1551, 1552, 1557, 1566, 1568, 1572, •1573, 1574, 1575, 1576, 1579, 1592, 1597, 1608, 1609, •1622, 1625, 1645, 1677, 1707, 1708, 1714, •1719, 1724, 1725, 1743, 1744, •1756, 1760, 1761, •1769, 1778, •1785, 1791, 1793, 1802, •1805, 1806, 1812, 1825, 1832, 1872, 1873, 1888, 1903, 1904, •1923, 1936, •1941, 1942, •1970, •1984, •1998, 2017, 2018, 2019, 2020, 2052, 2058, 2059, 2071, 2072, 2162, 2173, •2239, 2273, 2293, 2315, 2333, 2336, 2347, 2353, 2369, 2370, 2372, 2393, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2418, 2424, 2427, 2439, 2451, 2465, 2487, 2489, 2495, 2496, 2497, •2544, 2545, 2546, 2560, 2580, 2584, 2593, 2595, 2604, 2621, 2626, 2630, 2634, 2635, •2644, 2645, 2647, 2662, 2663, 2664, 2665, 2666, 2673, 2698, 2699, 2700, 2702, 2703, 2714, 2715, 2716, 2720, 2722, •2733, 2749, 2752, 2754, 2758, 2772, •2775, •2779, 2784, 2785, 2786, 2796, 2797, 2799, 2800, 2812, 2822, 2828, 2848, •2866, 2869, 2870, 2893, 2894, 2902, 2910, 2912, •2917, •2922, •2933, 2939, 2941, •2946, 2967, 2970, 2972, 2973, 2976, 2984, •2998, •2999, 3004, 3017, 3026, •3028, 3037, 3041, •3046, 3051, 3067, 3095, 3125, 3127, •3145, 3164, •3208, 3214, 3238, 3247, 3304, •3307
- Representative Sump 1004, 1103, 1118, 1172, 1255, 1382, 1405, 1422, 1562, 1563, 1579, 1678, 1713, 1746, 1762, 1774, 1775, 1776, 1788, 1789, 1790, 1823, 1831, 1832, 1835, 1836, 1877, 2139, 2158, 2173, 2226, 2256, 2272, 2295, 2330, 2331, 2336, 2348, 2372, 2373, 2381, 2385, 2417, 2424, 2428, 2432, 2446, 2457, 2458, 2557, 2613, 2616, 2617, 2619, 2620, 2631, 2637, 2642, 2657, 2660, 2663, 2664, 2665, 2666, 2668, 2672, 2694, 2695, 2696, 2708, •2709, 2715, 2755, 2758, 2767, 2771, 2781, 2783, 2801, 2808, 2833, 2843, 2851, 2854, 2902, 2903, 2950, 3007, 3039, 3040, 3053, 3057, 3061, 3062, 3095, 3142, 3145, 3176, 3212, 3223, 3287, 3306, 3311
- Representative Takko 1022, 1023, 1064, 1069, 1082, 1083, 1106, •1158, 1173, 1184, 1238, •1262, 1307, 1316, 1345, 1346, •1385, •1386, 1406, •1417, 1441, 1442, 1445, 1467, 1471, •1502, 1543, 1551, 1555, •1599, •1600, •1657, 1691, 1692,

- 1696, 1714, 1758, 1759, 1762, 1828, 1903, 1966, 1970, 1972, •1983, 2001, 2052, 2126, 2135, 2171, •2221, •2222, •2227, 2239, •2249, •2259, •2263, •2264, 2283, 2344, 2351, 2370, 2407, 2408, 2409, 2410, 2411, 2412, 2416, 2424, 2427, •2459, •2460, •2461, 2496, •2509, 2577, 2587, 2588, 2593, 2606, 2608, 2626, •2655, •2656, 2661, 2715, 2720, 2721, 2781, •2802, 2829, 2847, 2881, 2888, 2919, 2961, 2962, 2967, •2980, 2989, 3016, •3056, •3083, 3095, 3125, 3140, 3169, •3219, 3228, 3247, 3256, 3277, 3286, 3293, 3317
- Representative Talcott 1104, 1107, 1115, 1169, 1233, 1252, 1261, 1276, 1332, 1383, 1411, 1429, 1433, 1460, 1517, 1519, 1522, 1523, 1550, 1552, 1562, 1592, 1614, 1616, •1633, 1673, 1674, 1675, 1676, 1684, 1686, 1687, 1709, 1757, 1788, 1789, 1790, 1795, 1808, 1835, 1836, 1839, 1840, 1865, 1941, 1942, 1951, 1982, 2031, •2036, 2041, 2058, 2134, 2135, 2158, 2173, 2182, 2199, 2204, 2212, 2226, 2230, 2247, 2326, 2414, 2423, 2425, 2429, 2430, 2432, 2476, 2485, 2486, 2487, 2490, 2512, 2514, 2518, 2519, 2523, 2524, 2525, 2526, 2527, 2528, 2531, 2549, 2554, 2555, 2556, 2557, 2634, 2635, 2637, 2670, 2706, 2729, 2755, 2758, 2786, 2792, 2821, 2822, 2834, 2838, 2839, 2840, 2841, 2847, 2854, 2866, 2869, •2902, •2903, 2904, 2906, 2910, 2921, 2964, 2999, 3006, 3009, 3013, 3028, 3063, 3064, 3098, 3112, 3115, 3145, 3201, 3202, 3241
- Representative Tom 1000, 1064, 1090, 1097, 1100, 1105, 1107, •1114, •1115, 1122, 1141, 1145, 1147, 1152, 1154, 1161, 1169, 1185, 1226, 1233, 1242, 1244, 1261, 1267, 1268, 1272, 1277, 1282, 1304, •1315, 1380, 1397, 1413, 1416, 1426, 1441, 1446, 1447, 1451, 1454, 1474, 1484, 1485, 1488, 1489, 1515, 1516, 1532, 1543, 1550, 1565, 1592, 1625, 1633, 1645, 1660, 1663, 1687, 1699, 1709, 1714, 1723, 1727, 1738, 1759, 1761, 1770, 1771, 1791, 1834, 1848, 1962, 1975, 2015, 2023, 2036, 2038, 2044, 2045, 2048, •2075, 2122, 2149, 2182, 2186, •2187, 2188, 2191, 2199, 2204, 2210, 2213, •2216, 2230, 2245, 2247, 2276, •2284, 2295, 2324, 2325, 2391, 2408, 2409, 2410, 2411, 2412, 2413, 2427, 2485, 2486, 2487, 2489, 2490, 2584, 2585, 2601, 2603, 2606, 2633, 2634, 2635, 2637, 2647, 2657, 2661, 2662, 2705, 2706, •2723, 2745, 2751, 2753, 2758, 2772, 2785, 2786, 2812, 2822, 2834, 2842, 2852, 2854, 2861, 2888, 2902, 2930, 3009, 3145, 3166, 3171, •3181, •3232, 3241, 3244, 3245
- Representative Upthegrove 1000, 1009, 1025, 1047, 1049, 1059, 1064, 1065, 1069, 1090, 1097, 1105, 1107, •1111, 1123, 1124, •1139, •1155, 1168, 1174, 1176, 1177, 1185, 1187, 1189, •1192, 1194, 1210, •1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1228, •1230, 1242, •1249, •1250, 1257, 1258, 1261, •1263, 1268, 1269, 1270, 1272, 1276, 1282, 1304, 1314, 1316, 1318, 1319, 1320, 1321, 1359, 1360, 1367, 1379, 1380, 1387, •1388, •1389, •1390, •1391, 1397, •1400, 1404, 1408, 1413, 1439, 1441, 1447, 1454, 1458, 1459, 1465, 1474, 1475, 1488, 1491, 1493, 1515, 1529, 1539, 1543, 1551, 1573, 1574, 1583, 1586, 1592, 1594, 1603, •1605, 1610, 1611, 1628, •1637, •1638, •1639, 1645, 1646, 1659, •1680, 1681, •1704, 1731, 1738, 1748, 1752, 1753, 1754, 1760, 1761, 1770, 1791, 1798, 1799, 1833, 1834, 1839, 1858, 1859, 1860, 1861, 1862, 1866, 1876, 1883, 1890, 1903, 1910, 1930, 1931, •1936, •1956, 1969, 1970, •1989, 1994, 1995, 2005, 2015, 2016, 2017, 2018, 2019, 2020, 2023, 2035, •2037, 2049, 2057, 2060, 2062, 2086, 2097, 2104, 2105, 2107, 2115, 2124, 2187, 2200, 2273, 2283, •2286, 2287, 2292, 2324, 2330, 2331, 2332, 2338, 2341, 2347, 2353, 2357, 2370, 2383, 2393, 2396, 2407, 2412, 2413, 2421, 2424, 2437, 2438, 2439, 2442, 2452, 2456, 2479, 2492, 2495, 2496, 2497, 2503, 2544, 2564, 2566, 2569, 2574, •2577, •2578, •2579, •2580, •2581, •2582, 2583, 2584, 2585, 2594, 2614, 2622, 2623, 2624, 2625, 2626, 2627, 2630, 2632, 2635, 2641, 2643, 2649, 2652, 2661, 2662, 2667, 2668, 2674, 2676, 2687, 2708, 2722, 2749, 2794, 2796, 2797, 2798, 2799, 2800, 2801, 2820, 2828, 2855, 2873, 2888, 2889, 2939, •2955, 2958, 2983, 2988, 2997, 3003, 3011, 3016, 3017, 3034, •3047, 3050, 3087, 3103, 3107, 3108, 3127, 3142, 3145, 3163, 3168, 3170, •3256, 3276, 3291
- Representative Wallace 1000, 1006, 1008, 1009, 1017, 1025, 1030, 1064, 1065, 1069, 1083, 1105, 1108, 1111, •1113, •1116, 1123, 1126, 1137, 1140, 1168, 1179, 1180, 1181, 1185, 1194, 1219, 1232, 1233, 1234, 1237, 1239, 1241, 1242, 1246, 1254, •1259, 1260, 1261, 1262, 1267, 1268, 1269, 1272, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1284, 1285, 1305, 1306, 1307, 1351, 1397, 1441, 1455, 1467, 1475, 1485, 1498, 1505, 1516, 1541, 1543, 1551, 1553, •1555, 1568, 1573, 1575, 1576, 1594, 1598, 1599, 1600, 1608, •1628, 1631, 1657, •1711, 1715, 1727, 1735, 1791, 1796, 1802, 1812, •1815, 1825, 1828, 1839, 1847, 1852, 1868, •1901, 1903, 1913, •1935, 1991, 2007, 2022, 2024, •2035, 2049, 2059, •2063, 2086, 2104, •2114, 2121, 2124, 2149, 2150, 2173, 2199, 2258, 2329, 2333, 2335, 2336, 2337, 2342, 2347, 2348, 2353, 2358, 2371, 2376, 2393, 2394, 2397, 2433, 2462, 2474, 2496, 2497, 2564, 2565, 2566, •2567, 2568, 2569, 2570, 2571, 2572, 2573, 2587, 2593, 2595, 2601, 2606, 2608, 2614, 2622, 2626, 2633, 2634, 2635, 2638, •2646, •2647, 2648, 2660, 2662, 2663, 2664, 2665, 2666, 2671, 2673, 2726, 2751, 2754, 2756, 2765, 2775, 2786, 2802, •2829, 2847, 2848, 2852, 2854, 2855, 2869, 2874, 2875, 2881, 2889, 2895, 2901, 2913, 2919, 2966, 3003, 3023, 3024, 3046, 3052, 3092, 3095, 3119, 3138, 3170, •3190, 3208, 3216, 3238, 3244, 3245, •3247, 3258, 3304, •3313
- Representative Walsh 1107, 1108, 1116, 1149, 1152, 1161, 1172, 1190, 1199, 1200, 1201, 1262, 1267, 1273, 1276, 1280, 1281, 1282, 1343, 1358, 1359, 1366, 1379, 1398, 1407, 1451, 1452, 1454, 1506, 1515, 1517, 1543, 1551, 1589, 1592, 1607, 1608, 1609, 1634, 1663, 1664, 1676, 1722, 1727, 1735, 1760, 1761, 1763, 1767, 1795, 1801, 1802, 1815, 1823, 1831, 1832, 1833, 1836, 1854, •1914, 1923, •1964, 1971, 1993, 2049, 2090, 2119, 2137, 2149, 2150, 2158, •2169, 2230, 2288, 2295, 2333, 2353, 2393, 2394, 2417, 2424, 2425, 2457, 2458, 2476, 2502, 2557, 2595, 2614, 2616, 2637, 2651, 2652, 2661, 2672, 2673, 2781, 2816, 2822, 2839, 2840, 2841, 2854, 2860, 2867, 2888, •2899, 2902, 2919, 2964, 2970, 2985, 2991, •2996, 3071, 3110, 3122, 3139, 3152, 3155, 3158, 3243, 3287, 3306
- Representative Williams 1064, 1065, 1069, 1070, 1105, 1107, 1108, 1122, 1123, 1134, 1137, 1151, 1152, 1154, 1173, 1177, •1183, 1186, 1188, 1189, •1202, 1217, 1219, 1220, 1221, 1222, 1223, 1225, 1226, 1234, 1242, 1261, 1263, 1268, 1272, 1276, 1282, •1294, 1295, 1296, •1297, 1301, 1304, 1314, 1343, 1345, 1347, •1348, 1349, 1351, 1352, 1353, 1360, 1371, •1396, 1397, 1412, 1413, 1415, 1418, 1419, 1427, 1441, 1442, 1448, 1451, 1452, 1453, 1454, 1458, 1473, 1488, •1489, 1490, •1492, 1494, 1495, 1515, 1517, 1520, 1521, 1522, 1539, 1542, 1544, 1548, 1551,

1561, 1574, 1575, 1576, 1582, 1583, 1586, 1588, 1590, 1592, 1593, 1606, 1609, 1611, 1619, 1620, 1623, 1624, 1625, 1626, 1627, 1636, 1637, 1638, 1639, 1645, 1646, 1647, 1660, 1670, 1671, 1677, 1706, 1714, 1719, 1724, 1725, 1728, 1731, 1733, 1735, 1738, 1746, 1747, 1757, 1759, 1760, 1761, 1769, 1773, 1786, 1787, 1794, 1802, 1804, 1806, 1811, 1812, •1813, •1814, 1815, 1817, 1840, 1848, 1852, 1854, 1858, 1860, 1861, 1862, 1865, •1866, 1868, 1873, 1875, 1877, 1888, 1889, 1894, 1908, 1909, 1915, 1916, 1934, 1935, 1936, 1944, 1947, 1948, 1949, 1954, 1957, •1960, •1961, 1990, 2005, 2014, 2017, 2019, 2020, 2024, 2025, 2029, 2031, •2065, •2066, 2075, 2089, 2104, 2107, •2110, 2126, 2132, 2133, •2144, 2149, 2156, 2163, 2167, 2173, 2181, 2187, 2219, 2221, •2243, 2251, •2257, 2260, 2273, 2292, •2293, 2304, 2305, 2333, 2341, 2346, 2353, •2354, •2355, •2356, •2357, 2359, 2370, 2372, •2375, 2376, 2391, 2394, 2395, 2396, 2397, 2407, 2408, 2409, 2410, 2411, 2412, 2413, •2421, 2424, •2453, •2454, •2455, 2457, 2474, 2475, •2480, •2481, 2482, 2497, 2517, 2568, 2569, 2570, •2576, 2586, 2587, 2588, 2593, 2599, 2600, 2611, 2614, 2622, 2629, 2637, 2661, 2662, 2704, 2714, 2756, 2758, 2761, 2780, 2794, 2796, 2797, 2798, 2799, 2800, 2813, 2848, 2852, •2861, 2873, 2881, •2882, 2888, 2891, 2893, 2895, 2898, 2932, 2933, 2934, 2938, 2965, 2977, 2997, 3021, •3035, 3042, •3043, •3055, 3069, 3103, 3105, •3107, 3120, 3132, 3136, 3147, •3187, 3195, 3211, 3218, 3238, 3252, 3253, 3261, 3276, 3277, 3284, 3293, 3307, 3312, 3317

Representative Wood 1019, 1028, 1031, 1049, 1064, 1065, 1069, 1070, 1090, 1094, 1108, 1113, 1122, 1141, 1160, 1173, 1175, 1188, 1232, 1252, •1254, 1264, 1282, 1290, 1295, 1299, 1308, 1309, 1310, 1311, •1312, 1314, 1331, 1335, •1342, 1349, 1352, 1375, 1387, 1394, •1395, 1396, 1397, 1409, 1410, •1430, •1431, 1441, 1447, 1475, 1486, 1494, 1501, 1506, 1515, 1519, 1522, 1527, 1544, 1572, 1580, 1581, 1582, 1583, 1589, •1598, 1603, 1636, 1645, 1646, 1658, 1671, 1672, 1707, 1714, 1724, 1725, 1731, 1732, •1747, 1756, 1761, 1780, 1783, 1785, 1791, 1794, 1806, 1807, 1808, •1811, 1814, 1816, •1827, 1834, •1841, 1856, 1857, 1858, 1859, 1860, 1861, 1863, 1875, 1877, 1878, 1879, 1880, 1881, 1889, 1892, 1917, 1918, 1960, 1961, 1968, 1989, 1999, 2005, 2016, 2025, 2026, 2035, 2056, 2070, 2085, 2106, 2110, 2122, 2140, 2154, 2163, •2175, 2203, 2218, 2246, 2255, 2257, 2258, 2292, 2333, 2388, 2452, 2475, 2517, 2560, 2561, •2562, •2563, 2595, 2596, 2623, 2789, 2818, 2835, 2848, 2853, 2859, 2876, 2894, 2931, 3003, 3077, 3082, 3128, 3134, 3145, 3146, 3154, 3170, 3171, 3187, 3191, 3214, 3256, 3285

Representative Woods 1030, 1090, 1111, 1137, 1147, 1149, 1161, 1162, 1163, 1164, 1165, 1179, 1180, 1181, 1188, 1189, 1201, 1202, •1248, 1259, 1265, 1266, 1303, 1367, 1368, 1408, 1417, 1422, 1466, 1475, 1503, 1504, 1506, 1522, 1541, 1543, 1581, 1582, 1587, 1592, 1595, 1598, 1599, 1600, 1603, 1628, 1633, 1642, 1652, 1673, 1674, 1675, 1676, 1678, 1686, 1711, •1712, •1713, 1718, 1736, 1737, 1738, 1746, 1770, 1788, 1789, 1790, 1807, 1812, 1835, 1836, 1837, 1853, 1864, 1865, 1877, 1905, 1908, 1947, 1948, 2001, •2040, •2041, •2042, 2072, 2094, 2118, 2121, 2158, 2173, 2199, 2210, 2233, 2281, 2283, 2301, 2323, 2324, 2325, 2334, 2336, 2458, 2476, 2490, 2491, 2497, 2534, 2557, 2564, 2593, 2613, 2616, 2619, 2620, 2637, 2638, 2657, 2660, 2664, 2665, 2666, 2672, 2705,

2708, 2709, 2713, 2714, 2720, 2755, 2756, 2758, 2765, 2767, 2768, 2771, 2790, •2821, 2822, 2834, 2839, 2840, 2841, 2847, 2854, 2874, 2875, •2889, 2895, 2902, 2903, 2911, 2912, 2913, 2918, 2920, 2921, 2931, 2952, 2953, 2966, •2968, 2971, 2990, •3000, 3004, 3005, 3006, 3007, 3008, 3016, 3028, 3037, 3056, 3062, 3063, 3064, 3065, 3067, 3076, 3086, 3089, 3140, 3145, 3178, 3179, 3220, •3270, 3277, 3283, 3306, 3315

---

### House Bills Introduced by Request

---

Archaeology and Historic Preservation 2675

Attorney General 1758, 2452, 2492, 2698, 2699, 2700, 2701, 2702, 2703, 2712

Board For Judicial Administration 1024, 1112, 1202, 1262, 1668, 2926, 2927, 3021

Commissioner of Public Lands 1491, 1492, 1493, 2626, 3017

Committee on Advanced College Tuition Payment 2021

Conservation Commission 1461, 1462

County Road Administration Board 1598, 1599, 1600

Criminal Justice Training Commission 1340, 2367

Department of Agriculture 1085, 1086, 1615, 2558, 2559, 2917

Department of Community, Trade, and Economic Development 1061, 1074, 1091, 1092, 1940, 2337, 2544, 2645, 2814, 2815

Department of Corrections 2282

Department of Ecology 2593

Department of Financial Institutions 2338, 2339, 2340

Department of Fish and Wildlife 1210, 1211, 1212

Department of General Administration 1007, 1008, 1437, 1438, 1439

Department of Health 1533, 1534, 1535, 1536, 1537, 1538

Department of Labor & Industries 1308, 1309, 1310, 1311, 2536, 2537, 2538, 2612

Department of Licensing 1259, 1260, 1265, 1266, 1394, 1395, 2131, 2829, 2956, 3000, 3001, 3240

Department of Natural Resources 2384, 2385, 2386, 2387, 2428

Department of Retirement Systems 3137

Department of Revenue 1693, 1734, 1845, 1846, 1915, 1916, 1940, 1980, 2111, 2879, 2880

Department of Social and Health Services 1364, 1365, 1587, 1698, 2030, 2192, 3081

Department of Trade and Economic Development 2644

Department of Transportation 1179, 1180, 1181, 2874, 2875, 3003, 3020, 3088, 3089, 3178, 3240

Department of Veterans Affairs 1065

Employment Security Department 2246, 2388, 2697

Environmental Hearings Office 1838

Freight Mobility Strategic Investment Board 1603, 2889

Governor Gregoire 1219, 1220, 1221, 1316, 1380, 1442, 1509, 1568, 1623, 1662, 1805, 1806, 1970, 2069, 2296, 2297, 2298, 2301, 2302, 2308, 2370, 2376, 2466, 2552, 2573, 2575, 2610, 2626, 2661, 2671, 2738, 2775, 2789, 2806, 2862, 2964, 3017, 3109, 3179

- Governor Locke 1026, 1027, 1028, 1031, 1037, 1038, 1042, 1056, 1057, 1059, 1062, 1066, 1067, 1068, 1076, 1077, 1078, 1079, 1087, 1088, 1089, 1099
- Horse Racing Commission 2369
- Housing Finance Commission 2621
- Insurance Commissioner 1032, 1033, 1034, 1035, 1196, 1197, 1497, 1669, 1809, 1910, 2404, 2405, 2406, 2415, 2482, 2499, 2500, 2501, 2553, 2615
- Integrated Justice Information Board 1650
- Legislative Ethics Board 1051
- LEOFF Plan 2 Retirement Board 1269, 1270, 1271, 1325, 2890, 2932, 2933, 2934
- Lieutenant Governor 1974, 2115, 2419, 2420
- Liquor Control Board 1409, 1410, 2560, 2561, 2562, 2563, 3213
- Military Department 1457, 2543
- Office of Financial Management 1036, 1039, 1040, 1041, 1043, 1044, 1045, 1046, 1052, 1063, 1286, 1287, 2137, 2299, 2304, 2306, 2309, 2503, 2677
- Office of Public Defense 2028, 2029
- Office of the Lieutenant Governor 2804
- Parks and Recreation Commission 1313, 1339, 2624, 2627
- Pollution Liability Insurance Agency 2678
- Public Disclosure Commission 1143, 1144, 2358
- Public Works Board 1049, 2337
- Secretary of State 1748, 1749, 1750, 1751, 1752, 1753, 1754, 1755, 1974, 2027, 2155, 2477, 2478, 2479, 2752, 2753, 3057, 3058
- Select Committee on Pension Policy 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 2679, 2680, 2681, 2682, 2683, 2684, 2685, 2686, 2687, 2688, 2689, 2690, 2691, 2692, 3183
- Sentencing Guidelines Commission 1402
- State Board of Education 1941, 1942
- State Treasurer 1182, 2225
- Statute Law Committee 2375
- Superintendent of Public Instruction 1068, 2785
- Supreme Court 1183
- Transportation Improvement Board 1342, 3011
- Uniform Legislation Commission 2916, 3048
- Utilities & Transportation Commission 2426
- Washington Council for Prevention of Child Abuse and Neglect 1097
- Washington State Patrol 1469, 2465, 2876, 2877, 2980, 2981, 2982, 2983
- S2, 1752-S2, 1758-S2, 1794-S2, 1815-S2, 1834-S, 1834-S2, 1888-S2, 1896-S2, 1921-S, 1936-S, 1938-S, 1970-S2, 2002-S2, 2015-S2, 2030-S2, 2069-S2, 2137-S, 2163-S2, 2212-S2, 2257-S2, 2289-S, 2304-S, 2309-S, 2333-S, 2342-S2, 2349-S2, 2353-S2, 2370-S, 2399-S2, 2422-S2, 2431-S, 2462-S2, 2489-S2, 2498-S2, 2539-S, 2572-S2, 2574-S2, 2575-S2, 2582-S2, 2583-S2, 2593-S2, 2595-S2, 2608-S, 2630-S2, 2680-S, 2684-S, 2685-S, 2688-S, 2689-S, 2691-S, 2726-S, 2754-S2, 2780-S, 2785-S2, 2789-S2, 2805-S2, 2812-S, 2833-S, 2836-S, 2867-S, 2912-S2, 2914-S2, 2925-S, 2933-S, 2934-S, 2939-S2, 2964-S2, 2976-S, 3079-S, 3115-S2, 3127-S, 3287-S2
- Capital Budget 1120-S, 1272-S, 1301-S, 1301-S2, 1413-S, 1577-S, 1791-S, 1903-S, 1995-S, 2165-S, 2299-S, 2337-S, 2393-S2, 2418-S2, 2550-S, 2759-S, 2860-S2, 2939-S3, 3017-S2, 3070-S2, 3098-S2, 3165-S2, 3207-S, 3316-S
- Children & Family Services 1152-S, 1190-S, 1280-S, 1281-S, 1426-S, 1467-S, 1482-S, 1663-S, 1833-S, 2002-S, 2030-S, 2156-S, 2169-S, 2181-S, 2190-S, 2394-S, 2397-S, 2456-S, 2483-S, 2895-S, 2914-S, 2964-S, 2970-S, 2985-S, 2996-S, 3064-S, 3115-S, 3153-S, 3182-S
- Commerce & Labor 1028-S, 1031-S, 1142-S, 1173-S, 1188-S, 1310-S, 1311-S, 1349-S, 1371-S, 1375-S, 1394-S, 1395-S, 1395-S2, 1430-S, 1430-S2, 1431-S, 1672-S, 1724-S, 1732-S, 1756-S, 1765-S, 1827-S, 1841-S, 1856-S, 1875-S, 1878-S, 1918-S, 1944-S, 1945-S, 1968-S, 2056-S, 2070-S, 2109-S, 2175-S, 2243-S, 2246-S, 2257-S, 2353-S, 2369-S, 2388-S, 2392-S, 2443-S, 2475-S, 2517-S, 2537-S, 2538-S, 2561-S, 2563-S, 2565-S, 2596-S, 2600-S, 2614-S, 2668-S, 2697-S, 2789-S, 2872-S, 3003-S, 3128-S, 3150-S, 3160-S, 3178-S, 3185-S, 3227-S
- Criminal Justice & Corrections 1014-S, 1080-S, 1113-S, 1147-S, 1205-S, 1236-S, 1334-S, 1337-S, 1340-S, 1398-S, 1402-S, 1453-S, 1476-S, 1478-S, 1648-S, 1650-S, 1681-S, 1746-S, 1799-S, 1934-S, 2015-S, 2184-S, 2215-S, 2223-S, 2407-S, 2412-S, 2492-S, 2654-S, 2701-S, 2747-S, 2748-S, 2790-S, 2805-S, 2822-S, 2967-S, 3004-S, 3238-S
- Economic Development, Agriculture & Trade 1098-S, 1273-S, 1351-S, 1423-S, 1442-S, 1461-S, 1462-S, 1470-S, 1588-S, 1593-S, 1608-S, 1615-S, 1664-S, 1735-S, 1735-S2, 1801-S, 1802-S, 1802-S2, 1815-S, 1815-S3, 1891-S, 2104-S, 2116-S, 2172-S, 2202-S, 2383-S, 2498-S, 2651-S, 2673-S, 2723-S, 2860-S, 2884-S, 3010-S, 3033-S, 3046-S
- Education 1067-S, 1115-S, 1252-S, 1414-S, 1484-S, 1495-S, 1633-S, 1659-S, 1708-S, 1709-S, 1893-S, 1951-S, 1956-S, 1987-S, 2036-S, 2037-S, 2045-S, 2152-S, 2212-S, 2245-S, 2396-S, 2414-S, 2423-S, 2485-S, 2489-S, 2582-S, 2635-S, 2706-S, 2733-S, 2785-S, 2823-S, 2842-S, 2902-S, 2903-S, 2946-S, 2973-S, 2986-S, 2998-S, 3013-S, 3098-S, 3241-S
- Finance 1022-S, 1094-S, 1239-S, 1240-S2, 1299-S, 1446-S, 1484-S2, 1484-S3, 1502-S, 1509-S, 1510-S, 1523-S, 1703-S, 1846-S, 1887-S, 1890-S, 1975-S, 2033-S, 2196-S, 2221-S, 2259-S2, 2270-S, 2314-S, 2432-S, 2439-S, 2447-S, 2457-S, 2569-S, 2590-S, 2640-S, 2645-S2, 2646-S, 2667-S, 2670-S, 2673-S2, 2758-S, 2778-S, 2799-S2, 2804-S, 2818-S, 2820-S, 2850-S, 2880-S, 3059-S, 3164-S, 3222-S
- Financial Institutions & Insurance 1033-S, 1127-S, 1154-S, 1196-S, 1197-S, 1223-S, 1251-S, 1257-S, 1418-S, 1419-S, 1528-S, 1821-S, 1823-S, 1894-S, 1923-S, 1928-S, 1933-S, 1933-S2, 2019-S, 2128-S, 2225-S, 2339-S, 2360-S, 2405-S,

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### House Bills Introduced by Committee

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- Appropriations 1015-S2, 1037-S, 1041-S, 1044-S, 1046-S, 1050-S2, 1071-S2, 1091-S, 1100-S, 1107-S, 1152-S2, 1168-S2, 1188-S2, 1220-S2, 1226-S3, 1242-S, 1290-S2, 1291-S2, 1316-S2, 1320-S, 1326-S, 1344-S, 1345-S, 1346-S2, 1353-S, 1359-S2, 1379-S, 1380-S, 1408-S, 1415-S2, 1418-S2, 1441-S2, 1458-S2, 1483-S2, 1483-S4, 1488-S2, 1492-S2, 1516-S2, 1542-S2, 1570-S, 1605-S2, 1614-S, 1622-S2, 1623-S2, 1634-S, 1636-S, 1653-S, 1688-S2, 1730-S, 1731-

- 2415-S, 2434-S, 2481-S, 2482-S, 2497-S, 2553-S, 2678-S, 2776-S, 2852-S, 2863-S, 2881-S, 3067-S
- Health Care 1015-S, 1071-S, 1075-S, 1137-S, 1168-S, 1219-S, 1220-S, 1243-S, 1282-S, 1290-S, 1291-S, 1316-S, 1336-S, 1365-S, 1441-S, 1463-S, 1486-S, 1494-S, 1512-S, 1516-S, 1536-S, 1538-S, 1545-S, 1569-S, 1591-S, 1606-S, 1652-S, 1685-S, 1688-S, 1689-S, 1737-S, 1738-S, 1850-S, 2060-S, 2069-S, 2266-S, 2335-S, 2341-S, 2342-S, 2376-S, 2399-S, 2404-S, 2455-S, 2463-S, 2473-S, 2500-S, 2540-S, 2570-S, 2572-S, 2573-S, 2574-S, 2575-S, 2669-S, 2912-S, 2942-S, 2943-S, 2974-S, 3081-S
- Higher Education & Workforce Education 1050-S, 1076-S, 1079-S, 1174-S, 1560-S, 1607-S, 1733-S, 1794-S, 1825-S, 1965-S, 1986-S, 2107-S, 2210-S, 2233-S, 2507-S, 2583-S, 2595-S, 2630-S, 2817-S, 2989-S, 3087-S, 3113-S
- Housing 1374-S, 1374-S2, 1393-S, 1640-S, 2163-S, 2418-S, 2471-S, 2649-S, 2650-S, 3069-S, 3070-S, 3165-S, 3234-S
- Judiciary 1054-S, 1055-S, 1150-S, 1151-S, 1159-S, 1178-S, 1200-S, 1224-S, 1304-S, 1347-S, 1348-S, 1358-S, 1359-S, 1477-S, 1496-S, 1507-S, 1542-S, 1643-S, 1687-S, 1699-S, 1747-S, 1829-S, 1854-S, 1860-S, 2004-S, 2029-S, 2126-S, 2173-S, 2292-S, 2292-S2, 2344-S, 2382-S, 2452-S, 2571-S, 2576-S, 2761-S, 2813-S, 2848-S, 2876-S, 2951-S, 3017-S, 3021-S, 3076-S, 3082-S, 3120-S, 3148-S, 3293-S
- Juvenile Justice & Family Law 1058-S, 1171-S, 1279-S, 1314-S, 1366-S, 1483-S, 1483-S3, 1531-S, 1644-S, 1660-S, 1661-S, 2061-S, 2073-S, 2395-S, 2462-S, 2603-S, 2711-S, 2893-S, 2979-S, 2992-S, 2993-S, 3186-S
- Local Government 1023-S, 1084-S, 1153-S, 1158-S, 1169-S, 1189-S, 1228-S, 1229-S, 1230-S, 1240-S, 1341-S, 1401-S, 1565-S, 1595-S, 1595-S2, 1631-S, 1635-S, 1637-S, 1639-S, 1680-S, 2023-S, 2049-S, 2078-S, 2171-S, 2194-S, 2217-S, 2219-S, 2259-S, 2323-S, 2325-S, 2334-S, 2345-S, 2446-S, 2509-S, 2584-S, 2607-S, 2656-S, 2814-S, 2815-S, 2845-S, 2908-S, 2917-S, 2984-S, 3162-S, 3163-S, 3260-S
- Natural Resources, Ecology & Parks 1083-S, 1103-S, 1208-S, 1210-S, 1212-S, 1213-S, 1214-S, 1215-S, 1302-S, 1313-S, 1346-S, 1360-S, 1404-S, 1406-S, 1415-S, 1455-S, 1458-S, 1458-S3, 1488-S, 1491-S, 1492-S, 1493-S, 1605-S, 1657-S, 1696-S, 1731-S, 1817-S, 1820-S, 1831-S, 1840-S, 1852-S, 1866-S, 1886-S, 1985-S, 2084-S, 2368-S, 2372-S, 2384-S, 2387-S, 2416-S, 2422-S, 2586-S, 2588-S, 2593-S, 2624-S, 2627-S, 2658-S, 2662-S, 2740-S, 2749-S, 2794-S, 2899-S, 2901-S, 2958-S, 2962-S, 3084-S, 3085-S, 3102-S, 3105-S, 3188-S
- Select Committee on Hood Canal 1060-S, 1883-S, 1896-S, 2081-S, 2086-S, 2097-S, 3039-S, 3199-S, 3282-S, 3287-S
- State Government Operations & Accountability 1000-S, 1035-S, 1064-S, 1104-S, 1114-S, 1132-S, 1133-S, 1134-S, 1144-S, 1226-S, 1226-S2, 1276-S, 1343-S, 1445-S, 1456-S, 1694-S, 1719-S, 1748-S, 1752-S, 1753-S, 1754-S, 1758-S, 1806-S, 1830-S, 1839-S, 1847-S, 1876-S, 1909-S, 1970-S, 2027-S, 2062-S, 2071-S, 2089-S, 2110-S, 2155-S, 2350-S, 2419-S, 2420-S, 2437-S, 2479-S, 2495-S, 2527-S, 2532-S, 2545-S, 2546-S, 2594-S, 2661-S, 2675-S, 2694-S, 2695-S, 2713-S, 2753-S, 2754-S, 2843-S, 2846-S, 2898-S, 3024-S, 3058-S, 3109-S, 3180-S
- Technology, Energy & Communications 1009-S, 1010-S, 1011-S, 1012-S, 1020-S, 1062-S, 1185-S, 1293-S, 1384-S, 1384-S2, 1539-S, 1622-S, 1623-S, 1645-S, 1646-S, 1647-S, 1888-S, 1895-S, 2179-S, 2349-S, 2352-S, 2393-S, 2401-S, 2402-S, 2403-S, 2426-S, 2543-S, 2601-S, 2645-S, 2715-S, 2738-S, 2799-S, 2939-S, 3095-S, 3190-S, 3193-S, 3208-S
- Transportation 1027-S, 1029-S, 1029-S2, 1065-S, 1090-S, 1097-S, 1116-S, 1117-S, 1179-S, 1181-S, 1216-S, 1217-S, 1218-S, 1266-S, 1381-S, 1387-S, 1397-S, 1449-S, 1460-S, 1475-S, 1504-S, 1514-S, 1541-S, 1565-S2, 1581-S, 1711-S, 1798-S, 1824-S, 1865-S, 1879-S, 1969-S, 2053-S, 2072-S, 2085-S, 2118-S, 2124-S, 2157-S, 2311-S, 2312-S, 2389-S, 2493-S, 2534-S, 2591-S, 2871-S, 2987-S, 3020-S, 3052-S, 3089-S, 3093-S, 3137-S, 3179-S

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### House Joint Memorials Introduced by Members

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- Representative Ahern 4004, 4005, 4016, •4017, •4040, 4044
- Representative Alexander 4017, 4041, 4044
- Representative Anderson 4001, 4005, 4017, 4025
- Representative Appleton 4006, 4007, 4015, 4018, 4020, 4029, •4031, 4034, 4036
- Representative Armstrong 4000, 4002, 4017, 4035, 4040, 4044
- Representative Bailey 4017, 4040, 4044
- Representative Blake 4012, 4018, 4042
- Representative Buck 4000, 4017, 4023, 4035, 4042, 4044
- Representative Buri 4000, 4002, 4012, 4019, 4022
- Representative Campbell 4005, 4007, 4012, 4017, 4020, 4031, 4042
- Representative Chandler 4017, 4040, 4042
- Representative Chase 4001, 4003, 4006, 4007, 4009, 4010, 4011, 4013, 4015, 4018, 4021, 4031, 4032, 4034, 4036, 4041, •4043
- Representative Clements 4000, 4002, 4012, 4017, 4040, 4041, 4044
- Representative Clibborn 4009, 4011, 4015, 4031, 4034
- Representative Cody 4009, 4028, 4031, 4036, 4038
- Representative Condotta 4002, 4004, 4005, 4017, 4025, 4040, 4044
- Representative Conway 4007, 4009, 4011, 4015, 4018, 4031, 4032, 4034, •4036
- Representative Cox 4012, 4040, 4044
- Representative Crouse 4017, 4042
- Representative Curtis •4000, •4002, 4017, 4022, •4035, 4040, 4044
- Representative Darneille 4006, 4007, 4009, 4010, 4015, 4018, 4021, 4028, 4031, 4034, 4037, 4041
- Representative DeBolt 4017, 4023, 4044
- Representative Dickerson 4003, 4011, 4015, 4031, 4034, 4036
- Representative Dunn 4002, 4009, 4017, 4018, 4019, •4022, 4027, 4034, 4035, 4040
- Representative Dunshee 4006, •4008, 4012, 4018, 4031
- Representative Eickmeyer 4023, 4031, 4042
- Representative Ericks 4008, 4018, 4031
- Representative Ericksen •4003, 4017
- Representative Flannigan 4006, 4009, 4018, 4031
- Representative Fromhold 4018
- Representative Grant 4002, 4012, 4025, 4026

- Representative Green 4011, 4018, 4024, 4031, 4034, 4036, 4040, 4041
- Representative Haigh 4018, 4020, 4023, 4034, 4042
- Representative Haler 4002, 4003, 4012, 4016, 4017, 4018, •4025, •4026, 4031, 4040, 4044
- Representative Hankins 4012, 4017, 4018, 4031, 4034, 4044
- Representative Hasegawa 4006, 4007, 4009, 4011, 4013, 4015, 4018, 4021, 4024, 4031, 4032, 4036, 4041
- Representative Hinkle 4000, 4012, 4017, 4018, 4019, •4038, 4042, 4044
- Representative Holmquist 4000, 4004, 4005, 4016, 4017, 4018, •4019, 4027, 4034, 4040, 4042
- Representative Hudgins •4001, •4007, 4008, •4011, 4012, 4024, 4032, 4034, 4036
- Representative Hunt 4006, 4021, 4031
- Representative Hunter 4006
- Representative Jarrett 4006, 4009, 4010, 4017, 4031, 4037
- Representative Kagi 4009, 4013, 4024, 4031
- Representative Kenney 4007, 4009, 4010, 4011, 4018, 4031, •4034
- Representative Kessler 4003, 4015, 4023, 4031, 4034, •4039
- Representative Kilmer 4007, •4020, 4031, 4041
- Representative Kirby 4006, 4021, 4041
- Representative Kretz 4012, •4016, 4017, 4019, 4040, 4042, 4044
- Representative Kristiansen 4000, 4005, 4016, 4017, 4042
- Representative Lantz 4009, 4020, 4024, 4031
- Representative Linville •4010, 4012, 4018, 4034
- Representative Lovick 4000, 4008, 4012, 4031, 4035, 4041
- Representative McCoy 4000, 4006, 4007, 4008, 4012, 4018, 4020, 4031
- Representative McCune 4002, 4005, 4017, 4019, •4027, 4040, 4042, 4044
- Representative McDermott 4006, 4007, 4031, 4034, 4036, 4037
- Representative McDonald 4017, 4019, 4035, 4041, 4042, 4044
- Representative McIntire 4031
- Representative Miloscia 4009, 4010, •4013, 4024, 4031, 4041
- Representative Moeller 4002, •4006, 4008, 4021, •4023, •4024, 4025, 4026, 4028, 4029, 4031, 4033, 4037
- Representative Morrell 4007, 4009, 4011, •4012, 4015, 4018, 4023, 4029, 4031, 4034, 4036, 4041
- Representative Morris 4001, 4026, 4031
- Representative Murray 4024, 4031
- Representative Newhouse 4002, 4004, 4005, 4012, 4016, 4017, 4022, 4023, 4025, 4026, 4040, 4042, 4044
- Representative Nixon 4002, 4005, 4006, •4014, 4017, 4018, 4025, 4026, •4028, •4029, •4030, •4033, •4037, 4044
- Representative O'Brien 4003, 4007, 4008, 4009, 4031, 4037, •4041
- Representative Orcutt 4002, 4016, 4017, 4022, 4040, 4042, 4044
- Representative Ormsby 4006, •4009, 4010, 4011, 4012, 4015, 4018, 4021, 4034, 4036
- Representative Pearson 4017, 4041, 4042, 4044
- Representative Pettigrew 4009, 4013, 4024, 4031
- Representative Priest 4009, 4017, 4044
- Representative Quall 4010, 4012
- Representative Roach 4000, •4004, •4005, 4017, 4042
- Representative Roberts 4018, 4028, 4031, 4034, 4037
- Representative Rodne 4000, 4007, 4017, 4031, 4040, 4041
- Representative Santos 4011, 4013, 4018, 4019, 4034, 4038, 4041
- Representative Schindler 4017, 4019, 4042, 4044
- Representative Schual-Berke 4009, 4010, 4011, 4024, 4031, 4032, 4034, 4037
- Representative Sells 4007, 4008, 4009, 4010, 4011, 4012, 4013, •4018, 4021, 4031, 4036, 4041
- Representative Serben 4004, 4016, 4017, 4019, 4023, 4040, 4044
- Representative Shabro 4017, 4040, 4042, 4044
- Representative Simpson 4006, 4007, 4009, 4010, 4011, 4012, 4013, •4015, 4021, 4028, 4029, 4031, 4032, 4036
- Representative Skinner 4005, 4012, 4017, 4018, 4034, 4044
- Representative Sommers 4031, 4034
- Representative Springer 4006, 4009, 4013, 4028, 4031, 4033
- Representative Strow 4005, 4017, 4027, 4031, 4041, 4044
- Representative Sullivan, B. 4001, 4003, 4008, 4015, 4025, 4026, 4031, •4042
- Representative Sullivan, P. 4007, 4031
- Representative Sump 4017, 4025, 4027, 4040, 4042, 4044
- Representative Takko 4002, 4015, 4018, 4025, 4026, 4031
- Representative Talcott 4003, 4005, 4017, 4023, 4031
- Representative Tom 4006, 4037
- Representative Upthegrove 4001, 4006, 4007, 4008, 4013, 4018, 4024, 4029, 4031, •4032, 4034
- Representative Wallace 4011, 4031, 4034, 4035
- Representative Walsh 4022, 4031
- Representative Williams 4006, 4007, 4010, 4015, 4018, •4021, 4023, 4029, 4031
- Representative Wood 4007, 4009, 4015, 4021, 4036
- Representative Woods 4000, 4005, 4012, 4020, 4025, 4026, 4031, 4034, •4044

---

### House Joint Memorials Introduced by Request

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Superintendent of Public Instruction 4010

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### House Joint Memorials Introduced by Committee

---

Education 4010-S

Housing 4009-S

Technology, Energy & Communications 4001-S, 4018-S

Transportation 4003-S

---

### House Joint Resolutions Introduced by Members

---

Representative Ahern 4206, 4207, 4208, 4209, 4210, 4217, 4218, 4219, 4220, 4225

Representative Alexander 4209, 4210, 4218, •4219, 4220

Representative Anderson 4207, 4208, •4210, 4211, 4216, 4217, 4218, 4219, •4220, 4228

- Representative Appleton 4205, 4206, 4223  
Representative Armstrong 4207, 4208, 4217, 4218, 4219, 4220  
Representative Bailey 4209, 4210, 4217, 4218, 4219, 4220, 4223, 4227, 4228  
Representative Blake 4205  
Representative Buck 4202, •4214, 4217  
Representative Buri 4207, 4208, 4209, 4210, 4217, 4227, 4228  
Representative Campbell 4200, 4207, 4209, 4210, 4217, 4219, 4220, 4227, 4228  
Representative Chase 4202, 4205, 4206  
Representative Clements 4209, 4210, 4219, 4220  
Representative Clibborn 4205, 4212  
Representative Condotta 4207, 4208, 4209, 4210, 4214, 4217, 4218, 4219, 4220, 4227, 4228  
Representative Conway 4205  
Representative Cox 4209, 4210, 4227, 4228  
Representative Crouse 4209, 4210, 4217  
Representative Curtis 4207, 4208, 4209, 4210, 4227, 4228  
Representative Darneille 4205, 4221  
Representative Dickerson 4205  
Representative Dunn 4207, 4208, 4209, 4210, 4216, 4217, 4218, 4219, 4220, 4222, 4223, 4224, 4225, 4227, 4228  
Representative Dunshee 4205  
Representative Ericks 4222, 4223  
Representative Ericksen 4207, 4208, 4209, 4210, 4216, 4217, 4218, 4219, 4220, 4227, 4228  
Representative Flannigan 4201, 4212  
Representative Fromhold 4205  
Representative Green 4205, 4213, 4223  
Representative Haigh 4205, 4213  
Representative Haler 4202, 4209, 4210, 4212, 4214, 4217, 4218, 4219, 4220, 4222  
Representative Hankins 4202, 4212  
Representative Hasegawa 4205  
Representative Hinkle •4200, 4209, 4210, 4211, 4212, 4218, 4219, 4220, •4224, •4226, 4227, 4228  
Representative Holmquist •4207, 4208, 4209, 4210, 4214, 4216, 4217, 4218, 4219, 4220, •4225, •4227, •4228  
Representative Hudgins 4205  
Representative Hunt 4205, •4213  
Representative Hunter 4205  
Representative Jarrett 4205, 4211, 4212  
Representative Kagi 4205, 4221  
Representative Kenney 4205  
Representative Kessler 4202, 4214  
Representative Kilmer •4223  
Representative Kirby 4205  
Representative Kretz 4207, 4208, 4217  
Representative Kristiansen 4207, 4208, 4209, 4210, 4217, 4218, 4219, 4220, 4223, 4225  
Representative Lantz 4205  
Representative Linville 4205, 4223  
Representative Lovick 4201  
Representative McCune 4204, 4207, 4208, 4209, 4210, 4216, 4217, 4218, 4219, 4220, 4227, 4228  
Representative McDermott 4205  
Representative McDonald 4208, •4209, 4217, •4218, 4219, 4220, 4225, 4227, 4228  
Representative McIntire 4205, •4206  
Representative Moeller 4203, 4205  
Representative Morrell 4203, 4214, 4223  
Representative Morris 4202  
Representative Newhouse 4209, 4210, 4217, 4218, 4219, 4220, 4225  
Representative Nixon 4202, •4204, 4209, 4210, •4215, •4216, •4217, 4218, 4219, 4220  
Representative O'Brien 4205, 4212, 4214, •4221  
Representative Orcutt 4207, 4217, 4218, 4219, 4220  
Representative Ormsby 4205  
Representative Pearson 4207, 4208, 4209, 4210, 4218, 4219, 4220, 4227  
Representative Pettigrew 4223  
Representative Priest 4201, 4217  
Representative Quall 4202, 4205  
Representative Roach 4207, 4208, 4210, 4217, 4218, 4219, 4220, 4225, 4227, 4228  
Representative Roberts 4202, 4205  
Representative Rodne 4207, 4208, 4216, 4217, 4220, 4228  
Representative Santos 4205, 4206  
Representative Schindler 4206, 4207, 4208, 4209, 4210, 4212, 4214, 4225, 4227, 4228  
Representative Schual-Berke 4203, •4205  
Representative Sells 4205, 4223  
Representative Serben 4201, 4207, 4208, 4214, 4217, 4218, 4219, 4220, •4222, 4227, 4228  
Representative Shabro 4204, 4209, 4210, 4212, 4217, 4218, 4219, 4220  
Representative Simpson •4202, 4205, 4206, 4211, 4212, 4223  
Representative Skinner 4217  
Representative Sommers •4211, •4212  
Representative Springer 4202  
Representative Strow 4208, 4209, 4210, 4217, 4218, 4219, 4220  
Representative Sullivan, B. 4200, 4202, 4214  
Representative Sullivan, P. 4202, 4205, 4223  
Representative Sump 4209, 4210, 4214, 4217, 4218, 4219, 4220, 4225  
Representative Takko 4211  
Representative Talcott •4208, 4209, 4210, 4215, 4216, 4217, 4227, 4228  
Representative Tom 4205, 4217  
Representative Upthegrove •4203  
Representative Walsh 4209, 4210, 4217  
Representative Williams •4201, 4205, 4213  
Representative Wood 4205  
Representative Woods 4207, 4208, 4209, 4210, 4216, 4217, 4218, 4219, 4220, 4226

---

**House Joint Resolutions Introduced by Committee**


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Education 4205-S

---

**House Concurrent Resolutions Introduced by Members**


---

Representative Anderson •4407, 4419  
 Representative Appleton 4405  
 Representative Armstrong 4400, 4401, 4402, 4403, 4412, 4413, 4414, 4415, 4417, •4419  
 Representative Bailey 4419  
 Representative Buck 4406  
 Representative Buri 4419  
 Representative Campbell 4405  
 Representative Chase 4405, 4409, 4410, 4416  
 Representative Clibborn 4405, 4410  
 Representative Cody 4410  
 Representative Condotta 4419  
 Representative Conway 4404, 4405  
 Representative Cox 4404, 4419  
 Representative Curtis 4419  
 Representative Darneille 4403, 4410  
 Representative Dunn 4408, 4415, 4419  
 Representative Eickmeyer 4407  
 Representative Ericks 4417  
 Representative Ericksen 4419  
 Representative Fromhold 4410  
 Representative Green 4405, 4417  
 Representative Haigh 4407  
 Representative Haler 4410, 4413, 4414  
 Representative Hankins 4417  
 Representative Hasegawa 4405, 4413  
 Representative Hinkle 4406, 4419  
 Representative Holmquist 4419  
 Representative Hudgins •4405  
 Representative Jarrett 4404  
 Representative Kagi •4409  
 Representative Kenney •4404, 4405  
 Representative Kessler •4400, •4401, •4402, •4403, •4412, •4413, •4414, •4415, •4417  
 Representative Kilmer 4417  
 Representative Kristiansen 4417  
 Representative Linville 4404, 4406  
 Representative McCoy 4405, •4411  
 Representative McCune 4419  
 Representative McDermott 4408  
 Representative McDonald 4419  
 Representative Moeller 4406, 4410  
 Representative Morrell 4417  
 Representative Ormsby 4404, 4405, 4408

Representative Pearson 4417, 4419  
 Representative Priest 4404  
 Representative Quall •4408, •4416  
 Representative Roach 4419  
 Representative Santos 4405, 4411  
 Representative Schindler 4419  
 Representative Schual-Berke •4410  
 Representative Sells 4404, 4405, 4417  
 Representative Serben 4419  
 Representative Simpson 4405  
 Representative Springer 4417  
 Representative Sullivan, B. 4406, •4418  
 Representative Takko 4406  
 Representative Talcott 4407, 4416, 4419  
 Representative Wallace 4405  
 Representative Williams •4406  
 Representative Wood 4405

---

**House Concurrent Resolutions Introduced by Committee**


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Education 4411-S  
 Natural Resources, Ecology & Parks 4406-S

---

**House Resolutions Introduced by Members**


---

Representative Ahern 4609, 4610, 4625, 4626, •4633, 4654, •4664, 4678, 4686, 4709, 4712, 4722, 4723  
 Representative Alexander •4606, 4608, 4609, 4610, 4625, 4626, 4635, 4659, 4678, 4691, 4695, 4709, 4722, 4723  
 Representative Anderson 4609, 4610, 4615, 4625, 4626, 4676, 4678, 4695, 4709, 4715, 4722, 4723  
 Representative Appleton 4603, 4604, 4608, 4609, 4610, 4614, 4621, 4624, 4625, 4626, 4637, 4648, 4678, •4684, •4685, 4686, 4689, 4695, 4709, 4712, 4722, 4723  
 Representative Armstrong 4600, 4601, 4602, 4608, 4609, 4610, 4612, 4625, 4626, 4663, 4667, 4672, 4673, 4674, 4675, 4677, 4678, 4686, 4695, 4709, •4722, •4723, 4724  
 Representative Bailey 4608, 4609, 4610, 4614, 4620, 4622, 4625, 4626, 4659, 4678, 4686, •4695, 4707, 4709, 4712, 4718, 4722, 4723  
 Representative Blake 4609, 4610, 4614, 4622, 4625, 4626, 4659, 4678, 4686, 4695, 4709, 4712, 4722, 4723  
 Representative Buck 4609, 4610, •4611, 4624, 4625, 4626, 4628, 4637, 4678, 4686, 4709, 4722, 4723  
 Representative Buri 4604, 4608, 4609, 4610, 4614, 4621, 4625, 4626, •4634, 4648, 4653, 4664, 4667, 4678, 4686, 4709, 4722, 4723  
 Representative Campbell 4604, 4609, 4610, 4625, 4626, 4638, 4657, 4678, 4686, 4709, 4722, 4723  
 Representative Chandler 4608, 4609, 4610, 4625, 4626, 4667, 4678, 4709, 4715, 4722, 4723

- Representative Chase 4604, 4608, 4609, 4610, 4614, 4621, 4622, 4625, 4626, •4639, •4641, 4648, 4659, 4678, 4709, 4710, 4712, •4719, 4722, 4723
- Representative Chopp 4603, 4609, 4610, 4625, 4626, 4659, 4678, 4709, 4722, 4723
- Representative Clements 4608, 4609, 4610, •4620, 4625, 4626, 4638, 4659, 4678, 4686, 4695, 4700, 4709, 4722, 4723
- Representative Clibborn 4604, 4608, 4609, 4610, 4614, 4615, 4622, 4625, 4626, 4642, 4648, 4678, 4686, 4695, 4709, 4712, 4722, 4723
- Representative Cody 4603, 4608, 4609, 4610, 4613, 4614, 4615, 4621, 4625, 4626, •4627, 4642, 4678, 4709, 4717, 4722, 4723
- Representative Condotta 4609, 4610, 4614, 4621, 4625, 4626, 4648, 4659, •4667, 4678, 4695, 4709, 4722, 4723
- Representative Conway 4603, 4604, 4608, 4609, 4610, 4614, 4615, 4619, 4621, 4622, 4625, 4626, 4637, 4638, 4659, 4668, 4669, 4678, 4679, 4686, 4694, •4699, 4709, 4712, 4717, 4718, 4722, 4723
- Representative Cox 4608, 4609, 4610, 4615, 4621, 4625, 4626, 4653, 4659, 4664, •4665, 4678, 4695, 4709, 4710, 4717, 4722
- Representative Crouse 4608, 4609, 4610, 4625, 4626, 4664, 4678, 4695, 4709, 4722, 4723
- Representative Curtis 4604, 4609, 4610, 4624, 4625, 4626, 4637, 4638, 4659, 4678, 4709, 4722, 4723
- Representative Darneille 4603, 4604, 4608, 4609, 4610, 4614, 4622, 4625, 4626, •4629, 4678, 4686, 4709, 4712, 4722, 4723
- Representative DeBolt •4605, 4609, 4610, 4613, •4617, 4625, 4626, 4635, 4636, 4678, •4680, 4686, 4709, 4722, 4723
- Representative Dickerson 4603, 4609, 4610, 4615, 4622, •4623, 4624, 4625, 4626, 4635, 4638, 4678, •4683, 4686, 4709, 4722, 4723
- Representative Dunn 4604, 4608, 4609, 4610, 4613, 4622, 4625, 4626, 4636, 4648, •4654, •4659, 4678, 4695, 4709, 4722, 4723
- Representative Dunshee 4609, 4610, 4616, 4621, 4625, 4626, 4678, 4686, •4690, 4709, 4712, 4722, 4723
- Representative Eickmeyer 4603, 4604, 4609, 4610, 4614, 4625, 4626, 4648, 4678, 4709, 4722, 4723
- Representative Ericks 4603, •4604, 4608, 4609, 4610, 4614, 4615, 4622, 4625, 4626, 4638, 4659, 4677, 4678, 4686, 4696, 4709, •4712, 4722, 4723
- Representative Ericksen 4608, 4609, 4610, 4614, 4617, 4625, 4626, 4659, 4661, 4678, 4686, 4695, 4702, 4709, 4712, 4715, 4722, 4723
- Representative Flannigan 4604, 4609, 4610, •4616, 4625, 4626, 4671, 4678, 4709, •4711, 4722, 4723
- Representative Fromhold •4603, 4608, 4609, 4610, 4613, 4614, 4621, 4625, 4626, 4642, 4653, 4659, 4678, 4709, 4722, 4723
- Representative Grant 4603, 4604, 4609, 4610, 4614, 4615, 4625, 4626, 4648, 4659, 4678, 4686, 4709, 4722, 4723
- Representative Green 4603, 4604, 4608, 4609, 4610, 4615, 4625, 4626, •4640, •4670, 4678, 4686, 4695, •4696, 4709, 4717, 4722, 4723
- Representative Haigh 4604, 4608, 4609, 4610, 4614, 4620, 4621, 4625, 4626, 4678, 4686, 4695, 4709, 4722, 4723
- Representative Haler 4604, 4608, 4609, 4610, 4622, 4625, 4626, 4648, 4678, 4679, 4695, •4697, 4709, 4712, 4722, 4723
- Representative Hankins 4608, 4609, 4610, 4614, 4620, 4622, 4624, 4625, 4626, 4637, 4638, 4678, 4679, 4680, 4684, 4685, 4686, 4688, 4694, 4696, 4697, 4699, 4700, 4704, 4705, 4709, 4712, 4715, 4718, 4722, 4723
- Representative Hasegawa 4603, 4604, 4608, 4609, 4610, 4614, 4615, 4621, 4622, 4625, 4626, 4653, 4659, 4666, 4678, 4686, 4701, 4709, 4715, 4722, 4723
- Representative Hinkle 4608, 4609, 4610, 4625, 4626, 4678, 4686, •4688, 4709, 4712, 4722, 4723
- Representative Holmquist 4608, 4609, 4610, 4613, 4622, 4625, 4626, 4659, 4678, 4695, 4709, 4712, 4722, 4723
- Representative Hudgins 4604, 4608, 4609, 4610, 4615, 4624, 4625, 4626, 4633, 4637, 4657, 4659, 4666, 4678, 4686, 4695, 4709, 4712, 4722, 4723
- Representative Hunt 4603, 4604, 4606, 4608, 4609, 4610, 4613, 4614, 4622, 4625, 4626, 4635, 4638, 4659, •4660, 4678, 4686, •4689, •4691, •4698, •4708, 4709, 4710, 4712, 4718, 4722, 4723
- Representative Hunter 4609, 4610, 4615, •4621, 4622, 4625, 4626, 4659, •4666, 4676, 4678, 4692, 4694, 4709, 4710, 4712, 4722, 4723
- Representative Jarrett 4604, 4609, 4610, 4615, 4621, 4622, 4624, 4625, 4626, 4637, 4659, 4678, 4686, 4695, 4709, 4722, 4723
- Representative Kagi 4608, 4609, 4610, 4621, 4622, 4625, 4626, •4669, 4678, 4695, 4709, 4722, 4723
- Representative Kenney 4609, 4610, 4614, •4615, 4622, 4625, 4626, 4648, •4651, •4653, 4659, 4667, 4669, •4671, •4678, 4686, 4691, 4695, 4709, •4710, 4712, 4715, •4717, 4722, 4723
- Representative Kessler •4600, •4601, •4602, 4604, 4609, 4610, •4612, 4614, 4615, 4625, 4626, •4628, 4659, •4663, •4668, •4672, •4673, •4674, •4675, •4677, 4678, •4682, 4686, •4693, 4695, 4709, 4712, •4715, 4722, 4723, •4724
- Representative Kilmer 4604, 4608, 4609, 4610, 4614, 4615, 4622, 4624, 4625, 4626, 4637, 4638, •4643, 4648, •4657, 4659, 4678, 4686, 4691, 4695, •4705, 4709, 4712, 4722, 4723
- Representative Kirby 4609, 4610, 4614, 4622, 4625, 4626, 4659, 4678, 4709, 4712, 4722, 4723
- Representative Kretz 4609, 4610, 4622, 4625, 4626, 4631, 4648, 4664, 4678, 4695, 4709, 4712, 4722, 4723
- Representative Kristiansen 4609, 4610, 4625, 4626, 4632, 4633, 4648, 4678, 4686, 4695, 4707, 4709, 4712, 4714, 4722, 4723
- Representative Lantz 4604, 4608, 4609, 4610, •4619, 4621, 4625, 4626, 4643, 4657, 4659, 4678, 4686, 4695, 4709, 4712, 4722, 4723
- Representative Linville 4603, 4604, 4608, 4609, 4610, 4614, 4615, 4625, 4626, •4648, 4661, 4678, 4686, •4702, 4709, 4715, •4716, •4720, 4722, 4723
- Representative Lovick 4603, 4608, 4609, 4610, 4614, 4622, 4624, 4625, 4626, 4637, •4638, 4659, 4678, 4688, 4695, 4709, 4712, 4722, 4723
- Representative McCoy 4603, 4608, 4609, 4610, •4614, 4622, 4625, 4626, 4678, 4681, 4686, 4689, 4695, 4709, 4710, 4712, 4715, 4722, 4723

- Representative McCune 4604, 4608, 4609, 4610, 4621, 4625, 4626, 4636, 4654, 4659, 4664, 4678, 4695, 4709, 4722, 4723
- Representative McDermott 4608, 4609, 4610, 4622, 4625, 4626, 4627, 4659, 4667, 4669, 4671, 4678, 4686, 4709, 4712, 4722, 4723
- Representative McDonald 4608, 4609, 4610, 4622, 4625, 4626, 4636, 4659, 4678, 4686, 4709, 4710, 4712, 4718, 4722, 4723
- Representative McIntire 4603, 4604, 4609, 4610, 4621, 4625, 4626, 4678, 4709, 4722, 4723
- Representative Miloscia 4603, 4608, 4609, 4610, 4613, 4614, 4625, 4626, 4638, 4659, 4678, 4709, 4722, 4723
- Representative Moeller 4603, 4609, 4610, 4622, 4625, 4626, •4642, 4659, 4678, 4686, 4709, 4712, 4717, 4722, 4723
- Representative Morrell 4604, 4608, 4609, 4610, 4615, 4625, 4626, 4642, 4648, 4659, 4678, 4686, 4695, 4709, 4710, 4712, 4717, 4722, 4723
- Representative Morris 4608, 4609, 4610, 4624, 4625, 4626, 4637, 4648, 4651, •4652, 4659, 4661, 4678, 4686, 4695, 4707, 4709, 4715, 4722, 4723
- Representative Murray 4603, 4609, 4610, 4614, 4615, 4621, 4622, •4624, 4625, 4626, 4637, 4638, 4678, •4703, 4709, 4722, 4723
- Representative Newhouse 4608, 4609, 4610, 4625, 4626, 4648, 4659, 4667, 4678, 4695, 4709, 4710, 4712, 4722, 4723
- Representative Nixon 4604, 4609, 4610, 4621, 4622, 4624, 4625, 4626, 4633, 4637, 4638, 4677, 4678, 4695, 4709, •4721, 4722, 4723
- Representative O'Brien 4608, 4609, 4610, 4622, 4625, 4626, 4638, •4649, 4659, 4678, 4686, 4695, 4709, 4712, 4722, 4723
- Representative Orcutt 4608, 4609, 4610, 4614, 4625, 4626, 4636, 4642, 4659, 4678, 4686, 4709, 4710, 4718, 4722, 4723
- Representative Ormsby 4603, 4604, 4608, 4609, 4610, 4614, 4615, 4625, 4626, 4653, 4664, 4678, 4686, 4709, 4722, 4723
- Representative Pearson 4608, 4609, 4610, 4614, 4625, 4626, •4632, 4678, 4686, 4695, 4707, 4712, •4714, 4722, 4723
- Representative Pettigrew 4603, 4604, 4608, 4609, 4610, 4614, 4615, 4625, 4626, 4657, 4666, 4678, 4709, 4722, 4723
- Representative Priest 4609, 4610, 4615, 4621, 4625, 4626, 4653, •4656, •4662, 4678, 4686, 4709, 4722, 4723
- Representative Quall 4603, 4604, 4609, 4610, •4613, 4614, 4615, 4621, 4625, 4626, 4638, •4644, 4648, •4650, •4655, •4661, •4676, 4678, 4689, •4692, •4694, 4695, •4707, 4709, 4722, 4723
- Representative Roach 4608, 4609, 4610, 4621, 4625, 4626, •4636, 4659, 4678, 4686, 4695, 4709, 4715, 4722, 4723
- Representative Roberts 4604, 4608, 4609, 4610, 4614, 4621, 4622, 4625, 4626, 4653, 4678, 4691, 4695, •4704, 4709, 4712, 4722, 4723
- Representative Rodne 4604, •4608, 4609, 4610, 4614, 4615, 4624, 4625, 4626, 4633, 4637, 4638, 4653, 4657, 4659, 4678, •4686, 4709, 4712, 4722, 4723
- Representative Santos 4604, 4608, 4609, 4610, 4614, 4615, •4622, 4625, 4626, 4666, 4678, 4686, •4701, 4709, 4722, 4723
- Representative Schindler 4609, 4610, 4624, 4625, 4626, 4637, 4638, 4664, 4678, 4709, 4712, 4722, 4723
- Representative Schual-Berke 4603, 4604, 4608, 4609, 4610, 4622, 4625, 4626, •4630, 4659, 4678, •4706, 4709, 4722, 4723
- Representative Sells 4604, 4609, 4610, 4614, 4622, 4624, •4625, 4626, 4637, 4638, 4653, 4657, 4659, 4678, •4681, 4686, 4695, 4709, 4712, •4713, 4722, 4723
- Representative Serben 4608, 4609, 4610, 4625, 4626, 4633, 4636, 4664, 4678, 4686, 4695, 4709, •4718, 4722, 4723
- Representative Shabro 4608, 4609, 4610, 4624, 4625, 4626, 4637, 4638, 4659, 4678, 4686, 4709, 4712, 4722, 4723
- Representative Simpson 4604, 4608, 4609, 4610, 4621, 4622, 4624, 4625, 4626, •4637, 4659, 4678, 4686, 4695, 4709, 4712, 4722, 4723
- Representative Skinner 4609, 4610, 4614, 4622, 4624, 4625, 4626, 4637, 4638, 4648, 4659, 4671, 4678, 4679, 4686, 4695, 4696, •4700, 4709, 4712, 4715, 4717, 4718, 4722, 4723
- Representative Sommers 4603, 4604, 4608, 4609, •4610, 4615, 4621, 4623, 4625, 4626, 4653, 4678, 4683, 4709, 4722, 4723
- Representative Springer 4604, 4608, 4609, 4610, 4614, 4621, 4622, 4625, 4626, 4678, 4684, 4686, 4695, 4709, 4712, 4721, 4722, 4723
- Representative Strow 4604, 4608, 4609, 4610, 4615, 4622, 4625, 4626, 4648, 4659, 4678, 4686, 4695, 4707, 4709, 4722, 4723
- Representative Sullivan, B. 4603, 4604, 4608, 4609, 4610, 4614, 4615, 4621, 4622, 4624, 4625, 4626, 4637, •4645, 4648, 4678, 4686, 4695, 4709, 4722, 4723
- Representative Sullivan, P. 4603, 4604, 4606, 4608, 4609, 4610, 4614, 4615, 4617, 4619, 4621, 4622, 4625, •4626, 4637, •4646, 4648, 4659, 4676, 4678, •4679, 4686, 4692, 4694, 4709, 4710, 4722, 4723
- Representative Sump 4608, 4609, 4610, 4625, 4626, •4631, 4664, 4678, 4695, 4709, 4722, 4723
- Representative Takko 4604, 4608, •4609, 4610, 4614, 4622, 4624, 4625, 4626, 4637, 4638, 4659, 4678, 4686, 4709, 4712, 4722, 4723
- Representative Talcott 4604, 4608, 4609, 4610, 4614, 4620, 4621, 4622, 4625, 4626, 4633, 4655, 4659, 4670, 4676, 4678, 4686, 4692, 4694, 4695, 4706, 4709, 4712, 4723
- Representative Tom 4608, 4609, 4610, 4621, 4625, 4626, 4659, 4678, 4694, 4695, 4709, 4722, 4723
- Representative Upthegrove 4604, 4608, 4609, 4610, 4614, 4624, 4625, 4626, 4637, 4638, 4657, 4659, 4678, 4686, •4687, 4695, 4709, 4712, 4722, 4723
- Representative Wallace 4603, 4608, 4609, 4610, 4614, 4621, 4622, 4624, 4625, 4626, 4637, 4638, 4648, 4678, 4686, 4695, 4709, 4712, 4722, 4723
- Representative Walsh 4604, 4609, 4610, •4618, 4621, 4625, 4626, 4659, 4678, •4709, 4710, 4722, 4723
- Representative Williams 4603, 4604, 4608, 4609, 4610, 4614, 4625, 4626, •4635, •4647, 4678, 4689, 4691, 4709, 4712, 4722, 4723
- Representative Wood 4609, 4610, 4614, 4624, 4625, 4626, 4637, 4638, 4664, 4678, 4709, 4722, 4723
- Representative Woods 4604, 4605, 4608, 4609, 4610, 4624, 4625, 4626, 4637, 4678, 4685, 4686, 4695, 4709, 4722, 4723

<b>House Bills Passed by the House</b>			
		1108	Vehicles passing pedestrians
		1110	Pesticide application
		1112	Superior court judges
		1113-S	Traffic signal devices
		1116-S	Ski & ride Wa license plate
		1117-S	Farm implement weight limit
		1120	Comm & tech college account
		1120-S	Comm & tech college account
		1124	Signs & banners over highway
		1125	Trusts and estates
		1127-S	Wastewater projects
		1128	Definition of conviction
		1130	Campaign account inspections
		1131	Mail to constituents
		1132-S	Candidacy filing
		1133-S	Public disclosure law
		1136	Electronic monitoring system
		1137-S	Physical therapy
		1138	Automated teller fees
		1139	Attorney conflict of intrst
		1140	Health care dispute reviews
		1141	Real estate research account
		1143	Public disclosure act
		1144-S	Campaign funding
		1145	Unclaimed personal property
		1146	Group life insurance
		1147-S	Community protection zones
		1150-S	Dangerous dogs
		1151-S	Keeping of wild animals
		1152-S2	Early learning council
		1153-S	Municipal service costs
		1154-S	Mental health parity
		1157	Title insurance companies
		1158-S	County treasurer
		1159-S	Liquefied petroleum gas
		1160	Violence in state hospitals
		1161	Notification about offenders
		1168-S2	Prescription reimportation
		1169-S	Public school facilities
		1170	Health plans/student visas
		1171-S	Denial of dissolution decree
		1174-S	Veterans' tuition waivers
		1179-S	HOV lanes pilot project
		1180	Vehicle size limits
		1181-S	Ocean-going containers
		1182	Bond payments
		1183	Supreme court reports comm
		1184	New county officer training
		1185-S	Cell phone numbers
		1187	Youthful offenders
		1188-S2	State patrol officer wages
		1189-S	Veterans' relief
		1194	Prscrptn drug reimportation
		1196-S	Longshore & harbor workers
		1197-S	Insurance
		1198	Speech-language pathologists
1000	Special meetings		
1002	Compression brakes		
1003	Off-road vehicles		
1007	Commemorative works account		
1008	Motor pool		
1009-S	Utility bill payment method		
1010-S	Renewable energy		
1012-S	Computer spyware		
1014-S	DNA testing		
1015-S2	Hospital-acquired infections		
1016	Homeowner's insurance		
1019	Property tax exemptions		
1020-S	Electrical transmission		
1024	Salary warrants for judges		
1029-S	All-terrain vehicles		
1031-S	Problem gambling		
1032	Interstate insurance compact		
1033-S	Emplyr-owned life insurance		
1034	Distressed insurers		
1035-S	Insurance comm examinations		
1044-S	Pension funding methodology		
1048	Property tax estimates		
1049	Public works board projects		
1050-S2	Foster care scholarship		
1051	Ethics complaints		
1054-S	Uniform arbitration act		
1055-S	Uniform mediation act		
1058-S	Mental health for minors		
1062-S	Energy efficiency/products		
1064-S	Government performance		
1065-S	Armed forces license plate		
1066	Learning assistance program		
1068	Student assessments		
1069	Audits of tax preferences		
1071-S2	Health disciplinary act		
1072	Controlled substances		
1074	Housing programs		
1075-S	Nursing quality commission		
1079-S	Foster youth education		
1080-S	Dependent persons		
1081	Law enforcement applicants		
1082	Mental health for minors		
1085	Milk and milk products		
1086	Commercial feed		
1090-S	Transportation signs		
1091-S	Community revitalization		
1092	Rural Washington loan fund		
1096	Tax expenditure reports		
1097-S	Keep kids safe license plate		
1100-S	State financial aid account		
1106	Fire protection districts		
1107-S	Children with disabilities		

1202	District court judges	1303	Metropolitan park districts
1206	Obsolete or superseded laws	1304-S	Animal cruelty
1208-S	Forfeited property	1305	Emergency vehicles
1210-S	Short-term fishing licenses	1307	Definition of veteran
1211	Deer & elk hunting	1310-S	Workers' comp reporting
1214-S	Food fish & shellfish lic	1312	Boilers
1216-S	Wild on WA license plates	1313-S	Parks & recreation comm
1218-S	Endngrd wildlife lic plate	1314-S	Domestic violence prevention
1219-S	Prescription purchasing	1315	Real estate excise taxes
1220-S2	Long-term care financing	1316-S2	Prescription importation
1222	Ballot measure petitions	1319	LEOFFRS plan 1 ex spouse
1226-S	Campaign contribution limits	1320-S	Retirement/vesting
1226-S3	Campaign contribution limits	1321	TRS average final compensatn
1228-S	Water & sewer facilities	1323	Pension policy committee
1229-S	Water-sewer districts	1325	Military service credit
1230-S	Water-sewer dstct comm	1326-S	Rehire of retired pblc emply
1232	State patrol officers	1327	TRS early retirement
1235	Homeless camps	1328	Local disability boards
1236-S	Aiding injured persons	1329	LEOFFRS reduced retirement
1237	Patient transport vehicles	1330	Retirement tech corrections
1238	Flood control zone districts	1331	Electrical contractors
1240-S2	Real estate excise tax	1337-S	Sex offender records
1241	Vhcle licensing & registratn	1338	Registered offender web site
1242-S	State budgeting process	1341-S	Public hospital districts
1246	Vehicle sound systems	1343-S	National guard life ins
1247	Manufactured housing	1344-S	Fugitives
1248	Regional trans planning orgs	1345-S	Part-time student fin aid
1251-S	Tax refund loans	1346-S2	Hydraulic project approval
1252-S	Family & consumer science ed	1347-S	Dishonored checks
1254	Share the road license plate	1348-S	Judgments
1257-S	Motorcycle insurance	1353-S	Nursing work force
1259	Tech corrections/RCW 46.87	1356	Local government insurance
1260	Driver's lic exam waiver	1359-S2	Legal financial obligations
1261	Veterans' & military affairs	1361	Air pollution cntrl agencies
1262	Judicial compensation	1364	Nursing home temp managers
1266-S	Commercial drivers	1365-S	Community services' cases
1268	Stem cell research	1366-S	Video game rating systems
1269	LEOFFRS service credit	1373	Manufactured housing comm
1270	LEOFFRS retire rehire	1374-S	Manufactured home location
1272-S	Green buildings	1379-S	Liquor retail business plan
1276	Significant legislative rule	1381-S	Vehicles with hydraulics
1279	Public access to hearings	1382	Mailings by legislators
1279-S	Public access to hearings	1383	Health savings account
1280-S	Kinship care committee	1384-S	Joint operating agencies
1281-S	Medical care for minors	1384-S2	Joint operating agencies
1282-S	Sexual health education	1385	Recorded documents
1286	Medical flexible account	1386	Historical documents
1287	Pharmacy benefit	1387-S	State patrol in accidents
1290-S2	Community mental health	1393-S	Older mobile homes
1291-S2	Patient safety practices	1394-S	Business & professions acct
1294	Antiharassment hearings	1395-S2	Business & professions
1296	Antiharassment crt jurisdctn	1396	Land surveyors
1297	Judicial conduct commission	1397-S	Motor vehicle emissions
1299-S	Tax preferences	1398-S	Theft of livestock
1301-S	Capitol campus governance	1399	Running start
1302-S	Burn ban triggers	1401-S	Fire safety

1402-S	Offender travel or transfer	1515	Human rights commission
1403	Parenting plans	1516-S2	Health services for children
1405	Disabled hunt/fish committee	1523-S	Vegetable seeds
1406-S	Specialized forest products	1528-S	Self-funded ins escrow acct
1407	Ban on American beef	1533	Inspection of hospitals
1408-S	Individual development acct	1534	Malpractice insurance prgrm
1409	Contract liquor stores	1536-S	Secretary of health
1413-S	Habitat conservation prgrms	1539-S	Excavating near pipelines
1415-S2	Commercial passenger vessels	1541-S	Trans innovative partnership
1418-S2	Insurance overpayment	1542-S2	Indigent defense services
1419-S	Customer financial transactn	1545-S	Adult family homes
1426-S	Incarcerated parents	1546	Naturopathic physicians
1428	Economic dev fin authority	1554	Farm & agricultural land
1429	Magnetic levitation	1555	Monetary assessments
1430-S	Malt liquor	1557	Electrical board
1430-S2	Malt liquor	1560-S	Comm college tuition waivers
1431-S	Alcoholic beverage courses	1561	Life insurance
1432	Classified school employees	1565-S2	Multimodal concurrency
1439	Electronic & web-based bids	1568	Activation of national guard
1441-S2	Hlth insurance for children	1569-S	Hlth care quality assurance
1443	Medicare	1577-S	Nonprofit capital projects
1447	Instant runoff voting	1587	Rainier school
1453-S	Sex offense statute of limit	1591-S	Assisted care facilities
1457	Military department accounts	1592	Women's contribution in WWII
1458-S2	On-site sewage/marine areas	1598	County road administratn brd
1458-S3	On-site sewage/marine areas	1599	County engineer
1460-S	Marine vessel cnty contracts	1600	County road project report
1461-S	Conservation asst account	1605-S2	Soil contamination
1462-S	Conservation districts	1606-S	Dispute resolution process
1463-S	Meningococcal immunization	1607-S	American Indian tuition rate
1466	Motorcycles/traffic signals	1608-S	Potato commission
1467-S	Reporting of child abuse	1612	U of W dental school
1469	Commercial motor vehicle law	1614-S	Correctional facilities
1471	Authentication of documents	1621	Liquor purchase/ID
1475-S	Child passenger restraint	1625	Employee information
1478-S	Vehicle loads on highways	1631-S	County conservation futures
1479	Nurse practitioners	1633-S	Digital learning programs
1483-S2	Investing in youth program	1634-S	Terminally ill/retirement
1483-S4	Investing in youth program	1635-S	Ambulance services funding
1484-S2	School levies	1636-S	Wages for child care workers
1484-S3	School levies	1640-S	Landlord and tenant disputes
1485	School bus bid process	1641	Vessel registration
1486-S	Health care services	1643-S	Skate parks
1487	Payment agreements	1648-S	Executive sessions
1488-S2	Brominated flame retardants	1650-S	Citations and infractions
1491-S	Aquatic lands statutes	1652-S	Fire protection districts
1494-S	Hlth care for schl children	1657-S	Bridges across waterways
1495-S	Tribal history in schools	1661-S	Juvenile proceedings
1496-S	Enrollment cards/Indians	1668	Admin office of the courts
1497	Medicare supplemental insrnc	1672-S	Safe patient handling
1502-S	Property tax abatement	1681-S	Background check task force
1504-S	Abandoned vehicle auctions	1687-S	Firearms/insanity
1507-S	Health insurance pool	1688-S2	Certificate of need program
1509-S	Widows of veterans	1689-S	Dental health services
1510-S	Prpry tx exmptn/nonprofits	1690	State funded health care
1512-S	State health care programs	1694-S	Public employee information

1695	Resident/hunting & fishing	1887-S	Litter tax exemptions
1696-S	Fish & wildlife violations	1888-S2	Electronic mail fraud
1699-S	Real estate agreements	1891-S	Reclaimed water permits
1703-S	Fare cards for trans service	1893-S	Teachers of the deaf
1708-S	Dropout prevention	1895-S	Statewide energy efficiency
1711-S	Parking/disabilities	1896-S2	Geoduck harvest
1716	Underinsured motorist ins	1903-S	Job development fund
1717	Broadcast of legal notices	1906	Regional law libraries
1719-S	School district bidding	1915	Cigarette tax contracts
1721	Tribal municipalities/taxing	1916	Puyallup Tribe/cigarette tax
1722	Fruits and vegetables	1917	Industrial ins premium rates
1732-S	Industrial ins benefits	1918-S	Industrial ins injury report
1739	Vintage snowmobiles	1921-S	Nursing facility operators
1742	Multiple-unit dwellings	1934-S	Assault of a peace officer
1747-S	Indigent persons/legal aid	1936-S	PERS emergency medical techs
1749	County election procedures	1938-S	PERS armed forces members
1754-S	Mail ballot elections	1939	Well construction
1756-S	Fire department employees	1941	Board of edu voting rights
1758-S2	Public disclosure	1944	State employee raffles
1759	Orca	1944-S	State employee raffles
1763	Anatomical gifts	1945-S	Fire sprinkler system parts
1765-S	Auctioning vessels	1947	Studying toll discounts
1769	Jury source lists	1951-S	Vision exams for children
1771	School breakfast programs	1958	Fisheries buyback programs
1779	Homeowners' insurance	1964	Walla Walla sweet onion
1791-S	Dev disabilities trust fund	1966	Identity theft
1794-S2	Baccalaureate degree prgrms	1969-S	Transportation goals
1798-S	Motorist information signs	1970-S2	Government management
1799-S	Park rangers	1974	Association of WA generals
1802-S	Nonprofit prprty tx exemptn	1975-S	Trail maintenance/nonprofits
1806-S	Transfer of technology	1986	Review of tuition waivers
1813	Rural library district bonds	1986-S	Review of tuition waivers
1814	Mandatory arbitration	1987-S	Alternative assessments
1815-S2	Small business incubator	1995-S	Historic public facilities
1815-S3	Small business incubator	1998	Student achievement
1817-S	Recycling	1999	Traffic infraction liability
1823-S	Underground petroleum tank	2002-S2	Foster care support services
1827-S	Motor vehicle dealers	2007	Petitions in cities & towns
1830-S	Alternative public works	2015-S2	Substance abuse treatment
1832	Cougars	2021	Advanced college payment
1834-S	Performance measures	2027-S	Date of primary election
1834-S2	Performance measures	2028	Office of public defense
1837	Child witnesses	2030-S2	Guardianship of children
1838	Short board appeals	2033-S	Municipal b & o taxation
1841-S	Electrical trainees	2053-S	Intermediate drivers' lic
1847-S	Statute law committee	2056-S	Recreational vehicle shows
1848	Multiunit residential bldgs	2058	School employees/sex offense
1849	Security guard training	2060-S	State purchased health care
1850-S	Volunteer medical worker	2061-S	Juvenile court
1854-S	Driving privilege	2064	Juvenile court jurisdiction
1856-S	Industrial ins fund audits	2069-S2	Small business assist prog
1864	Toll charge oversight	2071-S	Horse racing lic disclosure
1865-S	State route 16 corridor	2073-S	Juvenile sentencing
1872	Ignition interlock devices	2081-S	Hood Canal
1876-S	Voting rights & guardianship	2085-S	Cleanup of waste tires
1883-S	Hood Canal oral histories	2086-S	Hood Canal/sewage

2088	Fire protection policy board	2333-S	Home care agency workers
2096	Agricultural fairs	2335-S	Body piercing
2097-S	Hood Canal rehabilitation	2337-S	Public works board projects
2101	Offenders who are students	2338	Mortgage lending fraud acct
2105	Hood Canal/on-site sewage	2339-S	Business development
2115	Opiate treatment programs	2340	Mortgage brokers
2124-S	Public transportation	2341-S	Optometry licensing
2126-S	Dependent persons	2342-S2	Health care declarations
2128-S	Out-of-state banks	2344-S	Superior court judges
2131	Master licensing service	2345-S	Fire protection services
2137-S	Crime victims' compensation	2348	Aluminum smelters
2155-S	State publications	2349-S2	Renewable energy standards
2156-S	Parental rights/termination	2352-S	Net metering
2157-S	Regional trans improvements	2353-S2	Family child care providers
2163-S2	Homeless housing program	2358	Public disclosure violations
2166	Water supply during drought	2364	Credit union & state charter
2169-S	Family day care	2366	Privileged communications
2170	Real estate excise tax	2367	Tribal police officers
2171-S	Comprehensive plans	2370-S	Low-income home energy asst
2173-S	Service member civil relief	2372-S	Hunter education
2185	Workers' comp medical aid	2375	Session law publication
2188	State art collection	2376-S	Cost-sharing/medical program
2189	Child welfare services staff	2379	Nonprobate assets under will
2194-S	Growth management	2380	Transfers to minors act
2206	Development of rural areas	2381	Beaver relocation permit
2212-S2	Educator certification	2382-S	Bovine handling facilities
2215-S	Background checks	2384-S	State geological survey
2219	Urban industrial land banks	2386	Commercial geoduck harvest
2219-S	Urban industrial land banks	2389-S	Porphyria/special parking
2221-S	Fruit & vege processing	2393-S2	Energy freedom projects
2223-S	Records concerning sx offndr	2394-S	Financial literacy
2225-S	Higher edu endowment funds	2395-S	Domestic violence & children
2233-S	Tuition waiver for veterans	2398	State health care programs
2241	Recreational facilities	2401-S	Siting transmission lines
2254	Quality improvement programs	2402-S	Energy facilities
2255	Unemployment insurance	2404-S	Retainer hlth care practices
2257	State contracts	2405-S	Insurance brokers
2259-S2	Water-sewer district	2406	Insurance statutes
2266-S	Precursor drugs	2407-S	Monitoring sex offenders
2270	Public development authority	2408	Felony sex offenders
2271	People with disabilities	2409	Sex/kidnapping offenders
2282	Transporting offender prprty	2414-S	Academic assessment system
2289-S	Hospital efficiencies	2415-S	Victim of uninsured motorist
2292-S	Health care liability reform	2416-S	State park fees
2292-S2	Health care liability reform	2418-S2	Affordable housing
2299-S	General obligation bonds	2419-S	Lieutenant governors
2304-S	Medical assistance debts	2420-S	Lieutenant governor
2309-S	Water right fees	2422-S2	State & local parks
2311-S	Transportation bonds	2423-S	Schools/planning programs
2314-S	Revenue & taxation	2424	Tax exemption/farm fuel
2322	Phosphorus in dish detergent	2426-S	Utilities & transportatn com
2325-S	Housing/short subdivision	2431-S	Background checks/hlth care
2328	Insanity defense	2432-S	Property tax exemption
2330	Crab pot buoy tag program	2437-S	Refueling stations
2331	Fish and wildlife data	2439-S	Home sales/military relocatn
2332	Fishing for albacore tuna	2446-S	School district contracting

2447-S	Public facilities districts	2594-S	Bilingual voting assistance
2452-S	News media	2595-S2	Comm & tech college salaries
2453	Prprty insurance inspection	2596-S	Cosmetology apprenticeship
2454	Sexual assault advocates	2597	Private vocational schools
2457-S	Tax relief/farm machinery	2601-S	Information techn projects
2462-S2	Child support schedule	2606	Volunteer fire personnel
2463-S	Dental licensure	2608-S	VFF&RO's relief & pension
2465	Vehicle equipment standards	2612	Failure to secure a load
2466	Tax relief for aerospace	2615	Private air ambulances
2471-S	Veteran homeownership	2617	Off-road vehicles
2475-S	Individual providers	2622	Concealed pistol licenses
2477	Election laws	2630-S2	Opportunity grant program
2478	Ballot measures	2632	HIV insurance coverage prgrm
2479-S	Voting equipment	2640-S	Biotechnology product
2481-S	Insuring victims of crimes	2643	Vehicles/hydraulic systems
2489-S2	Assistance to students	2644	Public utility tax credit
2493-S	Law enforcement vehicles	2645-S2	Public utility tx credit/gas
2495-S	Government efficiency	2646-S	Trail grooming
2497-S	National guard	2651-S	Animal information
2498-S2	Cluster-based economic dev	2654-S	Sex offender treatment
2500-S	Health carrier information	2655	Metropolitan prk dist fund
2501	Mental health services	2656-S	County lien authority
2507-S	False college degrees	2658-S	ORV data base
2520	Public disclosure law	2661-S	Human rights commission
2527-S	State employees	2668-S	Professional athletics
2534-S	Disclosure of vehicle taxes	2669-S	Specialty hospitals
2537-S	Workers' comp applications	2670-S	Hospital benefit zones
2538-S	Warrants/chapter 49.17 RCW	2671	Excise tax relief
2539-S	Disaster medical assistance	2673-S2	Local infrastructure
2540-S	Individual health insurance	2676	Interlocal agreements
2543-S	911 advisory committee	2678-S	Pollutn liability ins agency
2544	Public works board projects	2680-S	TERS service credit
2545-S	Veterans' scoring in exams	2681	Retirement contribution rate
2546-S	Definition of veteran	2682	State patrol retirement
2551	Limited liability companies	2684-S	Vesting after 5 years
2553-S	Service contracts	2685-S	Public safety employees' ret
2562	Flavored malt beverage	2687	Minimum monthly benefit
2563-S	Processing liquor licenses	2688-S	LEOFFRS plan 1
2564	Veterans/discrimination	2689-S	Public employment of retiree
2565-S	Worker training b & o tax	2690	Additional service credit
2567	Methamphetamine precursors	2691-S	Retirement for justices
2569-S	Property tax deferral prgrm	2693	Commercial driver's licenses
2571-S	Health care services debt	2694-S	Saturday counting of ballots
2572-S2	Small employer health ins	2695-S	Ballot notice requirements
2573-S	Health info technology	2704	Organized retail theft
2574-S2	Hospital charity care	2706-S	High school curriculum
2575-S2	Health technology assessment	2710	Hydraulic permit appeals
2576-S	Sexual assault victims	2713-S	Ballot measures
2579	Educational assessments	2715-S	Interoperability exec comm
2580	Canned salmon	2716	Nursing facility payment
2582-S2	High school completion prgrm	2717	Mobile home parks
2583-S2	Comm & tech college employeee	2718	Manufactured home parks
2587	Lady Washington	2720	Water-sewer districts
2590-S	Nonprofit/zoological purpose	2723-S	Real estate disclosure
2591-S	Special fuel taxes	2726-S	Small manufacturers
2593-S2	Oil spill prevention	2733-S	High school transcripts

2738-S	Renewable fuel	2946-S	Indian affairs-funded school
2740-S	Forest practices	2951-S	Firearms training
2749-S	Specialized forest products	2957	Timber purchases
2754-S2	Veterans innovations program	2958-S	Nontoxic shot
2759-S	Transfer of real property	2960	Rental of county equipment
2765	Hazards to motorcycles	2964-S2	Department of early learning
2776-S	Home heating fuel	2972	Community rates/health plans
2778-S	Convention/tourism promotion	2973-S	Career & tech high school
2780-S	Payroll deductions	2974-S	Health profession discipline
2785-S2	Cert of academic achievement	2975	State securities act
2789-S2	Apprenticeship opportunities	2976-S	WWU collective bargaining
2799-S2	Solar hot water	2979-S	Parenting plans
2801	Homeowners' associations	2981	Commercial vehicles
2804-S	Nonprofit schools/tax exempt	2983	Sex offender information
2805-S2	Missing persons	2984-S	Affordable housing incentive
2812-S	School district levies	2985-S	Foster care health unit
2815-S	Science/critical areas	2987-S	Vehicle gross weight
2817-S	Higher edu/technology	2989-S	Tech-math science program
2825	Juveniles/disposition	2991	Metropolitan park districts
2829	Driver training schools	2998-S	High school assessments
2833-S	Volunteer fire fighter board	3001	Limousine
2836-S	Reading achievement account	3003-S	Apprenticeship utilization
2842-S	Organ donor education	3016	Growth management boards
2843-S	Absentee ballots	3019	Charter counties
2846-S	Campaign finance disclosure	3024-S	Schools/public works project
2848-S	Domestic violence info	3028	Classified school employees
2850-S	Open space program	3033-S	Animal identification
2857	Student regents & trustees	3041	Voter registration
2860-S2	Columbia river basin	3048	Family support act
2863-S	Retail installment contracts	3056	Payment of claims
2867-S	WSU Tri-Cities	3057	Address confidentiality
2871-S	Regional trans governance	3059-S	Professional employer org
2874	Design-build/trans projects	3070-S2	Nonprofit housing
2876-S	Sound & video recordings	3073	Shared leave for emergencies
2879	Real estate excise tax	3074	Military status/defendants
2880-S	Insurance premiums tax	3078	WW II oral history project
2881-S	Check cashers & sellers	3079-S	Health care services
2884-S	Reclaimed water	3082-S	Municipal courts
2889	Freight mobility multimodal	3085-S	Public lands statutes
2893-S	Sex offender/parenting plan	3087-S	Course materials/colleges
2895-S	Methamphetamine manufacture	3089-S	Commute trip reduction
2897	Caterer's liquor license	3093-S	Special parking privileges
2898-S	Distributing communications	3098-S2	State board of education
2900	Joint operating agencies	3099	Information services board
2908-S	Island county boundaries	3102-S	Geoduck harvesting
2910	Environmental education	3106	Higher edu public works
2912-S2	Mental health professionals	3109-S	Government performance
2914-S2	Residential service provider	3111	Rental vehicles/infractions
2917-S	Agricultural lands	3113-S	Access to higher education
2925-S	Assisted living facility	3114	Wood waste boiler equipment
2932	LEOFFRS disability allowance	3115-S2	Foster care critical support
2933-S	LEOFFRS death benefit	3120-S	Tort claims against govt
2934-S	LEOFFRS killed at work	3122	Child protective services
2939-S3	Energy freedom program	3127-S	Education
2942-S	Health care providers	3128-S	Sale of wine
2943-S	Health care providers	3134	Compensation for disability

3137-S	State patrol officers	1049	Public works board projects
3139	Kinship caregivers	1050-S2	Foster care scholarship
3150-S	Wine industry	1054-S	Uniform arbitration act
3154	Retail sale of beer	1058-S	Mental health for minors
3156	Low-income persons	1062-S	Energy efficiency/products
3157	Financial literacy/TANF	1064-S	Government performance
3159	Excise tax on food products	1065-S	Armed forces license plate
3164-S	Personal prop tax exemption	1066	Learning assistance program
3172	Unsolicited facsimiles	1068	Student assessments
3178-S	State ferry employees	1069	Audits of tax preferences
3180-S	Contractors with the state	1072	Controlled substances
3182-S	Tribal foster care licensing	1074	Housing programs
3185-S	Wage payment requirements	1075-S	Nursing quality commission
3186-S	Disposition disorders	1079-S	Foster youth education
3190-S	Semiconductor cluster	1080-S	Dependent persons
3192	Property owners	1081	Law enforcement applicants
3205	Conditional release	1086	Commercial feed
3207-S	Community preservation prog	1090-S	Transportation signs
3215	Teacher retention	1092	Rural Washington loan fund
3222-S	Livestock manure	1097-S	Keep kids safe license plate
3237	Aquatic program	1100-S	State financial aid account
3238-S	Sex offender notification	1107-S	Children with disabilities
3252	Sex offenders	1108	Vehicles passing pedestrians
3258	Mileage fees for diesel	1110	Pesticide application
3261	Sentence review board	1112	Superior court judges
3266	State route 169	1113-S	Traffic signal devices
3275	Small water impounds	1116-S	Ski & ride Wa license plate
3277	Sex offense/special verdict	1117-S	Farm implement weight limit
3278	Unemployment insurance	1124	Signs & banners over highway
3282-S	Hood Canal account	1125	Trusts and estates
3285	Bingo	1128	Definition of conviction
3287-S2	Nitrogen in Hood Canal	1130	Campaign account inspections
3293-S	Disorderly conduct	1132-S	Candidacy filing
3310	Health care coverage	1133-S	Public disclosure law
3316-S	General obligation bonds	1136	Electronic monitoring system
3317	DUI penalties	1137-S	Physical therapy
		1138	Automated teller fees
		1140	Health care dispute reviews
		1141	Real estate research account
		1146	Group life insurance
		1147-S	Community protection zones
		1152-S2	Early learning council
		1154-S	Mental health parity
		1158-S	County treasurer
		1160	Violence in state hospitals
		1161	Notification about offenders
		1168-S2	Prescription reimportation
		1170	Health plans/student visas
		1171-S	Denial of dissolution decree
		1174-S	Veterans' tuition waivers
		1179-S	HOV lanes pilot project
		1180	Vehicle size limits
		1181-S	Ocean-going containers
		1183	Supreme court reports comm
		1185-S	Cell phone numbers
		1187	Youthful offenders

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<b>House Bills Passed by the Legislature</b>			
1000	Special meetings		
1002	Compression brakes		
1003	Off-road vehicles		
1007	Commemorative works account		
1008	Motor pool		
1010-S	Renewable energy		
1012-S	Computer spyware		
1014-S	DNA testing		
1019	Property tax exemptions		
1020-S	Electrical transmission		
1024	Salary warrants for judges		
1031-S	Problem gambling		
1032	Interstate insurance compact		
1034	Distressed insurers		
1044-S	Pension funding methodology		
1048	Property tax estimates		

1188-S2	State patrol officer wages	1329	LEOFFRS reduced retirement
1189-S	Veterans' relief	1330	Retirement tech corrections
1196-S	Longshore & harbor workers	1337-S	Sex offender records
1197-S	Insurance	1338	Registered offender web site
1202	District court judges	1345-S	Part-time student fin aid
1208-S	Forfeited property	1346-S2	Hydraulic project approval
1210-S	Short-term fishing licenses	1347-S	Dishonored checks
1211	Deer & elk hunting	1356	Local government insurance
1214-S	Food fish & shellfish lic	1364	Nursing home temp managers
1216-S	Wild on WA license plates	1366-S	Video game rating systems
1218-S	Endngrd wildlife lic plate	1379-S	Liquor retail business plan
1220-S2	Long-term care financing	1381-S	Vehicles with hydraulics
1222	Ballot measure petitions	1383	Health savings account
1226-S3	Campaign contribution limits	1384-S2	Joint operating agencies
1232	State patrol officers	1385	Recorded documents
1236-S	Aiding injured persons	1386	Historical documents
1237	Patient transport vehicles	1387-S	State patrol in accidents
1240-S2	Real estate excise tax	1393-S	Older mobile homes
1241	Vhcle licensing & registratr	1394-S	Business & professions acct
1242-S	State budgeting process	1396	Land surveyors
1246	Vehicle sound systems	1397-S	Motor vehicle emissions
1247	Manufactured housing	1401-S	Fire safety
1252-S	Family & consumer science ed	1402-S	Offender travel or transfer
1254	Share the road license plate	1405	Disabled hunt/fish committee
1257-S	Motorcycle insurance	1406-S	Specialized forest products
1259	Tech corrections/RCW 46.87	1407	Ban on American beef
1260	Driver's lic exam waiver	1408-S	Individual development acct
1261	Veterans' & military affairs	1409	Contract liquor stores
1262	Judicial compensation	1418-S2	Insurance overpayment
1266-S	Commercial drivers	1426-S	Incarcerated parents
1269	LEOFFRS service credit	1431-S	Alcoholic beverage courses
1270	LEOFFRS retire rehire	1432	Classified school employees
1280-S	Kinship care committee	1439	Electronic & web-based bids
1281-S	Medical care for minors	1441-S2	Hlth insurance for children
1286	Medical flexible account	1447	Instant runoff voting
1287	Pharmacy benefit	1457	Military department accounts
1290-S2	Community mental health	1458-S3	On-site sewage/marine areas
1294	Antiharassment hearings	1460-S	Marine vessel cnty contracts
1296	Antiharassment crt jurisdctn	1461-S	Conservation asst account
1299-S	Tax preferences	1462-S	Conservation districts
1302-S	Burn ban triggers	1463-S	Meningococcal immunization
1303	Metropolitan park districts	1469	Commercial motor vehicle law
1304-S	Animal cruelty	1471	Authentication of documents
1305	Emergency vehicles	1475-S	Child passenger restraint
1307	Definition of veteran	1478-S	Vehicle loads on highways
1310-S	Workers' comp reporting	1479	Nurse practitioners
1312	Boilers	1483-S4	Investing in youth program
1313-S	Parks & recreation comm	1485	School bus bid process
1314-S	Domestic violence prevention	1486-S	Health care services
1315	Real estate excise taxes	1487	Payment agreements
1319	LEOFFRS plan 1 ex spouse	1491-S	Aquatic lands statutes
1321	TRS average final compensatn	1495-S	Tribal history in schools
1323	Pension policy committee	1496-S	Enrollment cards/Indians
1325	Military service credit	1502-S	Property tax abatement
1327	TRS early retirement	1504-S	Abandoned vehicle auctions
1328	Local disability boards	1509-S	Widows of veterans

1510-S	Prpry tx exmptn/nonprofits	1749	County election procedures
1512-S	State health care programs	1754-S	Mail ballot elections
1523-S	Vegetable seeds	1756-S	Fire department employees
1533	Inspection of hospitals	1758-S2	Public disclosure
1534	Malpractice insurance prgrm	1759	Orca
1536-S	Secretary of health	1769	Jury source lists
1539-S	Excavating near pipelines	1771	School breakfast programs
1541-S	Trans innovative partnership	1791-S	Dev disabilities trust fund
1542-S2	Indigent defense services	1794-S2	Baccalaureate degree prgrms
1546	Naturopathic physicians	1798-S	Motorist information signs
1554	Farm & agricultural land	1799-S	Park rangers
1555	Monetary assessments	1806-S	Transfer of technology
1557	Electrical board	1823-S	Underground petroleum tank
1560-S	Comm college tuition waivers	1830-S	Alternative public works
1561	Life insurance	1832	Cougars
1565-S2	Multimodal concurrency	1837	Child witnesses
1569-S	Hlth care quality assurance	1838	Short board appeals
1577-S	Nonprofit capital projects	1841-S	Electrical trainees
1591-S	Assisted care facilities	1847-S	Statute law committee
1598	County road administratn brd	1848	Multiunit residential bldgs
1599	County engineer	1850-S	Volunteer medical worker
1600	County road project report	1854-S	Driving privilege
1605-S2	Soil contamination	1856-S	Industrial ins fund audits
1606-S	Dispute resolution process	1864	Toll charge oversight
1607-S	American Indian tuition rate	1872	Ignition interlock devices
1612	U of W dental school	1876-S	Voting rights & guardianship
1621	Liquor purchase/ID	1887-S	Litter tax exemptions
1625	Employee information	1888-S2	Electronic mail fraud
1631-S	County conservation futures	1891-S	Reclaimed water permits
1635-S	Ambulance services funding	1893-S	Teachers of the deaf
1636-S	Wages for child care workers	1895-S	Statewide energy efficiency
1640-S	Landlord and tenant disputes	1896-S2	Geoduck harvest
1641	Vessel registration	1903-S	Job development fund
1650-S	Citations and infractions	1915	Cigarette tax contracts
1652-S	Fire protection districts	1917	Industrial ins premium rates
1657-S	Bridges across waterways	1918-S	Industrial ins injury report
1661-S	Juvenile proceedings	1934-S	Assault of a peace officer
1668	Admin office of the courts	1936-S	PERS emergency medical techs
1672-S	Safe patient handling	1938-S	PERS armed forces members
1681-S	Background check task force	1945-S	Fire sprinkler system parts
1687-S	Firearms/insanity	1951-S	Vision exams for children
1688-S2	Certificate of need program	1958	Fisheries buyback programs
1689-S	Dental health services	1966	Identity theft
1690	State funded health care	1970-S2	Government management
1694-S	Public employee information	1987-S	Alternative assessments
1695	Resident/hunting & fishing	1995-S	Historic public facilities
1696-S	Fish & wildlife violations	1998	Student achievement
1699-S	Real estate agreements	1999	Traffic infraction liability
1703-S	Fare cards for trans service	2002-S2	Foster care support services
1708-S	Dropout prevention	2015-S2	Substance abuse treatment
1711-S	Parking/disabilities	2028	Office of public defense
1719-S	School district bidding	2033-S	Municipal b & o taxation
1722	Fruits and vegetables	2056-S	Recreational vehicle shows
1732-S	Industrial ins benefits	2058	School employees/sex offense
1739	Vintage snowmobiles	2061-S	Juvenile court
1747-S	Indigent persons/legal aid	2064	Juvenile court jurisdiction

2073-S	Juvenile sentencing	2379	Nonprobate assets under will
2081-S	Hood Canal	2380	Transfers to minors act
2085-S	Cleanup of waste tires	2381	Beaver relocation permit
2088	Fire protection policy board	2382-S	Bovine handling facilities
2097-S	Hood Canal rehabilitation	2384-S	State geological survey
2101	Offenders who are students	2386	Commercial geoduck harvest
2124-S	Public transportation	2394-S	Financial literacy
2126-S	Dependent persons	2402-S	Energy facilities
2131	Master licensing service	2406	Insurance statutes
2155-S	State publications	2407-S	Monitoring sex offenders
2156-S	Parental rights/termination	2409	Sex/kidnapping offenders
2163-S2	Homeless housing program	2414-S	Academic assessment system
2166	Water supply during drought	2415-S	Victim of uninsured motorist
2169-S	Family day care	2416-S	State park fees
2170	Real estate excise tax	2418-S2	Affordable housing
2171-S	Comprehensive plans	2419-S	Lieutenant governors
2173-S	Service member civil relief	2424	Tax exemption/farm fuel
2185	Workers' comp medical aid	2426-S	Utilities & transportatn com
2188	State art collection	2446-S	School district contracting
2189	Child welfare services staff	2454	Sexual assault advocates
2212-S2	Educator certification	2457-S	Tax relief/farm machinery
2221-S	Fruit & vege processing	2465	Vehicle equipment standards
2223-S	Records concerning sx offndr	2466	Tax relief for aerospace
2225-S	Higher edu endowment funds	2471-S	Veteran homeownership
2233-S	Tuition waiver for veterans	2475-S	Individual providers
2241	Recreational facilities	2477	Election laws
2254	Quality improvement programs	2479-S	Voting equipment
2255	Unemployment insurance	2481-S	Insuring victims of crimes
2266-S	Precursor drugs	2497-S	National guard
2271	People with disabilities	2498-S2	Cluster-based economic dev
2282	Transporting offender prprty	2500-S	Health carrier information
2289-S	Hospital efficiencies	2501	Mental health services
2292-S2	Health care liability reform	2507-S	False college degrees
2299-S	General obligation bonds	2520	Public disclosure law
2304-S	Medical assistance debts	2537-S	Workers' comp applications
2309-S	Water right fees	2538-S	Warrants/chapter 49.17 RCW
2311-S	Transportation bonds	2543-S	911 advisory committee
2314-S	Revenue & taxation	2544	Public works board projects
2322	Phosphorus in dish detergent	2553-S	Service contracts
2328	Insanity defense	2562	Flavored malt beverage
2330	Crab pot buoy tag program	2567	Methamphetamine precursors
2333-S	Home care agency workers	2569-S	Property tax deferral prgrm
2338	Mortgage lending fraud acct	2572-S2	Small employer health ins
2340	Mortgage brokers	2573-S	Health info technology
2342-S2	Health care declarations	2575-S2	Health technology assessment
2344-S	Superior court judges	2576-S	Sexual assault victims
2345-S	Fire protection services	2579	Educational assessments
2348	Aluminum smelters	2583-S2	Comm & tech college employee
2352-S	Net metering	2596-S	Cosmetology apprenticeship
2353-S2	Family child care providers	2606	Volunteer fire personnel
2364	Credit union & state charter	2608-S	VFF&RO's relief & pension
2366	Privileged communications	2612	Failure to secure a load
2367	Tribal police officers	2617	Off-road vehicles
2370-S	Low-income home energy asst	2640-S	Biotechnology product
2372-S	Hunter education	2644	Public utility tax credit
2376-S	Cost-sharing/medical program	2651-S	Animal information

2654-S	Sex offender treatment	2972	Community rates/health plans
2661-S	Human rights commission	2973-S	Career & tech high school
2670-S	Hospital benefit zones	2974-S	Health profession discipline
2671	Excise tax relief	2975	State securities act
2673-S2	Local infrastructure	2976-S	WWU collective bargaining
2676	Interlocal agreements	2984-S	Affordable housing incentive
2678-S	Pollutn liability ins agency	2985-S	Foster care health unit
2680-S	TERS service credit	2987-S	Vehicle gross weight
2681	Retirement contribution rate	2991	Metropolitan park districts
2684-S	Vesting after 5 years	3001	Limousine
2685-S	Public safety employees' ret	3019	Charter counties
2688-S	LEOFFRS plan 1	3024-S	Schools/public works project
2690	Additional service credit	3033-S	Animal identification
2691-S	Retirement for justices	3041	Voter registration
2695-S	Ballot notice requirements	3048	Family support act
2704	Organized retail theft	3056	Payment of claims
2713-S	Ballot measures	3070-S2	Nonprofit housing
2715-S	Interoperability exec comm	3074	Military status/defendants
2716	Nursing facility payment	3079-S	Health care services
2723-S	Real estate disclosure	3085-S	Public lands statutes
2726-S	Small manufacturers	3087-S	Course materials/colleges
2754-S2	Veterans innovations program	3098-S2	State board of education
2759-S	Transfer of real property	3113-S	Access to higher education
2776-S	Home heating fuel	3115-S2	Foster care critical support
2778-S	Convention/tourism promotion	3120-S	Tort claims against govt
2780-S	Payroll deductions	3122	Child protective services
2789-S2	Apprenticeship opportunities	3127-S	Education
2799-S2	Solar hot water	3128-S	Sale of wine
2804-S	Nonprofit schools/tax exempt	3134	Compensation for disability
2805-S2	Missing persons	3137-S	State patrol officers
2812-S	School district levies	3139	Kinship caregivers
2817-S	Higher edu/technology	3150-S	Wine industry
2829	Driver training schools	3154	Retail sale of beer
2836-S	Reading achievement account	3156	Low-income persons
2848-S	Domestic violence info	3159	Excise tax on food products
2857	Student regents & trustees	3164-S	Personal prop tax exemption
2860-S2	Columbia river basin	3178-S	State ferry employees
2867-S	WSU Tri-Cities	3182-S	Tribal foster care licensing
2871-S	Regional trans governance	3185-S	Wage payment requirements
2874	Design-build/trans projects	3190-S	Semiconductor cluster
2876-S	Sound & video recordings	3192	Property owners
2879	Real estate excise tax	3205	Conditional release
2880-S	Insurance premiums tax	3222-S	Livestock manure
2884-S	Reclaimed water	3252	Sex offenders
2897	Caterer's liquor license	3261	Sentence review board
2898-S	Distributing communications	3266	State route 169
2908-S	Island county boundaries	3277	Sex offense/special verdict
2910	Environmental education	3278	Unemployment insurance
2917-S	Agricultural lands	3282-S	Hood Canal account
2925-S	Assisted living facility	3316-S	General obligation bonds
2932	LEOFFRS disability allowance	3317	DUI penalties
2933-S	LEOFFRS death benefit		
2939-S3	Energy freedom program		
2951-S	Firearms training		
2958-S	Nontoxic shot		
2964-S2	Department of early learning	1000	Special meetings

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**House Bills Passed Legislature Showing Executive Action**


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1002	Compression brakes	1152-S2	Early learning council
1003	Off-road vehicles	1154-S	Mental health parity
1007	Commemorative works account	1158-S	County treasurer
1008	Motor pool	1160	Violence in state hospitals
1010-S	Renewable energy	1161	Notification about offenders
1012-S	Computer spyware	1168-S2	Prescription reimportation
1014-S	DNA testing	1170	Health plans/student visas
1019	Property tax exemptions	1171-S	Denial of dissolution decree
1020-S	Electrical transmission	1174-S	Veterans' tuition waivers
1024	Salary warrants for judges	1179-S	HOV lanes pilot project
1031-S	Problem gambling	1180	Vehicle size limits
1032	Interstate insurance compact	1181-S	Ocean-going containers
1034	Distressed insurers	1183	Supreme court reports comm
1044-S	Pension funding methodology	1185-S	Cell phone numbers
1048	Property tax estimates	1187	Youthful offenders
1049	Public works board projects	1188-S2	State patrol officer wages
1050-S2	Foster care scholarship	1189-S	Veterans' relief
1054-S	Uniform arbitration act	1196-S	Longshore & harbor workers
1058-S	Mental health for minors	1197-S	Insurance
1062-S	Energy efficiency/products	1202	District court judges
1064-S	Government performance	1208-S	Forfeited property
1065-S	Armed forces license plate	1210-S	Short-term fishing licenses
1066	Learning assistance program	1211	Deer & elk hunting
1068	Student assessments	1214-S	Food fish & shellfish lic
1069	Audits of tax preferences	1216-S	Wild on WA license plates
1072	Controlled substances	1218-S	Endngrd wildlife lic plate
1074	Housing programs	1220-S2	Long-term care financing
1075-S	Nursing quality commission	1222	Ballot measure petitions
1079-S	Foster youth education	1226-S3	Campaign contribution limits
1080-S	Dependent persons	1232	State patrol officers
1081	Law enforcement applicants	1236-S	Aiding injured persons
1086	Commercial feed	1237	Patient transport vehicles
1090-S	Transportation signs	1240-S2	Real estate excise tax
1092	Rural Washington loan fund	1241	Vhcle licensing & registratn
1097-S	Keep kids safe license plate	1242-S	State budgeting process
1100-S	State financial aid account	1246	Vehicle sound systems
1107-S	Children with disabilities	1247	Manufactured housing
1108	Vehicles passing pedestrians	1252-S	Family & consumer science ed
1110	Pesticide application	1254	Share the road license plate
1112	Superior court judges	1257-S	Motorcycle insurance
1113-S	Traffic signal devices	1259	Tech corrections/RCW 46.87
1116-S	Ski & ride Wa license plate	1260	Driver's lic exam waiver
1117-S	Farm implement weight limit	1261	Veterans' & military affairs
1124	Signs & banners over highway	1262	Judicial compensation
1125	Trusts and estates	1266-S	Commercial drivers
1128	Definition of conviction	1269	LEOFFRS service credit
1130	Campaign account inspections	1270	LEOFFRS retire rehire
1132-S	Candidacy filing	1280-S	Kinship care committee
1133-S	Public disclosure law	1281-S	Medical care for minors
1136	Electronic monitoring system	1286	Medical flexible account
1137-S	Physical therapy	1287	Pharmacy benefit
1138	Automated teller fees	1290-S2	Community mental health
1140	Health care dispute reviews	1294	Antiharassment hearings
1141	Real estate research account	1296	Antiharassment crt jurisdctn
1146	Group life insurance	1299-S	Tax preferences
1147-S	Community protection zones	1302-S	Burn ban triggers

1303	Metropolitan park districts	1469	Commercial motor vehicle law
1304-S	Animal cruelty	1471	Authentication of documents
1305	Emergency vehicles	1475-S	Child passenger restraint
1307	Definition of veteran	1478-S	Vehicle loads on highways
1310-S	Workers' comp reporting	1479	Nurse practitioners
1312	Boilers	1483-S4	Investing in youth program
1313-S	Parks & recreation comm	1485	School bus bid process
1314-S	Domestic violence prevention	1486-S	Health care services
1315	Real estate excise taxes	1487	Payment agreements
1319	LEOFFRS plan 1 ex spouse	1491-S	Aquatic lands statutes
1321	TRS average final compensatn	1495-S	Tribal history in schools
1323	Pension policy committee	1496-S	Enrollment cards/Indians
1325	Military service credit	1502-S	Property tax abatement
1327	TRS early retirement	1504-S	Abandoned vehicle auctions
1328	Local disability boards	1509-S	Widows of veterans
1329	LEOFFRS reduced retirement	1510-S	Prpry tx exmptn/nonprofits
1330	Retirement tech corrections	1512-S	State health care programs
1337-S	Sex offender records	1523-S	Vegetable seeds
1338	Registered offender web site	1533	Inspection of hospitals
1345-S	Part-time student fin aid	1534	Malpractice insurance prgrm
1346-S2	Hydraulic project approval	1536-S	Secretary of health
1347-S	Dishonored checks	1539-S	Excavating near pipelines
1356	Local government insurance	1541-S	Trans innovative partnership
1364	Nursing home temp managers	1542-S2	Indigent defense services
1366-S	Video game rating systems	1546	Naturopathic physicians
1379-S	Liquor retail business plan	1554	Farm & agricultural land
1381-S	Vehicles with hydraulics	1555	Monetary assessments
1383	Health savings account	1557	Electrical board
1384-S2	Joint operating agencies	1560-S	Comm college tuition waivers
1385	Recorded documents	1561	Life insurance
1386	Historical documents	1565-S2	Multimodal concurrency
1387-S	State patrol in accidents	1569-S	Hlth care quality assurance
1393-S	Older mobile homes	1577-S	Nonprofit capital projects
1394-S	Business & professions acct	1591-S	Assisted care facilities
1396	Land surveyors	1598	County road administratn brd
1397-S	Motor vehicle emissions	1599	County engineer
1401-S	Fire safety	1600	County road project report
1402-S	Offender travel or transfer	1605-S2	Soil contamination
1405	Disabled hunt/fish committee	1606-S	Dispute resolution process
1406-S	Specialized forest products	1607-S	American Indian tuition rate
1407	Ban on American beef	1612	U of W dental school
1408-S	Individual development acct	1621	Liquor purchase/ID
1409	Contract liquor stores	1625	Employee information
1418-S2	Insurance overpayment	1631-S	County conservation futures
1426-S	Incarcerated parents	1635-S	Ambulance services funding
1431-S	Alcoholic beverage courses	1636-S	Wages for child care workers
1432	Classified school employees	1640-S	Landlord and tenant disputes
1439	Electronic & web-based bids	1641	Vessel registration
1441-S2	Hlth insurance for children	1650-S	Citations and infractions
1447	Instant runoff voting	1652-S	Fire protection districts
1457	Military department accounts	1657-S	Bridges across waterways
1458-S3	On-site sewage/marine areas	1661-S	Juvenile proceedings
1460-S	Marine vessel cnty contracts	1668	Admin office of the courts
1461-S	Conservation asst account	1672-S	Safe patient handling
1462-S	Conservation districts	1681-S	Background check task force
1463-S	Meningococcal immunization	1687-S	Firearms/insanity

1688-S2	Certificate of need program	1958	Fisheries buyback programs
1689-S	Dental health services	1966	Identity theft
1690	State funded health care	1970-S2	Government management
1694-S	Public employee information	1987-S	Alternative assessments
1695	Resident/hunting & fishing	1995-S	Historic public facilities
1696-S	Fish & wildlife violations	1998	Student achievement
1699-S	Real estate agreements	1999	Traffic infraction liability
1703-S	Fare cards for trans service	2002-S2	Foster care support services
1708-S	Dropout prevention	2015-S2	Substance abuse treatment
1711-S	Parking/disabilities	2028	Office of public defense
1719-S	School district bidding	2033-S	Municipal b & o taxation
1722	Fruits and vegetables	2056-S	Recreational vehicle shows
1732-S	Industrial ins benefits	2058	School employees/sex offense
1739	Vintage snowmobiles	2061-S	Juvenile court
1747-S	Indigent persons/legal aid	2064	Juvenile court jurisdiction
1749	County election procedures	2073-S	Juvenile sentencing
1754-S	Mail ballot elections	2081-S	Hood Canal
1756-S	Fire department employees	2085-S	Cleanup of waste tires
1758-S2	Public disclosure	2088	Fire protection policy board
1759	Orca	2097-S	Hood Canal rehabilitation
1769	Jury source lists	2101	Offenders who are students
1771	School breakfast programs	2124-S	Public transportation
1791-S	Dev disabilities trust fund	2126-S	Dependent persons
1794-S2	Baccalaureate degree prgrms	2131	Master licensing service
1798-S	Motorist information signs	2155-S	State publications
1799-S	Park rangers	2156-S	Parental rights/termination
1806-S	Transfer of technology	2163-S2	Homeless housing program
1823-S	Underground petroleum tank	2166	Water supply during drought
1830-S	Alternative public works	2169-S	Family day care
1832	Cougars	2170	Real estate excise tax
1837	Child witnesses	2171-S	Comprehensive plans
1838	Short board appeals	2173-S	Service member civil relief
1841-S	Electrical trainees	2185	Workers' comp medical aid
1847-S	Statute law committee	2188	State art collection
1848	Multiunit residential bldgs	2189	Child welfare services staff
1850-S	Volunteer medical worker	2212-S2	Educator certification
1854-S	Driving privilege	2221-S	Fruit & vege processing
1856-S	Industrial ins fund audits	2223-S	Records concerning sx offndr
1864	Toll charge oversight	2225-S	Higher edu endowment funds
1872	Ignition interlock devices	2233-S	Tuition waiver for veterans
1876-S	Voting rights & guardianship	2241	Recreational facilities
1887-S	Litter tax exemptions	2254	Quality improvement programs
1888-S2	Electronic mail fraud	2255	Unemployment insurance
1891-S	Reclaimed water permits	2266-S	Precursor drugs
1893-S	Teachers of the deaf	2271	People with disabilities
1895-S	Statewide energy efficiency	2282	Transporting offender prprty
1896-S2	Geoduck harvest	2289-S	Hospital efficiencies
1903-S	Job development fund	2292-S2	Health care liability reform
1915	Cigarette tax contracts	2299-S	General obligation bonds
1917	Industrial ins premium rates	2304-S	Medical assistance debts
1918-S	Industrial ins injury report	2309-S	Water right fees
1934-S	Assault of a peace officer	2311-S	Transportation bonds
1936-S	PERS emergency medical techs	2314-S	Revenue & taxation
1938-S	PERS armed forces members	2322	Phosphorus in dish detergent
1945-S	Fire sprinkler system parts	2328	Insanity defense
1951-S	Vision exams for children	2330	Crab pot buoy tag program

2333-S	Home care agency workers	2569-S	Property tax deferral prgrm
2338	Mortgage lending fraud acct	2572-S2	Small employer health ins
2340	Mortgage brokers	2573-S	Health info technology
2342-S2	Health care declarations	2575-S2	Health technology assessment
2344-S	Superior court judges	2576-S	Sexual assault victims
2345-S	Fire protection services	2579	Educational assessments
2348	Aluminum smelters	2583-S2	Comm & tech college employee
2352-S	Net metering	2596-S	Cosmetology apprenticeship
2353-S2	Family child care providers	2606	Volunteer fire personnel
2364	Credit union & state charter	2608-S	VFF&RO's relief & pension
2366	Privileged communications	2612	Failure to secure a load
2367	Tribal police officers	2617	Off-road vehicles
2370-S	Low-income home energy asst	2640-S	Biotechnology product
2372-S	Hunter education	2644	Public utility tax credit
2376-S	Cost-sharing/medical program	2651-S	Animal information
2379	Nonprobate assets under will	2654-S	Sex offender treatment
2380	Transfers to minors act	2661-S	Human rights commission
2381	Beaver relocation permit	2670-S	Hospital benefit zones
2382-S	Bovine handling facilities	2671	Excise tax relief
2384-S	State geological survey	2673-S2	Local infrastructure
2386	Commercial geoduck harvest	2676	Interlocal agreements
2394-S	Financial literacy	2678-S	Pollutn liability ins agency
2402-S	Energy facilities	2680-S	TERS service credit
2406	Insurance statutes	2681	Retirement contribution rate
2407-S	Monitoring sex offenders	2684-S	Vesting after 5 years
2409	Sex/kidnapping offenders	2685-S	Public safety employees' ret
2414-S	Academic assessment system	2688-S	LEOFFRS plan 1
2415-S	Victim of uninsured motorist	2690	Additional service credit
2416-S	State park fees	2691-S	Retirement for justices
2418-S2	Affordable housing	2695-S	Ballot notice requirements
2419-S	Lieutenant governors	2704	Organized retail theft
2424	Tax exemption/farm fuel	2713-S	Ballot measures
2426-S	Utilities & transportatn com	2715-S	Interoperability exec comm
2446-S	School district contracting	2716	Nursing facility payment
2454	Sexual assault advocates	2723-S	Real estate disclosure
2457-S	Tax relief/farm machinery	2726-S	Small manufacturers
2465	Vehicle equipment standards	2754-S2	Veterans innovations program
2466	Tax relief for aerospace	2759-S	Transfer of real property
2471-S	Veteran homeownership	2776-S	Home heating fuel
2475-S	Individual providers	2778-S	Convention/tourism promotion
2477	Election laws	2780-S	Payroll deductions
2479-S	Voting equipment	2789-S2	Apprenticeship opportunities
2481-S	Insuring victims of crimes	2799-S2	Solar hot water
2497-S	National guard	2804-S	Nonprofit schools/tax exempt
2498-S2	Cluster-based economic dev	2805-S2	Missing persons
2500-S	Health carrier information	2812-S	School district levies
2501	Mental health services	2817-S	Higher edu/technology
2507-S	False college degrees	2829	Driver training schools
2520	Public disclosure law	2836-S	Reading achievement account
2537-S	Workers' comp applications	2848-S	Domestic violence info
2538-S	Warrants/chapter 49.17 RCW	2857	Student regents & trustees
2543-S	911 advisory committee	2860-S2	Columbia river basin
2544	Public works board projects	2867-S	WSU Tri-Cities
2553-S	Service contracts	2871-S	Regional trans governance
2562	Flavored malt beverage	2874	Design-build/trans projects
2567	Methamphetamine precursors	2876-S	Sound & video recordings



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1232, 1381-S, 1486-S, 2381

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**House Bills with Partial Vetoes**

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1003, 1050-S2, 1064-S, 1117-S, 1136, 1197-S, 1270,  
1290-S2, 1439, 1441-S2, 1463-S, 1491-S, 1591-S, 1606-S,  
1636-S, 1652-S, 1668, 1708-S, 1711-S, 1799-S, 1823-S,  
2163-S2, 2418-S2, 2575-S2, 2673-S2, 2688-S, 2973-S,  
3079-S, 3115-S2, 3127-S, 3159, 3261

## **RCW TO BILL TABLE**

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\* - SIGNED, V, PV BY GOVERNOR IN 2005 P - PASSED BY BOTH HOUSES  
 + - SIGNED, V, PV BY GOVERNOR IN 2006 SHB & SSB - SUBSTITUTE BILL

RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
1.08	ADD	HB 1847	10.101.030	AMD	HB 1542	10.93	ADD	SB 5647
1.08	ADD	SB 5884	10.101.030	AMD	SHB 1542	10.93.020	AMD	HB 1799
1.08.001	AMD	SHB 1847 *	10.101.030	AMD	2SHB 1542 *	10.93.020	AMD	HB 2472
1.08.001	AMD	SSB 5884	10.101.030	AMD	SB 5531	10.93.020	AMD	HB 2482
1.08.003	AMD	SHB 1847 *	10.105.010	AMD	HB 1046	10.93.020	AMD	SHB 2482
1.08.003	AMD	SSB 5884	10.105.010	AMD	SHB 1046	10.93.020	AMD	SB 5336
1.08.007	AMD	SHB 1847 *	10.14.070	AMD	HB 1294 *	10.93.020	AMD	SB 6234
1.08.007	AMD	SSB 5884	10.14.070	AMD	SB 5434	10.93.020	AMD	SSB 6234 + PV
1.08.011	AMD	HB 1847	10.14.130	AMD	HB 2576	10.93.140	AMD	HB 1799
1.08.011	AMD	SHB 1847 *	10.14.130	AMD	SHB 2576 +	10.93.140	AMD	HB 2472
1.08.011	AMD	SB 5884	10.14.130	AMD	SB 6478	10.93.140	AMD	SB 5336
1.08.011	AMD	SSB 5884	10.14.130	AMD	SSB 6478	10.95	ADD	HB 3230
1.08.013	AMD	HB 1847	10.14.150	AMD	HB 1296 *	10.95.020	AMD	HB 2476
1.08.013	AMD	SB 5884	10.14.150	AMD	SHB 3082	10.95.020	AMD	HB 3212
1.08.015	AMD	HB 1847	10.14.150	AMD	SB 5435	10.95.020	AMD	SB 5504
1.08.015	AMD	SB 5884	10.14.160	AMD	HB 1296 *	10.95.020	AMD	SB 6154
1.08.027	AMD	HB 1847	10.14.160	AMD	SB 5435	10.95.020	AMD	SB 6314
1.08.027	AMD	SB 5884	10.14.170	AMD	HB 1186	10.95.020	AMD	SB 6389
1.08.038	AMD	HB 1847	10.14.170	AMD	SB 5209	10.95.020	AMD	SB 6758
1.08.038	AMD	SB 5884	10.29.030	AMD	HB 1133	10.95.030	AMD	HB 2025
1.08.039	AMD	HB 1847	10.29.030	AMD	SHB 1133 *	10.95.030	AMD	SB 6067
1.08.039	AMD	SB 5884	10.29.090	AMD	HB 1133	10.95.040	REP	HB 2025
1.08.0392	AMD	HB 1847	10.29.090	AMD	SHB 1133 *	10.95.040	REP	SB 6067
1.08.0392	AMD	SB 5884	10.31.100	AMD	HB 2576	10.95.050	REP	HB 2025
1.08.060	AMD	HB 1847	10.31.100	AMD	SHB 2576 +	10.95.050	REP	SB 6067
1.08.060	AMD	SB 5884	10.31.100	AMD	SB 5507	10.95.060	REP	HB 2025
1.08.110	AMD	HB 1847	10.31.100	AMD	SB 6478	10.95.060	REP	SB 6067
1.08.110	AMD	SB 5884	10.31.100	AMD	SSB 6478	10.95.070	REP	HB 2025
1.12.070	AMD	HB 1158	10.46.190	AMD	HB 1513	10.95.070	REP	SB 6067
1.12.070	AMD	SHB 1158 *	10.46.190	AMD	HB 2319	10.95.080	REP	HB 2025
1.12.070	AMD	SB 5014	10.46.190	AMD	SB 5454	10.95.080	REP	SB 6067
1.12.070	AMD	SSB 5014	10.46.190	AMD	SSB 5454	10.95.090	REP	HB 2025
1.20	ADD	HB 1177	10.46.190	AMD	E2SSB 5454 *	10.95.090	REP	SB 6067
1.20	ADD	HB 1665	10.58	ADD	HB 2613	10.95.100	REP	HB 2025
1.20	ADD	HB 1759 *	10.64	ADD	ESSB 5743 *	10.95.100	REP	SB 6067
1.20	ADD	HB 1964	10.64.021	REP	HB 2873	10.95.110	REP	HB 2025
1.20	ADD	HB 2244	10.64.021	REP	SB 6651	10.95.110	REP	SB 6067
1.20	ADD	HB 2445	10.64.025	AMD	HB 2476	10.95.120	REP	HB 2025
1.20	ADD	HB 2470	10.64.025	AMD	SB 6314	10.95.120	REP	SB 6067
1.20	ADD	HB 2587	10.64.120	AMD	ESHB 1402 *	10.95.130	REP	HB 2025
1.20	ADD	SB 6273	10.64.120	AMD	HB 1668 * PV	10.95.130	REP	SB 6067
1.20	ADD	SB 6277	10.64.120	AMD	HB 2306	10.95.140	REP	HB 2025
1.20	ADD	SB 6827	10.64.120	AMD	SSB 5375	10.95.140	REP	SB 6067
10	ADD	HB 3281	10.73.170	AMD	HB 1014	10.95.150	REP	HB 2025
10	ADD	SB 5170	10.73.170	AMD	SHB 1014 *	10.95.150	REP	SB 6067
10.01.160	AMD	SB 5461 *	10.73.170	AMD	HB 2472	10.95.160	REP	HB 2025
10.01.160	AMD	SB 6492	10.73.170	AMD	SB 5003	10.95.160	REP	SB 6067
10.01.200	AMD	HB 1233	10.77.010	AMD	SB 5763	10.95.170	REP	HB 2025
10.01.200	AMD	HB 1746	10.77.010	AMD	SSB 5763	10.95.170	REP	SB 6067
10.01.200	AMD	SHB 1746	10.77.010	AMD	E2SSB 5763 * PV	10.95.180	REP	HB 2025
10.04	ADD	SB 6492	10.77.020	AMD	HB 2328 +	10.95.180	REP	SB 6067
10.05.170	AMD	HB 1063	10.77.020	AMD	ESB 5222	10.95.185	REP	HB 2025
10.05.170	AMD	HB 1402	10.77.163	AMD	HB 2472	10.95.185	REP	SB 6067
10.05.170	AMD	SB 5375	10.82.090	AMD	HB 1046	10.95.190	REP	HB 2025
10.101	ADD	HB 1542	10.82.090	AMD	SHB 1046	10.95.190	REP	SB 6067
10.101	ADD	SHB 1542	10.82.090	AMD	HB 1359	10.95.200	REP	HB 2025
10.101	ADD	2SHB 1542 *	10.82.090	AMD	SHB 1359	10.95.200	REP	SB 6067
10.101	ADD	SB 5531	10.82.090	AMD	2SHB 1359	10.95.900	REP	HB 2025
10.101.005	AMD	HB 1542	10.82.090	AMD	SB 5611	10.95.900	REP	SB 6067
10.101.005	AMD	SHB 1542	10.82.090	AMD	SSB 5611	10.97	ADD	SB 5648
10.101.005	AMD	2SHB 1542 *	10.82.090	AMD	SB 6492	10.97.040	AMD	HB 2472
10.101.005	AMD	SB 5531	10.93	ADD	HB 1472	10.97.045	AMD	HB 2472

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
10.97.050	AMD	SSB 5899	*	11.40.030	AMD	HB 1125	*	13.32A.030	AMD	SSB 6008	
10.97.080	AMD	HB 1133		11.40.030	AMD	SB 5055		13.32A.040	AMD	SB 5460	
10.97.080	AMD	SHB 1133	*	11.40.051	AMD	HB 1125	*	13.32A.040	AMD	SSB 5460	
10.97.080	AMD	HB 2472		11.40.051	AMD	SB 5055		13.32A.082	AMD	HB 2954	
10.97.090	AMD	HB 2472		11.40.070	AMD	HB 1125	*	13.32A.086	AMD	SB 5848	
10.97.140	AMD	HB 1133		11.40.070	AMD	SB 5055		13.32A.200	AMD	HB 1279	
10.97.140	AMD	SHB 1133	*	11.42.020	AMD	HB 1125	*	13.32A.200	AMD	SHB 1279	
10.98.030	AMD	HB 2472		11.42.020	AMD	SB 5055		13.32A.250	AMD	HB 2153	
10.98.040	AMD	HB 2472		11.42.030	AMD	HB 1125	*	13.32A.250	AMD	HB 2993	
10.98.080	AMD	HB 1668	* PV	11.42.030	AMD	SB 5055		13.32A.250	AMD	SHB 2993	
10.98.100	AMD	HB 1668	* PV	11.42.070	AMD	HB 1125	*	13.34	ADD	HB 2030	
10.98.110	AMD	HB 2472		11.42.070	AMD	SB 5055		13.34	ADD	SHB 2030	
10.98.160	AMD	HB 1668	* PV	11.62.005	AMD	SB 6597		13.34	ADD	2SHB 2030	
10.98.200	AMD	HB 1133		11.62.005	AMD	SSB 6597	+	13.34	ADD	HB 2095	
10.98.200	AMD	SHB 1133	*	11.62.010	AMD	SSB 6597	+	13.34	ADD	SHB 2985	+
10.98.210	AMD	HB 2472		11.88.010	AMD	HB 1876		13.34	ADD	SB 5763	
10.99.020	AMD	HB 2476		11.88.010	AMD	SHB 1876	*	13.34	ADD	SSB 5763	
10.99.020	AMD	SB 6314		11.88.080	AMD	HB 1125	*	13.34	ADD	E2SSB 5763	* PV
10.99.040	AMD	HB 2154		11.88.080	AMD	SB 5055		13.34	ADD	SB 5875	
10.99.090	AMD	HB 1133		11.88.105	AMD	SB 5187		13.34	ADD	SB 6007	
10.99.090	AMD	SHB 1133	*	11.94.010	AMD	HB 1125	*	13.34	ADD	SB 6008	
11.02.005	AMD	HB 1125	*	11.94.010	AMD	SB 5055		13.34	ADD	SSB 6008	
11.02.005	AMD	SB 5008		11.95	ADD	SB 6597		13.34.030	AMD	HB 2030	
11.02.005	AMD	SB 5055		11.95	ADD	SSB 6597	+	13.34.030	AMD	SHB 2030	
11.104A.040	AMD	SB 6597		11.95.070	AMD	SB 6597		13.34.030	AMD	2SHB 2030	
11.104A.040	AMD	SSB 6597	+	11.95.070	AMD	SSB 6597	+	13.34.030	AMD	SB 5875	
11.104A.050	AMD	SB 6597		11.96A	ADD	SB 6597		13.34.030	AMD	SB 6008	
11.104A.050	AMD	SSB 6597	+	11.96A	ADD	SSB 6597	+	13.34.030	AMD	SSB 6008	
11.108	ADD	SB 6597		11.96A.030	AMD	SB 6597		13.34.050	AMD	ESSB 5922	* PV
11.108	ADD	SSB 6597	+	11.96A.030	AMD	SSB 6597	+	13.34.060	AMD	SB 5995	
11.108.010	AMD	SB 6597		11.96A.100	AMD	SB 6597		13.34.060	AMD	SSB 5995	
11.108.010	AMD	SSB 6597	+	11.96A.110	AMD	SB 6597		13.34.062	AMD	SB 5922	
11.108.025	AMD	SB 6597		11.96A.150	AMD	SB 6597		13.34.065	AMD	SB 5995	
11.108.025	AMD	SSB 6597	+	11.98.039	AMD	HB 1125	*	13.34.065	AMD	SSB 5995	
11.108.060	AMD	SB 6597		11.98.039	AMD	SB 5055		13.34.102	AMD	HB 1668	* PV
11.108.060	AMD	SSB 6597	+	12.04.130	AMD	HB 1348		13.34.110	AMD	HB 2030	
11.108.900	AMD	SB 6597		12.04.130	AMD	SHB 1348		13.34.110	AMD	SHB 2030	
11.108.900	AMD	SSB 6597	+	12.04.130	AMD	SB 5353		13.34.110	AMD	2SHB 2030	
11.11.020	AMD	HB 2379	+	12.12.030	AMD	HB 2319		13.34.110	AMD	SB 6008	
11.11.040	AMD	HB 2379	+	12.12.030	AMD	SB 5454		13.34.110	AMD	SSB 6008	
11.110	ADD	SB 6662		12.12.030	AMD	SSB 5454		13.34.130	AMD	SB 5995	
11.110.051	AMD	SB 6662		12.12.030	AMD	E2SSB 5454	*	13.34.132	AMD	HB 2156	
11.110.120	AMD	SB 6662		12.20.060	AMD	HB 3035		13.34.132	AMD	SB 6007	
11.110.130	AMD	SB 6662		12.40.020	AMD	HB 1513		13.34.136	AMD	SB 6007	
11.114.010	AMD	HB 2380	+	12.40.020	AMD	HB 2319		13.34.138	AMD	SHB 1482	
11.114.020	AMD	HB 2380	+	12.40.020	AMD	SB 5454		13.34.138	AMD	HB 2156	
11.114.090	AMD	HB 2380	+	12.40.020	AMD	SSB 5454		13.34.138	AMD	ESSB 5922	* PV
11.114.120	AMD	HB 2380	+	12.40.020	AMD	E2SSB 5454	*	13.34.145	AMD	HB 2030	
11.114.140	AMD	HB 2380	+	13.04.030	AMD	HB 2061		13.34.145	AMD	SHB 2030	
11.114.180	AMD	HB 2380	+	13.04.030	AMD	SHB 2061	*	13.34.145	AMD	2SHB 2030	
11.114.190	AMD	HB 2380	+	13.04.030	AMD	HB 2064	*	13.34.145	AMD	HB 2156	
11.114.200	AMD	HB 2380	+	13.32A	ADD	HB 2993		13.34.145	AMD	SB 6008	
11.12	ADD	SB 6053		13.32A	ADD	SHB 2993		13.34.145	AMD	SSB 6008	
11.12.110	AMD	HB 1125	*	13.32A.030	AMD	HB 1660		13.34.190	AMD	HB 2156	
11.12.110	AMD	SB 5055		13.32A.030	AMD	SHB 1660		13.34.230	AMD	HB 2030	
11.24.010	AMD	SB 6597		13.32A.030	AMD	HB 2030		13.34.230	AMD	SHB 2030	
11.24.020	AMD	SB 6597		13.32A.030	AMD	SHB 2030		13.34.230	AMD	2SHB 2030	
11.24.020	AMD	SSB 6597	+	13.32A.030	AMD	2SHB 2030		13.34.230	AMD	SB 6008	
11.28.170	AMD	HB 1125	*	13.32A.030	AMD	HB 2153		13.34.230	AMD	SSB 6008	
11.28.170	AMD	SB 5055		13.32A.030	AMD	HB 2993		13.34.231	AMD	HB 2030	
11.40.020	AMD	HB 1125	*	13.32A.030	AMD	SHB 2993		13.34.231	AMD	SHB 2030	
11.40.020	AMD	SB 5055		13.32A.030	AMD	SB 6008		13.34.231	AMD	2SHB 2030	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
13.34.231	AMD	SB 6008		13.40.140	AMD	SHB 1644		15.13.390	AMD	SB 6133	
13.34.231	AMD	SSB 6008		13.40.140	AMD	HB 2343		15.13.390	AMD	SSB 6133	
13.34.232	AMD	HB 2030		13.40.140	AMD	SSB 5288		15.13.400	AMD	SB 6133	
13.34.232	AMD	SHB 2030		13.40.160	REMD	HB 2703		15.13.400	AMD	SSB 6133	
13.34.232	AMD	2SHB 2030		13.40.160	REMD	SB 5807		15.13.420	AMD	SB 6133	
13.34.232	AMD	SB 6008		13.40.160	REMD	SB 6409		15.13.420	AMD	SSB 6133	
13.34.232	AMD	SSB 6008		13.40.160	REMD	ESSB 6409		15.13.430	AMD	SB 6133	
13.34.233	AMD	HB 2030		13.40.167	AMD	HB 2073		15.13.430	AMD	SSB 6133	
13.34.233	AMD	SHB 2030		13.40.167	AMD	SHB 2073 *		15.13.440	AMD	SB 6133	
13.34.233	AMD	2SHB 2030		13.40.167	AMD	SB 5502		15.13.440	AMD	SSB 6133	
13.34.233	AMD	SB 6008		13.40.167	AMD	SSB 5502		15.13.455	AMD	SB 6133	
13.34.233	AMD	SSB 6008		13.40.200	AMD	HB 3186		15.13.455	AMD	SSB 6133	
13.34.234	AMD	HB 2030		13.40.200	AMD	ESHB 3186		15.13.470	AMD	SB 6133	
13.34.234	AMD	SHB 2030		13.40.300	AMD	HB 2061		15.13.470	AMD	SSB 6133	
13.34.234	AMD	2SHB 2030		13.40.300	AMD	SHB 2061 *		15.13.490	AMD	SB 6133	
13.34.234	AMD	SB 6008		13.40.430	AMD	HB 1668 * PV		15.13.490	AMD	SSB 6133	
13.34.236	AMD	HB 2030		13.40.570	AMD	HB 1133		15.17.240	AMD	HB 2274	
13.34.236	AMD	SHB 2030		13.40.570	AMD	SHB 1133 *		15.17.240	AMD	SB 6071	
13.34.236	AMD	2SHB 2030		13.50.050	AMD	HB 2472		15.17.243	AMD	SB 5488	
13.34.236	AMD	SB 6008		13.50.050	AMD	HB 2603		15.17.243	AMD	SSB 5488 *	
13.34.236	AMD	SSB 6008		13.50.050	AMD	SHB 2603		15.19.080	AMD	HB 1133	
13.34.260	AMD	SB 6007		13.50.050	AMD	SB 5171		15.19.080	AMD	SHB 1133 *	
13.34.350	AMD	SSB 5633		13.60.010	AMD	HB 2472		15.24	ADD	SB 5062	
13.34.350	AMD	SB 5666		13.60.030	AMD	HB 2472		15.26	ADD	SB 5062	
13.34.350	AMD	SSB 5666		13.60.100	AMD	HB 2472		15.26.295	AMD	HB 1133	
13.34.360	AMD	SB 6357		13.60.110	AMD	HB 2472		15.26.295	AMD	SHB 1133 *	
13.40	ADD	2SHB 1483		13.60.120	AMD	HB 2472		15.28	ADD	SB 5062	
13.40	ADD	3SHB 1483		13.64.080	AMD	HB 1668 * PV		15.28.315	AMD	HB 1133	
13.40	ADD	4SHB 1483 +		13.70.130	AMD	HB 1668 * PV		15.28.315	AMD	SHB 1133 *	
13.40	ADD	SHB 1644		14.08.120	AMD	HB 1596		15.36	ADD	SHB 3010	
13.40	ADD	HB 2343		14.08.120	AMD	SB 5584		15.36	ADD	SB 6377	
13.40	ADD	HB 2712		14.08.120	AMD	SSB 5584 *		15.36	ADD	SSB 6377 +	
13.40	ADD	HB 2992		15	ADD	HB 1608		15.36.012	AMD	HB 2598	
13.40	ADD	SHB 2992		15	ADD	SHB 1608		15.36.012	AMD	SHB 3010	
13.40	ADD	SB 5288		15	ADD	E3SHB 2939 +		15.36.012	AMD	SB 6377	
13.40	ADD	SSB 5288		15	ADD	HB 3046		15.36.012	AMD	SSB 6377 +	
13.40	ADD	SB 6024		15	ADD	SHB 3046		15.36.051	AMD	HB 1085	
13.40	ADD	SB 6239		15	ADD	SB 5062		15.36.051	AMD	SB 5039 *	
13.40	ADD	SB 6579		15	ADD	SB 5369		15.36.111	AMD	SHB 3010	
13.40	ADD	SSB 6579		15	ADD	SSB 5369		15.36.111	AMD	SB 6377	
13.40.0357	AMD	HB 1666		15	ADD	ESSB 6501		15.36.111	AMD	SSB 6377 +	
13.40.0357	AMD	HB 2476		15	ADD	ESB 6661 +		15.36.231	AMD	HB 1085	
13.40.0357	AMD	HB 2822		15.04	ADD	SB 5093		15.36.231	AMD	SB 5039 *	
13.40.0357	AMD	HB 3076		15.04	ADD	SB 6383		15.36.241	AMD	HB 1085	
13.40.0357	AMD	SHB 3076		15.04.200	AMD	HB 3046		15.36.241	AMD	SB 5039 *	
13.40.0357	AMD	HB 3317 +		15.04.200	AMD	SHB 3046		15.36.491	AMD	SB 5039 *	
13.40.0357	AMD	SB 5480		15.04.200	AMD	ESB 6661 +		15.36.511	AMD	SHB 3010	
13.40.0357	AMD	SB 6314		15.13	ADD	SB 6133		15.36.511	AMD	SB 6377	
13.40.0357	AMD	SB 6900		15.13	ADD	SSB 6133		15.36.511	AMD	SSB 6377 +	
13.40.040	AMD	HB 2476		15.13.250	AMD	SB 6133		15.44	ADD	SB 5062	
13.40.040	AMD	SB 6314		15.13.250	AMD	SSB 6133		15.44.185	AMD	HB 1133	
13.40.060	AMD	HB 1661		15.13.260	AMD	SB 6133		15.44.185	AMD	SHB 1133 *	
13.40.060	AMD	SHB 1661 *		15.13.260	AMD	SSB 6133		15.49.071	AMD	HB 1054	
13.40.060	AMD	SB 5500		15.13.265	AMD	SB 6133		15.49.071	AMD	SHB 1054 *	
13.40.060	AMD	SSB 5500		15.13.265	AMD	SSB 6133		15.49.071	AMD	SB 5172	
13.40.077	AMD	HB 2476		15.13.270	AMD	SB 6133		15.49.071	AMD	SSB 5172	
13.40.077	AMD	SB 6314		15.13.270	AMD	SSB 6133		15.53	ADD	HB 1086 *	
13.40.080	AMD	HB 2603		15.13.290	AMD	SB 6133		15.53	ADD	SB 5004	
13.40.127	AMD	HB 2825		15.13.340	AMD	SB 6133		15.53.901	AMD	HB 1086 *	
13.40.140	AMD	HB 1531		15.13.340	AMD	SSB 6133		15.53.901	AMD	SB 5004	
13.40.140	AMD	SHB 1531		15.13.370	AMD	SB 6133		15.53.9013	AMD	HB 1086 *	
13.40.140	AMD	HB 1644		15.13.370	AMD	SSB 6133		15.53.9013	AMD	SB 5004	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
15.53.9014	AMD	HB 1086	*	16.52	ADD	SB 5532		18	ADD	HB 1988	
15.53.9014	AMD	SB 5004		16.52	ADD	SB 6417		18	ADD	HB 2473	
15.53.9016	AMD	HB 1086	*	16.52.095	AMD	HB 1205		18	ADD	HB 2714	
15.53.9016	AMD	SB 5004		16.52.095	AMD	SB 5223		18	ADD	HB 3040	
15.53.9018	AMD	HB 1086	*	16.52.117	AMD	SHB 1304	*	18	ADD	HB 3045	
15.53.9018	AMD	HB 2520	+	16.52.117	AMD	HB 1499		18	ADD	HB 3060	
15.53.9018	AMD	SB 5004		16.52.117	AMD	HB 1579		18	ADD	SB 5446	
15.53.902	AMD	SB 5190		16.52.117	AMD	SB 5128		18	ADD	SB 5706	
15.53.902	AMD	SSB 5190	*	16.52.117	AMD	SB 5532		18	ADD	SB 5754	
15.53.9024	AMD	HB 1086	*	16.52.117	AMD	SB 6568	+	18	ADD	ESSB 5913	
15.53.9024	AMD	SB 5004		16.52.190	AMD	HB 1499		18	ADD	SB 6056	
15.53.904	AMD	HB 1205		16.52.190	AMD	SB 5532		18	ADD	SSB 6056	
15.53.904	AMD	SB 5190		16.52.200	AMD	HB 1499		18	ADD	SB 6229	
15.53.904	AMD	SSB 5190	*	16.52.200	AMD	SB 5532		18	ADD	SB 6378	
15.53.904	AMD	SB 5223		16.52.205	AMD	HB 1304		18	ADD	SSB 6378	
15.53.9044	AMD	HB 1086	*	16.52.205	AMD	SHB 1304	*	18	ADD	SB 6534	
15.53.9044	AMD	SB 5004		16.52.205	AMD	HB 1499		18	ADD	SB 6672	
15.58.060	AMD	HB 1133		16.52.205	AMD	SB 5352		18.104	ADD	HB 1939	
15.58.060	AMD	SHB 1133	*	16.52.205	AMD	SB 5532		18.104	ADD	SB 5831	*
15.62	ADD	SB 5062		16.52.205	AMD	SSB 6417	+	18.104.020	AMD	HB 1939	
15.65	ADD	SB 5062		16.52.207	AMD	HB 1304		18.104.020	AMD	SB 5831	*
15.65.203	AMD	HB 1133		16.52.207	AMD	SHB 1304	*	18.104.043	AMD	HB 1939	
15.65.203	AMD	SHB 1133	*	16.52.207	AMD	HB 1499		18.104.043	AMD	SB 5831	*
15.66	ADD	SB 5062		16.52.207	AMD	SB 5352		18.104.050	AMD	HB 1939	
15.66.105	AMD	HB 1133		16.52.207	AMD	SB 5532		18.104.050	AMD	SB 5831	*
15.66.105	AMD	SHB 1133	*	16.57.160	AMD	ESB 6376	+	18.104.055	AMD	HB 1939	
15.66.270	AMD	HB 1608		16.57.220	AMD	HB 3032		18.104.055	AMD	SB 5831	*
15.66.270	AMD	SHB 1608		16.57.220	AMD	ESB 6376	+	18.104.100	AMD	HB 1939	
15.66.270	AMD	SB 5369		16.58.130	AMD	HB 3032		18.104.100	AMD	SB 5831	*
15.66.270	AMD	SSB 5369		16.58.130	AMD	ESB 6376	+	18.104.120	AMD	HB 1939	
15.76.165	AMD	HB 1299		16.67	ADD	SB 5062		18.104.120	AMD	SB 5831	*
15.76.165	AMD	SHB 1299	*	16.67.180	AMD	HB 1133		18.104.190	AMD	HB 1939	
15.80.450	AMD	SSB 6365	+	16.67.180	AMD	SHB 1133	*	18.104.190	AMD	SB 5831	*
15.80.490	AMD	SSB 6365	+	16.68	ADD	SB 5961		18.106	ADD	HB 2971	
15.85.020	AMD	HB 2146		16.68.020	REP	HB 2082		18.106	ADD	HB 3177	
15.86.110	AMD	HB 1133		16.68.020	AMD	HB 2558		18.106	ADD	SB 6225	
15.86.110	AMD	SHB 1133	*	16.68.020	RECD	HB 2558		18.106	ADD	SB 6772	
15.88.170	AMD	HB 1133		16.68.020	REP	SB 5961		18.106.010	AMD	HB 2971	
15.88.170	AMD	SHB 1133	*	16.68.020	AMD	SB 6371	+	18.106.010	AMD	HB 3177	
16	ADD	HB 1151		16.68.020	RECD	SB 6371	+	18.106.010	AMD	SB 6225	
16	ADD	ESHB 1151		17.10.145	AMD	SB 5155		18.106.010	AMD	SSB 6225	+
16	ADD	HB 1615		17.15	ADD	SB 5388		18.106.010	AMD	SB 6772	
16	ADD	SHB 1615		17.15.010	AMD	SB 5388		18.106.020	AMD	HB 3177	
16	ADD	SB 5377		17.15.030	AMD	SB 5388		18.106.020	AMD	SB 5766	
16	ADD	SB 5602		17.21	ADD	HB 1388		18.106.020	AMD	SSB 6225	+
16.08.020	AMD	HB 1499		17.21	ADD	HB 2611		18.106.020	AMD	SB 6772	
16.08.020	AMD	SB 5532		17.21.020	AMD	HB 1388		18.106.030	AMD	HB 3177	
16.08.030	REP	HB 1499		17.21.020	AMD	HB 2611		18.106.030	AMD	SB 6772	
16.08.030	REP	SB 5532		17.21.128	AMD	HB 1110	*	18.106.040	AMD	HB 2971	
16.08.070	AMD	HB 1150		17.21.150	AMD	HB 1388		18.106.040	AMD	HB 3177	
16.08.070	AMD	ESHB 1150		17.21.150	AMD	HB 2611		18.106.040	AMD	SB 6225	
16.08.070	AMD	SB 6619		17.21.420	AMD	HB 2611		18.106.040	AMD	SSB 6225	+
16.08.080	AMD	HB 1150		17.21.430	AMD	HB 2611		18.106.040	AMD	SB 6772	
16.08.080	AMD	SB 6619		17.26	ADD	HB 1423		18.106.050	AMD	HB 2971	
16.08.090	AMD	HB 1150		17.26	ADD	SHB 1423		18.106.050	AMD	HB 3177	
16.08.090	AMD	SB 6619		17.28.255	AMD	HB 1555	*	18.106.050	AMD	SB 6225	
16.08.100	AMD	ESHB 1150		17.28.255	AMD	SB 6760		18.106.050	AMD	SSB 6225	+
16.36	ADD	HB 2558		18	ADD	HB 1156		18.106.050	AMD	SB 6772	
16.36	ADD	SB 6371	+	18	ADD	HB 1624		18.106.070	AMD	HB 3177	
16.49	ADD	SB 6252		18	ADD	HB 1811		18.106.070	AMD	SSB 6225	+
16.49	ADD	SSB 6252		18	ADD	HB 1878		18.106.070	AMD	SB 6772	
16.52	ADD	HB 1499		18	ADD	SHB 1878		18.106.080	AMD	HB 3177	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
18.106.080	AMD	SB 6772		18.130	ADD	HB 2994		18.140.010	AMD	SB 5274 *	
18.106.090	AMD	HB 3177		18.130	ADD	SB 6087		18.140.020	AMD	HB 1375	
18.106.090	AMD	SB 6772		18.130.040	AMD	HB 1988		18.140.020	AMD	SHB 1375	
18.106.110	AMD	HB 2971		18.130.040	AMD	HB 2714		18.140.020	AMD	SB 5274 *	
18.106.110	AMD	HB 3177		18.130.040	AMD	SSB 6056		18.140.030	AMD	HB 1375	
18.106.110	AMD	SB 6225		18.130.040	AMD	SB 6378		18.140.030	AMD	SHB 1375	
18.106.110	AMD	SSB 6225 +		18.130.040	AMD	SSB 6378		18.140.030	AMD	SB 5274 *	
18.106.110	AMD	SB 6772		18.130.050	AMD	E2SHB 1071		18.140.060	AMD	HB 1375	
18.106.130	AMD	HB 3177		18.130.050	AMD	HB 2974		18.140.060	AMD	SHB 1375	
18.106.130	AMD	SB 6772		18.130.050	AMD	SHB 2974 +		18.140.060	AMD	SB 5274 *	
18.106.150	AMD	HB 3177		18.130.060	AMD	E2SHB 1071		18.140.070	AMD	HB 1375	
18.106.150	AMD	SB 6772		18.130.060	AMD	SHB 2974 +		18.140.070	AMD	SHB 1375	
18.106.155	AMD	HB 3177		18.130.070	AMD	SHB 1538		18.140.070	AMD	SB 5274 *	
18.106.155	AMD	SB 6772		18.130.070	AMD	HB 2974		18.140.100	AMD	HB 1375	
18.106.170	AMD	HB 2599		18.130.070	AMD	SHB 2974 +		18.140.100	AMD	SHB 1375	
18.106.170	AMD	HB 2600		18.130.070	AMD	SSB 5492 *		18.140.100	AMD	SB 5274 *	
18.106.170	AMD	SHB 2600		18.130.080	AMD	HB 2974		18.140.110	AMD	HB 1375	
18.106.170	AMD	HB 3177		18.130.080	AMD	SHB 2974 +		18.140.110	AMD	SHB 1375	
18.106.170	AMD	SB 6772		18.130.085	AMD	HB 1133		18.140.110	AMD	SB 5274 *	
18.106.170	AMD	SB 6862		18.130.085	AMD	SHB 1133 *		18.140.120	AMD	HB 1375	
18.106.180	AMD	HB 3177		18.130.090	AMD	HB 1781		18.140.120	AMD	SHB 1375	
18.106.180	AMD	SB 6772		18.130.090	AMD	HB 2295		18.140.120	AMD	SB 5274 *	
18.106.190	AMD	HB 1650		18.130.095	AMD	HB 1133		18.140.130	AMD	HB 1375	
18.106.190	AMD	SHB 1650 +		18.130.095	AMD	SHB 1133 *		18.140.130	AMD	SHB 1375	
18.106.190	AMD	SB 5627		18.130.110	AMD	HB 1133		18.140.130	AMD	SB 5274 *	
18.106.190	AMD	SSB 5627		18.130.110	AMD	SHB 1133 *		18.140.140	AMD	HB 1375	
18.106.250	AMD	HB 3177		18.130.160	AMD	HB 1071		18.140.140	AMD	SHB 1375	
18.106.250	AMD	SB 6772		18.130.160	AMD	SHB 1071		18.140.140	AMD	SB 5274 *	
18.106.270	AMD	HB 3177		18.130.160	AMD	E2SHB 1071		18.140.150	AMD	HB 1375	
18.106.270	AMD	SB 6772		18.130.160	AMD	HB 2292		18.140.150	AMD	SHB 1375	
18.106.320	AMD	HB 1133		18.130.160	AMD	SHB 2292		18.140.150	AMD	SB 5274 *	
18.106.320	AMD	SHB 1133 *		18.130.160	AMD	2SHB 2292 +		18.140.155	AMD	HB 1375	
18.106.320	AMD	HB 3177		18.130.160	AMD	HB 2295		18.140.155	AMD	SHB 1375	
18.106.320	AMD	SB 6772		18.130.160	AMD	HB 2974		18.140.155	AMD	SB 5274 *	
18.108.010	AMD	HB 2092		18.130.160	AMD	SHB 2974 +		18.140.160	AMD	HB 1375	
18.108.100	REP	HB 2294		18.130.160	AMD	SB 5636		18.140.160	AMD	SHB 1375	
18.108.230	REP	HB 2092		18.130.160	AMD	SB 6087		18.140.160	AMD	HB 1395	
18.118.010	AMD	HB 1067		18.130.172	AMD	HB 1071		18.140.160	AMD	SHB 1395	
18.118.010	AMD	SHB 1067		18.130.172	AMD	SHB 1071		18.140.160	AMD	E2SHB 1395	
18.118.010	AMD	SB 5072		18.130.172	AMD	HB 2292		18.140.160	AMD	SB 5274 *	
18.118.010	AMD	SB 5732		18.130.172	AMD	SHB 2292		18.140.160	AMD	SB 5364	
18.118.010	AMD	ESSB 5732 *		18.130.172	AMD	HB 2295		18.140.170	AMD	HB 1375	
18.120.010	AMD	HB 1067		18.130.172	AMD	SB 6087		18.140.170	AMD	SHB 1375	
18.120.010	AMD	SHB 1067		18.130.175	AMD	HB 1133		18.140.170	AMD	SB 5274 *	
18.120.010	AMD	SB 5072		18.130.175	AMD	SHB 1133 *		18.140.175	REP	HB 1395	
18.120.010	AMD	SB 5732		18.130.175	AMD	HB 2974		18.140.175	REP	SHB 1395	
18.120.010	AMD	ESSB 5732 *		18.130.175	AMD	SHB 2974 +		18.140.175	REP	E2SHB 1395	
18.122	ADD	HB 3050		18.130.310	AMD	SHB 2431		18.140.175	REP	SB 5364	
18.130	ADD	HB 1071		18.135	ADD	HB 3136		18.140.200	AMD	HB 1375	
18.130	ADD	SHB 1071		18.135	ADD	ESSB 6391 +		18.140.200	AMD	SHB 1375	
18.130	ADD	E2SHB 1071		18.135	ADD	SB 6690		18.140.200	AMD	SB 5274 *	
18.130	ADD	HB 1781		18.135	ADD	SSB 6690		18.140.202	AMD	HB 1375	
18.130	ADD	HB 1850		18.135.040	AMD	ESSB 6391 +		18.140.202	AMD	SHB 1375	
18.130	ADD	ESHB 1850 +		18.135.040	AMD	SSB 6690		18.140.202	AMD	SB 5274 *	
18.130	ADD	HB 1859		18.140	ADD	HB 1375		18.140.220	AMD	HB 1375	
18.130	ADD	HB 2292		18.140	ADD	SHB 1375		18.140.220	AMD	SHB 1375	
18.130	ADD	SHB 2292		18.140	ADD	SB 5274 *		18.140.220	AMD	SB 5274 *	
18.130	ADD	HB 2295		18.140.005	AMD	HB 1375		18.140.230	AMD	HB 1375	
18.130	ADD	HB 2431		18.140.005	AMD	SHB 1375		18.140.230	AMD	SHB 1375	
18.130	ADD	SHB 2431		18.140.005	AMD	SB 5274 *		18.140.230	AMD	SB 5274 *	
18.130	ADD	HB 2974		18.140.010	AMD	HB 1375		18.140.260	AMD	HB 1375	
18.130	ADD	SHB 2974 +		18.140.010	AMD	SHB 1375		18.140.260	AMD	SHB 1375	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
18.140.260	AMD	SB 5274	*	18.170.130	AMD	SB 6296		18.235.005	AMD	E2SHB 1395	
18.155.030	AMD	HB 2654		18.170.160	AMD	SB 6296		18.235.010	AMD	HB 1395	
18.155.070	AMD	HB 2654		18.170.180	AMD	HB 1395		18.235.010	AMD	SHB 1395	
18.155.070	AMD	SHB 2654	+	18.170.180	AMD	SHB 1395		18.235.010	AMD	E2SHB 1395	
18.155.075	AMD	HB 2654		18.170.180	AMD	E2SHB 1395		18.235.010	AMD	SB 5364	
18.155.075	AMD	SHB 2654	+	18.170.180	AMD	SB 5364		18.235.020	AMD	HB 1395	
18.16	ADD	SB 5913		18.170.300	AMD	SB 6296		18.235.020	AMD	SHB 1395	
18.16.010	AMD	SB 5913		18.185.010	AMD	HB 3219		18.235.020	AMD	E2SHB 1395	
18.16.020	AMD	HB 2596		18.185.010	AMD	SB 6745		18.235.020	AMD	HB 2829	+
18.16.020	AMD	SB 5913		18.185.040	AMD	HB 2472		18.235.020	AMD	SB 5364	
18.16.020	AMD	SB 6543		18.185.110	AMD	HB 1395		18.235.020	AMD	SB 5880	
18.16.030	AMD	HB 2596		18.185.110	AMD	SHB 1395		18.235.020	AMD	SB 6550	
18.16.030	AMD	SB 5913		18.185.110	AMD	E2SHB 1395		18.235.040	AMD	HB 1395	
18.16.030	AMD	SB 6543		18.185.110	AMD	SB 5364		18.235.040	AMD	SHB 1395	
18.16.050	AMD	HB 2596		18.185.120	AMD	HB 1395		18.235.040	AMD	E2SHB 1395	
18.16.050	AMD	SB 5913		18.185.120	AMD	SHB 1395		18.235.040	AMD	SB 5364	
18.16.050	AMD	SB 6543		18.185.120	AMD	E2SHB 1395		18.235.050	AMD	HB 1395	
18.16.060	AMD	HB 2596		18.185.120	AMD	SB 5364		18.235.050	AMD	SHB 1395	
18.16.060	AMD	SB 5913		18.185.250	AMD	HB 2472		18.235.050	AMD	E2SHB 1395	
18.16.060	AMD	SB 6291		18.185.300	AMD	SB 5726		18.235.050	AMD	SB 5364	
18.16.060	AMD	SSB 6291		18.19.040	AMD	HB 3302		18.235.080	AMD	HB 1395	
18.16.060	AMD	SB 6543		18.20	ADD	HB 1591		18.235.080	AMD	SHB 1395	
18.16.100	AMD	HB 2596		18.20	ADD	SHB 1591	* PV	18.235.080	AMD	E2SHB 1395	
18.16.100	AMD	SB 6543		18.20	ADD	HB 3225		18.235.080	AMD	SB 5364	
18.16.130	AMD	SB 5913		18.20	ADD	SB 6769		18.235.090	AMD	HB 1395	
18.16.170	AMD	SB 5913		18.20	ADD	SB 6810		18.235.090	AMD	SHB 1395	
18.16.175	REMD	HB 2596		18.20	ADD	SSB 6810		18.235.090	AMD	E2SHB 1395	
18.16.175	REMD	SB 5913		18.20.020	AMD	HB 1591		18.235.090	AMD	SB 5364	
18.16.175	REMD	SB 6543		18.20.020	AMD	HB 2742		18.235.100	AMD	HB 1395	
18.16.180	AMD	HB 2596		18.20.020	AMD	SB 6391		18.235.100	AMD	SHB 1395	
18.16.180	AMD	SB 5913		18.20.020	AMD	ESSB 6391	+	18.235.100	AMD	E2SHB 1395	
18.16.180	AMD	SB 6543		18.20.130	AMD	HB 2472		18.235.100	AMD	SB 5364	
18.16.190	AMD	SB 5913		18.20.195	AMD	HB 1606		18.235.110	AMD	HB 1395	
18.16.200	AMD	SB 5913		18.20.195	AMD	SHB 1606	* PV	18.235.110	AMD	SHB 1395	
18.16.280	AMD	HB 2596		18.20.195	AMD	HB 3226		18.235.110	AMD	E2SHB 1395	
18.16.280	AMD	SHB 2596	+	18.20.195	AMD	SB 5649		18.235.110	AMD	SB 5364	
18.16.280	AMD	SB 6543		18.20.195	AMD	SSB 5649		18.235.130	AMD	HB 1395	
18.16.290	AMD	SB 5913		18.20.195	AMD	SB 6809		18.235.130	AMD	SHB 1395	
18.160.050	AMD	HB 1945		18.20.290	AMD	HB 2864		18.235.130	AMD	E2SHB 1395	
18.160.050	AMD	SHB 1945	*	18.20.290	AMD	SB 6373	+	18.235.130	AMD	SB 5364	
18.165.070	AMD	HB 2472		18.20.390	AMD	HB 1569		18.235.150	AMD	HB 1395	
18.165.170	AMD	HB 1395		18.20.390	AMD	SHB 1569	*	18.235.150	AMD	SHB 1395	
18.165.170	AMD	SHB 1395		18.20.390	AMD	HB 2520	+	18.235.150	AMD	E2SHB 1395	
18.165.170	AMD	E2SHB 1395		18.20.390	AMD	SB 5698		18.235.150	AMD	SB 5364	
18.165.170	AMD	SB 5364		18.20.390	AMD	SSB 5698		18.235.210	AMD	HB 1395	
18.170	ADD	SB 6214		18.220	ADD	HB 1811		18.235.210	AMD	SHB 1395	
18.170	ADD	SSB 6214		18.220	ADD	SB 5446		18.235.210	AMD	E2SHB 1395	
18.170	ADD	SB 6296		18.220.040	AMD	HB 1395		18.235.210	AMD	SB 5364	
18.170.010	AMD	SB 6214		18.220.040	AMD	SHB 1395		18.27	ADD	SB 5766	
18.170.010	AMD	SSB 6214		18.220.040	AMD	E2SHB 1395		18.27	ADD	ESSB 6740	
18.170.010	AMD	SB 6296		18.220.040	AMD	SB 5364		18.27.010	AMD	SB 5766	
18.170.020	AMD	SB 6257		18.220.130	AMD	HB 1395		18.27.010	AMD	SB 6740	
18.170.020	AMD	SSB 6257	+	18.220.130	AMD	SHB 1395		18.27.010	AMD	ESSB 6740	
18.170.020	AMD	SB 6296		18.220.130	AMD	E2SHB 1395		18.27.010	AMD	SB 6859	
18.170.070	AMD	SB 6296		18.220.130	AMD	SB 5364		18.27.020	AMD	SB 5773	
18.170.080	AMD	SB 6296		18.220.140	AMD	HB 1395		18.27.020	AMD	SSB 5773	
18.170.090	AMD	SB 6296		18.220.140	AMD	SHB 1395		18.27.020	AMD	E2SSB 5773	
18.170.100	AMD	SB 6214		18.220.140	AMD	E2SHB 1395		18.27.020	AMD	SB 6740	
18.170.100	AMD	SSB 6214		18.220.140	AMD	SB 5364		18.27.020	AMD	ESSB 6740	
18.170.110	AMD	SB 6296		18.225.090	AMD	SB 6658	+	18.27.020	AMD	SB 6859	
18.170.120	AMD	SB 6296		18.225.105	AMD	SSB 5763		18.27.030	AMD	SB 5773	
18.170.130	AMD	HB 2472		18.225.105	AMD	E2SSB 5763	* PV	18.27.030	AMD	SSB 5773	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
18.27.030	AMD	E2SSB 5773		18.32.030	AMD	HB 2463		18.39.217	AMD	SSB 5752	*
18.27.030	AMD	SB 6740		18.32.030	AMD	SHB 2463		18.39.220	AMD	SB 5752	
18.27.030	AMD	ESSB 6740		18.32.040	AMD	HB 1133		18.39.220	AMD	SSB 5752	*
18.27.040	AMD	SB 5766		18.32.040	AMD	SHB 1133	*	18.39.231	AMD	SB 5752	
18.27.040	AMD	SB 5773		18.32.040	AMD	HB 1689		18.39.231	AMD	SSB 5752	*
18.27.040	AMD	SSB 5773		18.32.040	AMD	SHB 1689	*	18.39.250	AMD	SB 5752	
18.27.040	AMD	E2SSB 5773		18.32.195	AMD	HB 1612	*	18.39.250	AMD	SSB 5752	*
18.27.040	AMD	SB 6740		18.32.195	AMD	SHB 1689	*	18.39.255	AMD	SB 5752	
18.27.040	AMD	ESSB 6740		18.32.215	AMD	HB 2463		18.39.255	AMD	SSB 5752	*
18.27.060	AMD	SSB 6225	+	18.32.215	AMD	SHB 2463		18.39.345	AMD	SB 5752	
18.27.080	AMD	SB 6740		18.35.010	AMD	HB 1198		18.39.345	AMD	SSB 5752	*
18.27.080	AMD	ESSB 6740		18.35.010	AMD	SB 5358	*	18.39.410	AMD	SB 5752	
18.27.120	AMD	HB 1133		18.35.020	AMD	HB 1198		18.39.410	AMD	SSB 5752	*
18.27.120	AMD	SHB 1133	*	18.35.020	AMD	E2SHB 3098	+	18.39.450	AMD	HB 1133	
18.27.200	AMD	ESSB 6740		18.35.020	AMD	SB 5358	*	18.39.450	AMD	SHB 1133	*
18.27.200	AMD	SB 6859		18.35.060	AMD	HB 1198		18.39.800	AMD	SB 5752	
18.27.240	AMD	HB 1650		18.35.060	AMD	SB 5358	*	18.39.800	AMD	SSB 5752	*
18.27.240	AMD	SHB 1650	+	18.35.195	AMD	HB 1198		18.43	ADD	HB 2354	
18.27.240	AMD	SB 5627		18.35.195	AMD	E2SHB 3098	+	18.43.020	AMD	HB 2354	
18.27.240	AMD	SSB 5627		18.35.195	AMD	SB 5358	*	18.43.080	AMD	HB 1396	*
18.27.280	REP	HB 1650		18.36A.020	AMD	HB 1546	*	18.43.080	AMD	SB 5117	
18.27.280	REP	SHB 1650	+	18.36A.020	AMD	SB 5605		18.44.031	AMD	HB 1133	
18.27.280	REP	SB 5627		18.36A.040	AMD	HB 1546	*	18.44.031	AMD	SHB 1133	*
18.27.340	AMD	ESSB 6740		18.36A.040	AMD	SB 5605		18.46	ADD	HB 1859	
18.27.340	AMD	SB 6859		18.39	ADD	SB 5752		18.46.110	AMD	HB 2472	
18.29	ADD	HB 1156		18.39	ADD	SSB 5752	*	18.51	ADD	HB 1364	*
18.29	ADD	SB 5706		18.39.010	AMD	SB 5752		18.51	ADD	HB 1606	
18.29	ADD	SB 6666		18.39.010	AMD	SSB 5752	*	18.51	ADD	SHB 1606	* PV
18.29.021	AMD	HB 1156		18.39.020	AMD	HB 1395		18.51	ADD	HB 1710	
18.29.021	AMD	SB 5706		18.39.020	AMD	SHB 1395		18.51	ADD	HB 3226	
18.29.021	AMD	SB 6666		18.39.020	AMD	SB 5364		18.51	ADD	SB 5347	* V
18.29.045	AMD	HB 1156		18.39.020	AMD	SB 5752		18.51	ADD	SB 5649	
18.29.045	AMD	SB 5706		18.39.020	AMD	SSB 5752	*	18.51	ADD	SSB 5649	
18.29.045	AMD	SB 6666		18.39.035	AMD	SB 5752		18.51	ADD	SB 5965	
18.29.050	AMD	HB 1156		18.39.035	AMD	SSB 5752	*	18.51	ADD	SB 6279	
18.29.050	AMD	SB 5706		18.39.045	AMD	SB 5752		18.51	ADD	SB 6769	
18.29.110	REP	HB 1156		18.39.045	AMD	SSB 5752	*	18.51	ADD	SB 6809	
18.29.110	REP	SB 5706		18.39.070	AMD	SB 5752		18.51.140	AMD	HB 2472	
18.29.120	AMD	HB 1156		18.39.070	AMD	SSB 5752	*	18.51.145	AMD	HB 2472	
18.29.120	AMD	SB 5706		18.39.100	AMD	SB 5752		18.51.290	AMD	HB 1133	
18.29.120	AMD	SB 6666		18.39.100	AMD	SSB 5752	*	18.51.290	AMD	SHB 1133	*
18.29.130	REP	HB 1156		18.39.120	AMD	SB 5752		18.53	ADD	HB 2341	
18.29.130	REP	SB 5706		18.39.120	AMD	SSB 5752	*	18.53	ADD	SHB 2341	
18.29.140	AMD	HB 1156		18.39.130	AMD	SB 5752		18.53	ADD	ESSB 5535	+
18.29.140	AMD	SB 5706		18.39.130	AMD	SSB 5752	*	18.53.010	AMD	HB 1549	
18.29.140	AMD	SB 6666		18.39.145	REMD	SB 5752		18.53.010	AMD	HB 2341	
18.29.150	AMD	HB 1156		18.39.145	REMD	SSB 5752	*	18.53.010	AMD	SHB 2341	
18.29.150	AMD	SB 5706		18.39.150	REMD	SB 5752		18.53.010	AMD	SB 5535	
18.29.150	AMD	SB 6666		18.39.150	REMD	SSB 5752	*	18.53.010	AMD	ESSB 5535	+
18.29.160	AMD	HB 1156		18.39.170	AMD	SB 5752		18.57	ADD	HB 2310	
18.29.160	AMD	SB 5706		18.39.170	AMD	SSB 5752	*	18.57	ADD	SB 6011	
18.29.160	AMD	SB 6666		18.39.173	AMD	SB 5752		18.57.174	REP	HB 2974	
18.29.170	REP	HB 1156		18.39.173	AMD	SSB 5752	*	18.57.174	REP	SHB 2974	+
18.29.170	REP	SB 5706		18.39.175	AMD	SB 5752		18.57A	ADD	HB 2229	
18.29.190	AMD	HB 2849		18.39.175	AMD	SSB 5752	*	18.57A	ADD	SB 6902	
18.29.190	AMD	SB 6418	+	18.39.181	AMD	SB 5752		18.64	ADD	2SHB 1168	*
18.29.200	REP	HB 2849		18.39.181	AMD	SSB 5752	*	18.64	ADD	HB 1316	
18.29.200	REP	SB 6418	+	18.39.195	AMD	SB 5752		18.64	ADD	SHB 1316	
18.29.210	AMD	HB 1156		18.39.195	AMD	SSB 5752	*	18.64	ADD	2SHB 1316	
18.29.210	AMD	SB 5706		18.39.215	AMD	SB 5752		18.64	ADD	HB 1889	
18.29.210	AMD	SB 6666		18.39.215	AMD	SSB 5752	*	18.64	ADD	SB 5470	
18.32.030	AMD	HB 1689		18.39.217	AMD	SB 5752		18.64	ADD	ESSB 5470	*

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RCW SECTIONS			RCW SECTIONS			RCW SECTIONS		
		BILLS			BILLS			BILLS
18.64	ADD	SB 6020	18.79	ADD	SB 5599	19	ADD	SB 5672
18.64.011	AMD	SB 6591	18.79	ADD	ESSB 5599 *	19	ADD	SSB 5672
18.64.044	AMD	HB 1017	18.79.050	AMD	HB 3094	19	ADD	SB 5692
18.64.044	AMD	ESHB 2266 *	18.79.070	AMD	HB 1075	19	ADD	SSB 5692 *
18.64.046	AMD	HB 1017	18.79.070	AMD	SHB 1075 *	19	ADD	SB 5880
18.64.046	AMD	HB 1316	18.79.070	AMD	SB 5598	19	ADD	SB 5941
18.64.046	AMD	SHB 1316	18.79.070	AMD	SSB 5598	19	ADD	SB 6043
18.64.046	AMD	2SHB 1316	18.79.240	AMD	HB 1479 *	19	ADD	SSB 6043 *
18.64.046	AMD	ESHB 2266 *	18.79.240	AMD	SB 5516	19	ADD	SB 6164
18.64.046	AMD	SB 5470	18.83	ADD	HB 3302	19	ADD	SSB 6164
18.64.046	AMD	SB 6020	18.83.110	AMD	SSB 5763	19	ADD	SB 6416 +
18.64.046	AMD	SB 6591	18.83.110	AMD	E2SSB 5763 * PV	19	ADD	SB 6584
18.64.047	AMD	HB 1017	18.83.200	AMD	E2SHB 3098 +	19	ADD	SB 6863
18.64.047	AMD	ESHB 2266 *	18.85.343	REP	HB 1395	19.02	ADD	HB 2131 *
18.64.350	AMD	HB 1168	18.85.343	REP	SHB 1395	19.02	ADD	SB 5967
18.64.350	AMD	SHB 1168	18.85.343	REP	E2SHB 1395	19.02.110	AMD	SB 6133
18.64.350	AMD	2SHB 1168 *	18.85.343	REP	SB 5364	19.09	ADD	SB 6662
18.64.360	AMD	HB 1168	18.85.520	AMD	HB 1141 *	19.09.020	AMD	SB 6662
18.64.360	AMD	SHB 1168	18.85.530	AMD	HB 1141 *	19.09.075	AMD	SB 6662
18.64.360	AMD	2SHB 1168 *	18.85.540	AMD	HB 1141 *	19.09.076	AMD	SB 6662
18.64.420	AMD	HB 1133	18.85.540	AMD	HB 1629	19.09.079	AMD	SB 6662
18.64.420	AMD	SHB 1133 *	18.92.015	AMD	HB 1511	19.09.085	AMD	SB 6662
18.71	ADD	HB 2310	18.96.050	AMD	HB 1394	19.09.095	REP	SB 6662
18.71	ADD	SB 6011	18.96.050	AMD	SHB 1394 *	19.09.097	AMD	SB 6662
18.71.015	AMD	HB 2292	18.96.050	AMD	SB 5365	19.09.100	AMD	SB 6662
18.71.015	AMD	SHB 2292	19	ADD	HB 1010	19.09.210	AMD	SB 6662
18.71.015	AMD	2SHB 2292 +	19	ADD	ESHB 1010 +	19.09.440	AMD	SB 6662
18.71.015	AMD	SB 6087	19	ADD	HB 1011	19.102.010	REP	HB 1142
18.71.0193	REP	HB 2974	19	ADD	SHB 1011	19.102.010	REP	SHB 1142
18.71.0193	REP	SHB 2974 +	19	ADD	HB 1012	19.102.010	REP	SB 5211
18.71.0195	AMD	HB 1133	19	ADD	ESHB 1012 *	19.102.010	REP	SB 6416 +
18.71.0195	AMD	SHB 1133 *	19	ADD	HB 1047	19.102.020	REP	HB 1142
18.71.030	AMD	SB 6011	19	ADD	HB 1062	19.102.020	REP	SHB 1142
18.71.050	AMD	SB 6820	19	ADD	ESHB 1062 *	19.102.020	REP	SB 5211
18.71.050	AMD	SSB 6820	19	ADD	HB 1138 *	19.102.020	REP	SB 6416 +
18.71.340	AMD	HB 1133	19	ADD	HB 1142	19.105.310	AMD	SB 5002
18.71.340	AMD	SHB 1133 *	19	ADD	SHB 1142	19.105.310	AMD	ESSB 5002 *
18.71A	ADD	HB 2229	19	ADD	HB 1167	19.105.325	AMD	SB 5002
18.71A	ADD	SB 6902	19	ADD	SHB 1185 *	19.105.325	AMD	ESSB 5002 *
18.73.030	AMD	HB 1237 *	19	ADD	HB 1251	19.105.380	AMD	HB 1394
18.73.030	AMD	SB 5653	19	ADD	ESHB 1251	19.105.380	AMD	SHB 1394 *
18.73.250	AMD	SB 5523	19	ADD	HB 1401	19.105.380	AMD	SB 5365
18.73.250	AMD	SB 5708	19	ADD	HB 1464	19.112	ADD	HB 1826
18.73.250	AMD	SSB 5708 *	19	ADD	HB 1622	19.112	ADD	HB 2660
18.74	ADD	HB 1137	19	ADD	SHB 1622	19.112	ADD	HB 2664
18.74	ADD	SHB 1137 *	19	ADD	2SHB 1622	19.112	ADD	HB 2665
18.74	ADD	SB 5248	19	ADD	HB 1901	19.112	ADD	HB 2666
18.74	ADD	SSB 5248	19	ADD	HB 2346	19.112	ADD	HB 2738
18.74.005	AMD	HB 1137	19	ADD	HB 2351	19.112	ADD	ESHB 2738
18.74.005	AMD	SHB 1137 *	19	ADD	SHB 2473	19.112	ADD	SB 6508
18.74.005	AMD	SB 5248	19	ADD	HB 2810	19.112	ADD	ESSB 6508 +
18.74.005	AMD	SSB 5248	19	ADD	HB 2811	19.112.010	AMD	HB 1826
18.74.010	AMD	HB 1137	19	ADD	HB 2938	19.112.010	AMD	HB 2664
18.74.010	AMD	SHB 1137 *	19	ADD	HB 3227	19.112.010	AMD	HB 2665
18.74.010	AMD	SB 5248	19	ADD	SHB 3227	19.112.010	AMD	HB 2666
18.74.010	AMD	SSB 5248	19	ADD	HB 3292	19.112.010	AMD	ESSB 6508 +
18.74.012	AMD	HB 1137	19	ADD	SB 5098	19.112.020	AMD	HB 2738
18.74.012	AMD	SHB 1137 *	19	ADD	ESSB 5098	19.112.020	AMD	ESHB 2738
18.74.012	AMD	SB 5248	19	ADD	SB 5211	19.112.020	AMD	SB 6508
18.74.012	AMD	SSB 5248	19	ADD	SB 5374	19.112.020	AMD	ESSB 6508 +
18.79	ADD	HB 1353	19	ADD	SB 5658	19.112.060	AMD	ESSB 6508 +
18.79	ADD	SHB 1353	19	ADD	SSB 5658	19.120.010	AMD	HB 2441

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
19.120.010	AMD	HB 2442		19.146.220	REMD	ESSB 6166		19.230.190	AMD	SHB 1133	*
19.120.080	AMD	HB 2441		19.146.225	AMD	EHB 2340	+	19.260.020	AMD	HB 3242	
19.120.080	AMD	HB 2442		19.146.225	AMD	SB 6166		19.260.020	AMD	SB 6840	
19.122	ADD	ESHB 1539	*	19.146.225	AMD	ESSB 6166		19.260.020	AMD	SSB 6840	+
19.122.020	AMD	HB 1539		19.146.228	AMD	EHB 2340	+	19.260.030	AMD	HB 3242	
19.122.020	AMD	ESHB 1539	*	19.146.228	AMD	SB 6166		19.260.030	AMD	SB 6840	
19.122.020	AMD	SB 5456		19.146.228	AMD	ESSB 6166		19.260.030	AMD	SSB 6840	+
19.122.020	AMD	SSB 5456		19.146.235	AMD	EHB 2340	+	19.260.040	AMD	HB 3242	
19.122.027	AMD	ESHB 1539	*	19.146.235	AMD	SB 6166		19.260.040	AMD	SB 6840	
19.122.055	AMD	HB 1539		19.146.235	AMD	ESSB 6166		19.260.040	AMD	SSB 6840	+
19.122.055	AMD	ESHB 1539	*	19.146.265	AMD	HB 1244		19.260.050	AMD	HB 3242	
19.122.055	AMD	SB 5456		19.146.265	AMD	SB 5253		19.260.050	AMD	SB 6840	
19.122.055	AMD	SSB 5456		19.146.280	AMD	EHB 2340	+	19.260.050	AMD	SSB 6840	+
19.122.070	AMD	HB 1539		19.146.280	AMD	SB 6166		19.260.070	AMD	HB 3242	
19.122.070	AMD	ESHB 1539	*	19.146.280	AMD	ESSB 6166		19.260.070	AMD	SB 6840	
19.122.070	AMD	SB 5456		19.150.010	AMD	SSB 5844		19.27	ADD	ESHB 1401	*
19.122.070	AMD	SSB 5456		19.150.020	AMD	SB 5844		19.27.050	AMD	HB 2599	
19.138	ADD	SB 6642		19.150.040	AMD	SSB 5844		19.27.050	AMD	HB 2600	
19.138	ADD	SB 6731	+	19.150.060	AMD	SB 5844		19.27.050	AMD	SHB 2600	
19.138.100	AMD	SB 5721		19.150.060	AMD	SSB 5844		19.27.050	AMD	SB 6156	
19.142.040	AMD	SB 5810		19.150.070	AMD	SSB 5844		19.27.050	AMD	SSB 6156	
19.146	ADD	EHB 2340	+	19.150.080	AMD	SB 5844		19.27.050	AMD	SB 6862	
19.146	ADD	SB 6166		19.150.080	AMD	SSB 5844		19.27.095	AMD	SB 6350	
19.146	ADD	ESSB 6166		19.150.100	AMD	SSB 5844		19.27.097	AMD	SB 6506	
19.146.005	AMD	EHB 2340	+	19.16	ADD	HB 2208		19.27.140	AMD	SB 6156	
19.146.005	AMD	SB 6166		19.16.410	AMD	HB 1395		19.27.190	AMD	HB 1904	
19.146.005	AMD	ESSB 6166		19.16.410	AMD	SHB 1395		19.27.190	AMD	SB 5841	
19.146.010	AMD	EHB 2340	+	19.16.410	AMD	E2SHB 1395		19.27A.110	AMD	HB 2472	
19.146.010	AMD	SB 6166		19.16.410	AMD	SB 5364		19.28	ADD	HB 2599	
19.146.010	AMD	ESSB 6166		19.16.500	AMD	SHB 2574		19.28	ADD	HB 2600	
19.146.020	AMD	EHB 2340	+	19.16.500	AMD	E2SHB 2574		19.28	ADD	SHB 2600	
19.146.020	AMD	SB 6166		19.182	ADD	HB 1468		19.28	ADD	SB 6862	
19.146.020	AMD	ESSB 6166		19.182	ADD	ESB 5418	*	19.28.041	AMD	HB 1331	
19.146.0201	AMD	EHB 2340	+	19.182	ADD	SB 6665		19.28.041	AMD	SHB 1841	+
19.146.0201	AMD	SB 6166		19.182.010	AMD	HB 1468		19.28.041	AMD	HB 2971	
19.146.0201	AMD	ESSB 6166		19.182.020	AMD	HB 2443		19.28.041	AMD	HB 3177	
19.146.030	AMD	EHB 2340	+	19.182.020	AMD	SHB 2443		19.28.041	AMD	SB 5766	
19.146.030	AMD	SB 6166		19.182.160	AMD	SB 5939		19.28.041	AMD	SB 6225	
19.146.030	AMD	ESSB 6166		19.182.160	AMD	SSB 5939	*	19.28.041	AMD	SSB 6225	+
19.146.040	AMD	EHB 2340	+	19.182.170	AMD	HB 2648		19.28.041	AMD	SB 6772	
19.146.040	AMD	SB 6166		19.182.170	AMD	HB 3067		19.28.051	AMD	SSB 6225	+
19.146.040	AMD	ESSB 6166		19.182.170	AMD	HB 3247		19.28.061	AMD	SSB 6225	+
19.146.060	AMD	EHB 2340	+	19.182.170	AMD	SB 6303		19.28.131	AMD	SB 5766	
19.146.060	AMD	SB 6166		19.188	ADD	HB 1366		19.28.131	AMD	SSB 6225	+
19.146.060	AMD	ESSB 6166		19.188	ADD	SHB 1366	*	19.28.161	AMD	HB 1841	
19.146.070	AMD	EHB 2340	+	19.190	ADD	HB 1812		19.28.161	AMD	SHB 1841	+
19.146.070	AMD	SB 6166		19.190	ADD	HB 1888		19.28.161	AMD	SSB 6225	+
19.146.070	AMD	ESSB 6166		19.190	ADD	SHB 1888		19.28.171	AMD	HB 1133	
19.146.200	AMD	EHB 2340	+	19.190	ADD	E2SHB 1888	*	19.28.171	AMD	SHB 1133	*
19.146.200	AMD	SB 6166		19.190.010	AMD	HB 1812		19.28.191	REMD	SSB 6225	+
19.146.200	AMD	ESSB 6166		19.190.010	AMD	HB 1888		19.28.211	AMD	SSB 6225	+
19.146.205	AMD	EHB 2340	+	19.190.010	AMD	SHB 1888		19.28.251	AMD	HB 2599	
19.146.205	AMD	SB 6166		19.190.010	AMD	E2SHB 1888	*	19.28.251	AMD	HB 2600	
19.146.205	AMD	ESSB 6166		19.192	ADD	HB 2521		19.28.251	AMD	SHB 2600	
19.146.210	AMD	EHB 2340	+	19.192	ADD	HB 2787		19.28.251	AMD	SB 6862	
19.146.210	AMD	SB 6166		19.192	ADD	SB 6822		19.28.271	AMD	HB 1841	
19.146.210	AMD	ESSB 6166		19.220.010	AMD	HB 2472		19.28.311	AMD	HB 1557	*
19.146.215	AMD	EHB 2340	+	19.220.010	AMD	HB 2576		19.28.311	AMD	SB 5550	
19.146.215	AMD	SB 6166		19.220.010	AMD	SHB 2576	+	19.28.311	AMD	SB 5987	
19.146.215	AMD	ESSB 6166		19.220.010	AMD	SB 6478		19.28.311	AMD	SB 5988	
19.146.220	REMD	EHB 2340	+	19.220.010	AMD	SSB 6478		19.28.311	AMD	SB 5989	
19.146.220	REMD	SB 6166		19.230.190	AMD	HB 1133		19.28.351	AMD	SB 5307	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
19.29A	ADD	HB 2349		19.85	ADD	HB 1445		2.06.085	AMD	HB 2935	
19.29A	ADD	SHB 2349		19.85	ADD	SHB 1445		2.06.085	AMD	SB 6032	
19.29A.090	REMD	HB 2800		19.85	ADD	SB 5920		2.08.010	AMD	SB 5338	
19.29A.090	REMD	SB 6503		19.85.011	AMD	HB 1950		2.08.063	AMD	HB 1112 *	
19.29A.090	REMD	SSB 6503		19.85.011	AMD	SB 5920		2.08.063	AMD	SB 5070	
19.30	ADD	HB 2623		19.85.020	AMD	HB 1445		2.08.064	AMD	HB 2344	
19.30	ADD	SB 6352		19.85.020	AMD	SHB 1445		2.08.064	AMD	SHB 2344 +	
19.30	ADD	SSB 6352		19.85.020	AMD	HB 1950		2.08.064	AMD	SB 6412 +	V
19.30.010	AMD	HB 2623		19.85.020	AMD	ESSB 5730		2.08.080	AMD	HB 2935	
19.30.010	AMD	SB 6352		19.85.020	AMD	SB 5920		2.08.080	AMD	SB 6032	
19.30.010	AMD	SSB 6352		19.85.025	AMD	HB 1445		2.08.180	AMD	HB 1262 *	
19.30.030	AMD	HB 2623		19.85.025	AMD	HB 1950		2.08.180	AMD	HB 2935	
19.30.030	AMD	SB 6352		19.85.025	AMD	SB 5920		2.08.180	AMD	SB 6032	
19.30.030	AMD	SSB 6352		19.85.030	REP	HB 1445		2.08.185	AMD	HB 1139	
19.30.040	AMD	HB 2623		19.85.030	AMD	SHB 1445		2.10.030	AMD	SB 6218	
19.30.040	AMD	SB 6352		19.85.030	AMD	HB 1950		2.10.180	AMD	SB 5991	
19.30.040	AMD	SSB 6352		19.85.030	AMD	SB 5730		2.10.180	AMD	SB 6074	
19.30.050	AMD	HB 2623		19.85.030	AMD	ESSB 5730		2.12.030	AMD	SB 6218	
19.30.050	AMD	SB 6352		19.85.030	AMD	SB 5920		2.12.048	AMD	SB 6218	
19.30.050	AMD	SSB 6352		19.85.040	REP	HB 1445		2.12.090	AMD	SB 5991	
19.30.060	AMD	HB 2623		19.85.040	AMD	SHB 1445		2.12.090	AMD	SB 6074	
19.30.060	AMD	SB 6352		19.85.040	AMD	HB 1908		2.14	ADD	HB 2691	
19.30.060	AMD	SSB 6352		19.85.040	AMD	HB 1950		2.14	ADD	SHB 2691 +	
19.30.070	AMD	HB 2623		19.85.040	AMD	HB 2945		2.14	ADD	SB 6455	
19.30.070	AMD	SB 6352		19.85.040	AMD	SB 5730		2.14	ADD	SSB 6455	
19.30.070	AMD	SSB 6352		19.85.040	AMD	ESSB 5730		2.14.010	AMD	HB 2927	
19.30.081	AMD	HB 2623		19.85.040	REP	SB 5920		2.14.010	AMD	SB 5454	
19.30.081	AMD	SB 6352		19.85.050	REP	HB 1445		2.14.010	AMD	SSB 5454	
19.30.081	AMD	SSB 6352		19.85.050	AMD	HB 1950		2.14.010	AMD	SB 6655	
19.30.090	REP	HB 2623		19.85.050	AMD	SB 5730		2.14.030	AMD	HB 2927	
19.30.090	REP	SB 6352		19.85.050	REP	SB 5920		2.14.030	AMD	SB 5454	
19.30.090	REP	SSB 6352		19.85.061	AMD	SB 5920		2.14.030	AMD	SSB 5454	
19.30.110	AMD	HB 2623		19.85.070	AMD	HB 1950		2.14.030	AMD	SB 6655	
19.30.110	AMD	SB 6352		19.85.070	AMD	SB 5730		2.14.040	AMD	HB 2927	
19.30.110	AMD	SSB 6352		19.85.070	AMD	ESSB 5730		2.14.040	AMD	SB 6655	
19.30.170	AMD	HB 2623		19.86	ADD	HB 2722		2.14.060	AMD	HB 2927	
19.30.170	AMD	SB 6352		19.86	ADD	HB 3197		2.14.060	AMD	SB 6655	
19.30.170	AMD	SSB 6352		19.86	ADD	SB 6203		2.14.080	AMD	HB 2927	
19.30.190	AMD	HB 2623		19.94.015	AMD	HB 1440		2.14.080	AMD	SB 6655	
19.30.190	AMD	SB 6352		19.94.015	AMD	SB 5401		2.14.100	AMD	HB 2927	
19.30.190	AMD	SSB 6352		19.94.175	AMD	HB 1440		2.14.100	AMD	SB 6655	
19.31.020	AMD	HB 2623		19.94.175	AMD	HB 2559		2.14.110	AMD	HB 1668 *	PV
19.31.020	AMD	SB 6352		19.94.175	AMD	SB 5401		2.14.110	AMD	HB 2927	
19.31.020	AMD	SSB 6352		19.94.175	AMD	SB 6365		2.14.110	AMD	SB 6218	
19.31.170	AMD	HB 2623		19.94.175	AMD	SSB 6365 +		2.14.110	AMD	SB 6655	
19.31.170	AMD	SB 6352		19.94.2582	AMD	SSB 6365 +		2.24.020	AMD	HB 2935	
19.31.170	AMD	SSB 6352		2	ADD	HB 1747		2.24.020	AMD	SB 6032	
19.32.180	AMD	HB 1205		2	ADD	SHB 1747 *		2.28	ADD	SB 5763	
19.32.180	REP	SHB 1205		2	ADD	SB 5338		2.28	ADD	SSB 5763	
19.32.180	AMD	SB 5223		2	ADD	SB 5685		2.28	ADD	E2SSB 5763 *	PV
19.34.240	AMD	HB 1133		2.04	ADD	HB 1064		2.28.170	AMD	HB 2712	
19.34.240	AMD	SHB 1133 *		2.04	ADD	SHB 1970		2.28.170	AMD	HB 2892	
19.36.020	AMD	SB 6597		2.04	ADD	SB 5015		2.28.170	AMD	HB 2967	
19.36.020	AMD	SSB 6597 +		2.04	ADD	SB 5124		2.28.170	AMD	SHB 2967	
19.76.110	AMD	HB 1205		2.04	ADD	SSB 5921		2.28.170	AMD	SSB 5763	
19.76.110	AMD	SHB 1205		2.04	ADD	SB 6048		2.28.170	AMD	E2SSB 5763 *	PV
19.76.110	AMD	SB 5223		2.04.080	AMD	HB 2935		2.28.170	AMD	SB 6239	
19.80.065	AMD	HB 1133		2.04.080	AMD	SB 6032		2.28.170	AMD	SSB 6239	
19.80.065	AMD	SHB 1133 *		2.04.100	AMD	SB 5015		2.28.170	AMD	E2SSB 6239 +	
19.84.040	AMD	HB 1205		2.04.100	AMD	SB 6048		2.28.170	AMD	SB 6493	
19.84.040	AMD	SHB 1205		2.06.080	AMD	SB 5015		2.32.160	AMD	HB 1183 *	
19.84.040	AMD	SB 5223		2.06.080	AMD	SB 6048		2.36	ADD	SB 5454	

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RCW SECTIONS			RCW SECTIONS			RCW SECTIONS		
		BILLS			BILLS			BILLS
2.36	ADD	SSB 5454	21.20.050	REP	HB 2916	21.20.340	REP	SB 6593
2.36	ADD	SB 6887	21.20.050	REP	SB 6593	21.20.350	REP	HB 2916
2.36.055	AMD	HB 1769 *	21.20.060	REP	HB 2916	21.20.350	REP	SB 6593
2.36.055	AMD	SB 5691	21.20.060	REP	SB 6593	21.20.360	REP	HB 2916
2.36.150	AMD	SB 5454	21.20.070	REP	HB 2916	21.20.360	REP	SB 6593
2.36.150	AMD	SSB 5454	21.20.070	REP	SB 6593	21.20.370	REP	HB 2916
2.36.150	AMD	ESSB 6386 + PV	21.20.080	REP	HB 2916	21.20.370	REP	SB 6593
2.36.150	AMD	SB 6887	21.20.080	REP	SB 6593	21.20.380	REP	HB 2916
2.43.020	AMD	HB 1668 * PV	21.20.090	REP	HB 2916	21.20.380	REP	SB 6593
2.43.030	AMD	HB 1668 * PV	21.20.090	REP	SB 6593	21.20.390	REP	HB 2916
2.43.070	AMD	HB 1668 * PV	21.20.100	REP	HB 2916	21.20.390	REP	SB 6593
2.53.030	AMD	SB 6348	21.20.100	REP	SB 6593	21.20.395	REP	HB 2916
2.56	ADD	ESHB 1064 * PV	21.20.110	REP	HB 2916	21.20.395	REP	SB 6593
2.56	ADD	HB 2319	21.20.110	REP	SB 6593	21.20.400	REP	HB 2916
2.56	ADD	SB 6076	21.20.120	REP	HB 2916	21.20.400	REP	SB 6593
2.56.010	AMD	HB 1668 * PV	21.20.120	REP	SB 6593	21.20.410	REP	HB 2916
2.56.020	AMD	HB 1668 * PV	21.20.130	REP	HB 2916	21.20.410	REP	SB 6593
2.56.030	AMD	HB 1668 * PV	21.20.130	REP	SB 6593	21.20.420	REP	HB 2916
2.56.030	AMD	HB 2319	21.20.135	REP	HB 2916	21.20.420	REP	SB 6593
2.56.030	AMD	E2SSB 5454 *	21.20.135	REP	SB 6593	21.20.430	REP	HB 2916
2.56.040	AMD	HB 1024 *	21.20.140	REP	HB 2916	21.20.430	REP	SB 6593
2.56.120	AMD	HB 1668 * PV	21.20.140	REP	SB 6593	21.20.435	REP	HB 2916
2.56.150	AMD	HB 1668 * PV	21.20.180	REP	HB 2916	21.20.435	REP	SB 6593
2.56.180	AMD	HB 1668 * PV	21.20.180	REP	SB 6593	21.20.440	REP	HB 2916
2.56.200	REP	HB 2524	21.20.190	REP	HB 2916	21.20.440	REP	SB 6593
2.64.020	AMD	HB 1297	21.20.190	REP	SB 6593	21.20.450	REP	HB 2916
2.64.020	AMD	SB 5433 *	21.20.200	REP	HB 2916	21.20.450	REP	SB 6593
2.64.030	AMD	SB 5876	21.20.200	REP	SB 6593	21.20.460	REP	HB 2916
2.64.060	AMD	SB 5876	21.20.210	REP	HB 2916	21.20.460	REP	SB 6593
2.64.111	AMD	HB 1133	21.20.210	REP	SB 6593	21.20.470	REP	HB 2916
2.64.111	AMD	SHB 1133 *	21.20.220	REP	HB 2916	21.20.470	REP	SB 6593
2.64.111	AMD	SB 5876	21.20.220	REP	SB 6593	21.20.480	REP	HB 2916
2.64.115	AMD	SB 5876	21.20.230	REP	HB 2916	21.20.480	REP	SB 6593
2.64.120	AMD	SB 5876	21.20.230	REP	SB 6593	21.20.490	REP	HB 2916
2.68.020	AMD	HB 1668 * PV	21.20.240	REP	HB 2916	21.20.490	REP	SB 6593
2.70.020	AMD	HB 2029	21.20.240	REP	SB 6593	21.20.500	REP	HB 2916
2.70.020	AMD	SHB 2029	21.20.250	REP	HB 2916	21.20.500	REP	SB 6593
2.70.020	AMD	SB 5903	21.20.250	REP	SB 6593	21.20.510	REP	HB 2916
2.70.020	AMD	SSB 5903	21.20.260	REP	HB 2916	21.20.510	REP	SB 6593
2.70.030	AMD	HB 2028 *	21.20.260	REP	SB 6593	21.20.520	REP	HB 2916
2.70.030	AMD	SB 5928	21.20.270	REP	HB 2916	21.20.520	REP	SB 6593
2.70.050	AMD	HB 1668 * PV	21.20.270	REP	SB 6593	21.20.530	REP	HB 2916
20.01.482	AMD	HB 1650	21.20.275	REP	HB 2916	21.20.530	REP	SB 6593
20.01.482	AMD	SHB 1650 +	21.20.275	REP	SB 6593	21.20.540	REP	HB 2916
20.01.482	AMD	SB 5627	21.20.280	REP	HB 2916	21.20.540	REP	SB 6593
20.01.482	AMD	SSB 5627	21.20.280	REP	SB 6593	21.20.550	REP	HB 2916
21	ADD	HB 2916	21.20.290	REP	HB 2916	21.20.550	REP	SB 6593
21	ADD	SB 6593	21.20.290	REP	SB 6593	21.20.560	REP	HB 2916
21.20.005	REP	HB 2916	21.20.300	REP	HB 2916	21.20.560	REP	SB 6593
21.20.005	REP	SB 6593	21.20.300	REP	SB 6593	21.20.570	REP	HB 2916
21.20.010	REP	HB 2916	21.20.310	REP	HB 2916	21.20.570	REP	SB 6593
21.20.010	REP	SB 6593	21.20.310	REP	SB 6593	21.20.580	REP	HB 2916
21.20.020	REP	HB 2916	21.20.320	REP	HB 2916	21.20.580	REP	SB 6593
21.20.020	REP	SB 6593	21.20.320	AMD	HB 2975 +	21.20.590	REP	HB 2916
21.20.030	REP	HB 2916	21.20.320	REP	SB 6593	21.20.590	REP	SB 6593
21.20.030	REP	SB 6593	21.20.325	REP	HB 2916	21.20.700	REP	HB 2916
21.20.035	REP	HB 2916	21.20.325	REP	SB 6593	21.20.700	REP	SB 6593
21.20.035	REP	SB 6593	21.20.327	REP	HB 2916	21.20.702	REP	HB 2916
21.20.037	REP	HB 2916	21.20.327	REP	SB 6593	21.20.702	REP	SB 6593
21.20.037	REP	SB 6593	21.20.330	REP	HB 2916	21.20.705	REP	HB 2916
21.20.040	REP	HB 2916	21.20.330	REP	SB 6593	21.20.705	REP	SB 6593
21.20.040	REP	SB 6593	21.20.340	REP	HB 2916	21.20.710	REP	HB 2916

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RCW SECTIONS		BILLS	RCW SECTIONS		BILLS	RCW SECTIONS		BILLS
21.20.710	REP	SB 6593	21.20.930	REP	SB 6593	26.09	ADD	SB 5944
21.20.715	REP	HB 2916	21.20.935	REP	HB 2916	26.09	ADD	SB 6270
21.20.715	REP	SB 6593	21.20.935	REP	SB 6593	26.09	ADD	SB 6683
21.20.717	REP	HB 2916	21.20.940	REP	HB 2916	26.09	ADD	SB 6888
21.20.717	REP	SB 6593	21.20.940	REP	SB 6593	26.09.002	AMD	SB 6888
21.20.720	REP	HB 2916	21.30.170	AMD	HB 1133	26.09.004	AMD	HB 2000
21.20.720	REP	SB 6593	21.30.170	AMD	SHB 1133 *	26.09.004	AMD	HB 2711
21.20.725	REP	HB 2916	21.35.005	AMD	HB 1125 *	26.09.004	AMD	SHB 2711
21.20.725	REP	SB 6593	21.35.005	AMD	SB 5055	26.09.004	AMD	SB 5350
21.20.727	REP	HB 2916	22.09.640	AMD	HB 1133	26.09.004	AMD	SB 6270
21.20.727	REP	SB 6593	22.09.640	AMD	SHB 1133 *	26.09.004	AMD	SB 6683
21.20.730	REP	HB 2916	22.28.030	AMD	HB 1125 *	26.09.004	AMD	SB 6888
21.20.730	REP	SB 6593	22.28.030	AMD	SB 5055	26.09.015	AMD	HB 1055
21.20.732	REP	HB 2916	23	ADD	HB 3147	26.09.015	AMD	ESHB 1055
21.20.732	REP	SB 6593	23	ADD	SB 6771	26.09.015	AMD	SHB 2979
21.20.734	REP	HB 2916	23B.06.400	AMD	SB 6596 +	26.09.015	AMD	SB 5173
21.20.734	REP	SB 6593	23B.08.310	AMD	SB 6596 +	26.09.015	AMD	ESSB 5173 *
21.20.740	REP	HB 2916	23B.12.010	AMD	SB 6596 +	26.09.030	AMD	HB 1171
21.20.740	REP	SB 6593	23B.14	ADD	SB 6596 +	26.09.030	AMD	SHB 1171 *
21.20.745	REP	HB 2916	23B.14.010	AMD	SB 6596 +	26.09.173	AMD	HB 2462
21.20.745	REP	SB 6593	23B.14.020	AMD	SB 6596 +	26.09.173	AMD	SHB 2462
21.20.750	REP	HB 2916	23B.14.030	AMD	SB 6596 +	26.09.173	AMD	2SHB 2462
21.20.750	REP	SB 6593	23B.14.050	AMD	SB 6596 +	26.09.184	AMD	HB 2979
21.20.800	REP	HB 2916	23B.14.060	AMD	SB 6596 +	26.09.184	AMD	SHB 2979
21.20.800	REP	SB 6593	23B.14.210	AMD	SB 6596 +	26.09.187	AMD	HB 2068
21.20.805	REP	HB 2916	23B.14.220	AMD	SB 6596 +	26.09.187	AMD	SHB 2979
21.20.805	REP	SB 6593	23B.14.300	AMD	SB 6596 +	26.09.187	AMD	SB 5350
21.20.810	REP	HB 2916	23B.14.310	AMD	SB 6596 +	26.09.187	AMD	SB 6270
21.20.810	REP	SB 6593	23B.14.320	AMD	SB 6596 +	26.09.187	AMD	SB 6888
21.20.815	REP	HB 2916	23B.14.340	AMD	SB 6596 +	26.09.191	AMD	HB 2893
21.20.815	REP	SB 6593	23B.14.400	AMD	SB 6596 +	26.09.191	AMD	SHB 2893
21.20.820	REP	HB 2916	24	ADD	HB 2726	26.09.240	AMD	HB 2000
21.20.820	REP	SB 6593	24	ADD	SHB 2726 +	26.09.240	REP	HB 2711
21.20.825	REP	HB 2916	24	ADD	SB 6470	26.09.240	REP	SHB 2711
21.20.825	REP	SB 6593	24	ADD	SSB 6470	26.09.240	AMD	SB 5996
21.20.830	REP	HB 2916	24.03.420	AMD	HB 1205	26.09.240	REP	SB 6316
21.20.830	REP	SB 6593	24.03.420	AMD	SHB 1205	26.09.240	REP	SB 6683
21.20.835	REP	HB 2916	24.03.420	AMD	SB 5223	26.10	ADD	SB 5996
21.20.835	REP	SB 6593	24.03.425	AMD	HB 1205	26.10	ADD	SB 6316
21.20.840	REP	HB 2916	24.03.425	AMD	SHB 1205	26.10.135	AMD	HB 2472
21.20.840	REP	SB 6593	24.03.425	AMD	SB 5223	26.10.160	AMD	HB 2711
21.20.845	REP	HB 2916	24.06.465	AMD	HB 1205	26.10.160	AMD	SHB 2711
21.20.845	REP	SB 6593	24.06.465	AMD	SHB 1205	26.10.160	AMD	SB 5996
21.20.850	REP	HB 2916	24.06.465	AMD	SB 5223	26.10.160	AMD	SB 6316
21.20.850	REP	SB 6593	24.06.470	AMD	HB 1205	26.10.160	AMD	SB 6683
21.20.855	AMD	HB 1133	24.06.470	AMD	SHB 1205	26.10.195	AMD	HB 2462
21.20.855	AMD	SHB 1133 *	24.06.470	AMD	SB 5223	26.10.195	AMD	SHB 2462
21.20.855	REP	HB 2916	25.15	ADD	SB 6531 +	26.10.195	AMD	2SHB 2462
21.20.855	REP	SB 6593	25.15.030	AMD	HB 2757	26.12	ADD	SB 5763
21.20.900	REP	HB 2916	25.15.030	AMD	SB 6463 +	26.12	ADD	SSB 5763
21.20.900	REP	SB 6593	25.15.270	AMD	HB 2757	26.12	ADD	E2SSB 5763 * PV
21.20.905	REP	HB 2916	25.15.270	AMD	SB 6463 +	26.12.170	AMD	HB 1133
21.20.905	REP	SB 6593	26.04.110	AMD	HB 1205	26.12.170	AMD	SHB 1133 *
21.20.910	REP	HB 2916	26.04.110	AMD	SHB 1205	26.12.177	AMD	HB 1668 * PV
21.20.910	REP	SB 6593	26.04.110	AMD	SB 5223	26.12.240	AMD	HB 1513
21.20.915	REP	HB 2916	26.04.240	AMD	HB 1205	26.12.240	AMD	HB 2319
21.20.915	REP	SB 6593	26.04.240	AMD	SHB 1205	26.12.240	AMD	SB 5454
21.20.920	REP	HB 2916	26.04.240	AMD	SB 5223	26.12.240	AMD	SSB 5454
21.20.920	REP	SB 6593	26.09	ADD	HB 2711	26.12.240	AMD	E2SSB 5454 *
21.20.925	REP	HB 2916	26.09	ADD	SHB 2711	26.12.802	AMD	HB 1668 * PV
21.20.925	REP	SB 6593	26.09	ADD	HB 2786	26.12.804	AMD	HB 1668 * PV
21.20.930	REP	HB 2916	26.09	ADD	SB 5350	26.18	ADD	SB 6200

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
26.18	ADD	SSB 6200		26.44.020	AMD	ESSB 5922 *	PV	27.24.020	AMD	SB 5701 *	
26.18.170	AMD	HB 1935		26.44.020	AMD	SSB 6239		27.24.062	AMD	HB 1906	
26.18.210	AMD	HB 1668 *	PV	26.44.020	AMD	E2SSB 6239 +		27.24.062	AMD	SB 5701 *	
26.18.210	AMD	HB 2462		26.44.020	AMD	SB 6331		27.24.070	AMD	HB 1597	
26.18.210	AMD	SHB 2462		26.44.020	AMD	SSB 6331		27.24.070	AMD	HB 2319	
26.18.210	AMD	2SHB 2462		26.44.030	AMD	HB 1467		27.24.070	AMD	SB 5454	
26.18.220	AMD	HB 1668 *	PV	26.44.030	AMD	SHB 1467		27.24.070	AMD	SSB 5454	
26.19	ADD	HB 2462		26.44.030	AMD	SB 5308		27.24.070	AMD	E2SSB 5454 *	
26.19	ADD	SHB 2462		26.44.030	AMD	ESSB 5308 *		27.24.070	AMD	SB 5890	
26.19	ADD	2SHB 2462		26.44.030	AMD	SB 5922		27.34	ADD	HB 1352	
26.19.011	AMD	HB 1668 *	PV	26.44.030	AMD	SSB 6331		27.34	ADD	HB 1839	
26.19.025	AMD	HB 2462		26.44.031	AMD	SB 5633		27.34	ADD	SHB 1839	
26.19.025	AMD	SHB 2462		26.44.031	AMD	SB 6331		27.34	ADD	SB 5331	
26.19.025	AMD	2SHB 2462		26.44.031	AMD	SSB 6331		27.34	ADD	SSB 5331	
26.19.035	AMD	HB 1668 *	PV	26.44.060	AMD	SB 6215		27.34	ADD	SB 5707 *	
26.19.050	AMD	HB 1668 *	PV	26.44.100	AMD	SB 5922		27.34.020	AMD	HB 1706	
26.21A.900	AMD	HB 3048 +		26.44.100	AMD	ESSB 5922 *	PV	27.34.020	AMD	SB 5056	
26.21A.900	AMD	SB 6590		26.44.110	AMD	SB 5922		27.34.020	AMD	SSB 5056	
26.23.050	AMD	SSB 6200		26.44.115	AMD	SB 5922		27.34.020	AMD	2SSB 5056 *	
26.23.120	AMD	HB 1133		26.44.120	AMD	SB 5922		27.34.070	AMD	HB 1706	
26.23.120	AMD	SHB 1133 *		26.44.125	AMD	HB 3148		27.34.070	AMD	SB 5056	
26.26	ADD	HB 2788		26.44.125	AMD	SHB 3148		27.34.070	AMD	SSB 5056	
26.26	ADD	SB 6743		26.44.195	AMD	SSB 6239		27.34.070	AMD	2SSB 5056 *	
26.26.021	AMD	SB 6742		26.50	ADD	SB 5718		27.34.230	AMD	HB 1706	
26.26.065	AMD	HB 1668 *	PV	26.50.030	AMD	HB 1668 *	PV	27.34.230	AMD	SB 5056	
26.28	ADD	HB 2954		26.50.035	AMD	HB 1668 *	PV	27.34.230	AMD	SSB 5056	
26.28.085	AMD	SB 5738		26.50.035	AMD	HB 2576		27.34.230	AMD	2SSB 5056 *	
26.33	ADD	HB 2468		26.50.035	AMD	SB 6478		27.34.330	AMD	HB 1577	
26.33	ADD	SB 6635		26.50.060	AMD	SB 5718		27.34.330	AMD	ESHB 1577 *	
26.33.010	AMD	HB 2468		26.50.070	AMD	SB 5718		27.34.330	AMD	HB 1706	
26.33.010	AMD	SB 6635		26.50.110	AMD	HB 2576		27.34.330	AMD	SB 5056	
26.33.045	AMD	HB 2468		26.50.110	AMD	SHB 2576 +		27.34.330	AMD	SSB 5056	
26.33.045	AMD	SB 6635		26.50.110	AMD	SB 6478		27.34.330	AMD	2SSB 5056 *	
26.33.045	AMD	ESSB 6635 +		26.50.110	AMD	SSB 6478		27.34.330	AMD	SB 5827	
26.33.150	AMD	HB 2468		26.50.160	REMD	HB 2576		27.34.330	AMD	ESSB 6384 + PV	
26.33.150	AMD	SB 6635		26.50.160	REMD	SHB 2576 +		27.34.330	REMD	ESSB 6384 + PV	
26.33.190	AMD	HB 2468		26.50.160	REMD	SB 6478		27.34.342	AMD	HB 1706	
26.33.190	AMD	HB 2472		26.50.160	REMD	SSB 6478		27.34.342	AMD	SB 5056	
26.33.190	AMD	SB 6635		27.04.045	AMD	HB 2155		27.34.342	AMD	SSB 5056	
26.33.240	AMD	HB 2468		27.04.045	AMD	SHB 2155 +		27.34.342	AMD	2SSB 5056 *	
26.33.240	AMD	SB 6635		27.04.045	AMD	SB 6005		27.34.344	AMD	HB 1706	
26.33.400	AMD	ESSB 6635 +		27.04.045	AMD	SSB 6005		27.34.344	AMD	SB 5056	
26.33.410	REP	ESSB 6635 +		27.12	ADD	HB 2065		27.34.344	AMD	SSB 5056	
26.44	ADD	HB 1482		27.12	ADD	SB 5946		27.34.344	AMD	2SSB 5056 *	
26.44	ADD	SHB 1482		27.12.190	AMD	HB 2065		27.48	ADD	HB 1301	
26.44	ADD	HB 2395		27.12.190	AMD	SB 5946		27.48	ADD	ESHB 1301	
26.44	ADD	SHB 2395		27.12.222	AMD	HB 1813		27.48	ADD	2SHB 1301	
26.44	ADD	HB 3148		27.12.222	AMD	SB 5947		27.48.040	AMD	SB 6860	
26.44	ADD	SHB 3148		27.12.355	AMD	HB 2027		27.53.020	AMD	HB 1706	
26.44	ADD	HB 3153		27.12.355	AMD	ESHB 2027		27.53.020	AMD	SSB 5056	
26.44	ADD	SHB 3153		27.12.355	AMD	HB 2065		27.53.020	AMD	2SSB 5056 *	
26.44	ADD	ESB 5583 *		27.12.355	AMD	2ESSB 5219		27.53.030	AMD	HB 1706	
26.44	ADD	ESSB 5922 *	PV	27.12.355	AMD	SB 5927		27.53.030	AMD	SSB 5056	
26.44.010	AMD	HB 3148		27.12.355	AMD	SB 5946		27.53.030	AMD	2SSB 5056 *	
26.44.010	AMD	SHB 3148		27.12.355	AMD	ESSB 6236 +		27.53.070	AMD	HB 1133	
26.44.015	AMD	HB 1482		27.12.370	AMD	HB 2027		27.53.070	AMD	SHB 1133 *	
26.44.015	AMD	SHB 1482		27.12.370	AMD	ESHB 2027		27.53.070	AMD	HB 1706	
26.44.015	AMD	ESSB 5922 *	PV	27.12.370	AMD	2ESSB 5219		27.53.070	AMD	SSB 5056	
26.44.020	AMD	HB 1482		27.12.370	AMD	SB 5927		27.53.070	AMD	2SSB 5056 *	
26.44.020	AMD	SHB 1482		27.12.370	AMD	ESSB 6236 +		27.53.080	AMD	HB 1706	
26.44.020	AMD	SHB 2395		27.24	ADD	SB 5301		27.53.080	AMD	SSB 5056	
26.44.020	AMD	HB 2472		27.24.020	AMD	HB 1906		27.53.080	AMD	2SSB 5056 *	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
27.53.095	AMD	HB 1706		28A.150.300	AMD	SHB 3098		28A.160.210	AMD	2SSB 6436	
27.53.095	AMD	SSB 5056		28A.150.300	AMD	E2SHB 3098 +		28A.165	ADD	HB 2903	
27.53.095	AMD	2SSB 5056 *		28A.150.300	AMD	SB 6436		28A.165.045	AMD	HB 2903	
28A	ADD	HB 2618		28A.150.300	AMD	SSB 6436		28A.165.055	AMD	HB 1066 *	
28A	ADD	SB 6272		28A.150.300	AMD	2SSB 6436		28A.170.080	AMD	HB 1067	
28A.150	ADD	HB 1272		28A.150.380	AMD	HB 2637		28A.170.080	AMD	SHB 1067	
28A.150	ADD	ESHB 1272		28A.150.380	AMD	HB 3309		28A.170.080	AMD	SB 5072	
28A.150	ADD	HB 1633		28A.150.410	AMD	HB 1616		28A.170.080	AMD	SB 5732	
28A.150	ADD	ESHB 1633		28A.150.410	AMD	HB 2830		28A.170.080	AMD	ESSB 5732 *	
28A.150	ADD	HB 1919		28A.150.410	AMD	HB 3030		28A.175	ADD	HB 1708	
28A.150	ADD	HB 2490		28A.150.410	AMD	SB 5757		28A.175	ADD	SHB 1708 * PV	
28A.150	ADD	HB 2635		28A.150.530	AMD	HB 3098		28A.175.010	AMD	HB 1708	
28A.150	ADD	SHB 2635		28A.150.530	AMD	SHB 3098		28A.175.010	AMD	SHB 1708 * PV	
28A.150	ADD	SB 5426		28A.150.530	AMD	E2SHB 3098 +		28A.175.010	AMD	HB 1727	
28A.150	ADD	SB 5509		28A.150.530	AMD	SB 6436		28A.180	ADD	HB 2037	
28A.150	ADD	ESSB 5509 *		28A.150.530	AMD	SSB 6436		28A.180	ADD	SHB 2037	
28A.150	ADD	2SSB 5509		28A.150.530	AMD	2SSB 6436		28A.190.020	AMD	HB 1040	
28A.150	ADD	SB 5828		28A.155	ADD	HB 1107		28A.195.010	AMD	SB 6744	
28A.150	ADD	SSB 5828 *		28A.155	ADD	SHB 1107 +		28A.195.080	AMD	HB 2472	
28A.150	ADD	SB 5854		28A.155	ADD	HB 1920		28A.200.010	AMD	SB 6744	
28A.150.060	AMD	HB 1067		28A.155	ADD	SB 5141		28A.205.010	AMD	HB 1067	
28A.150.060	AMD	SHB 1067		28A.155	ADD	SSB 5141		28A.205.010	AMD	SHB 1067	
28A.150.060	AMD	SB 5072		28A.155	ADD	SB 6605		28A.205.010	AMD	HB 3098	
28A.150.060	AMD	SB 5732		28A.155	ADD	SSB 6605		28A.205.010	AMD	SHB 3098	
28A.150.060	AMD	ESSB 5732 *		28A.155	ADD	ESB 6606 +		28A.205.010	AMD	E2SHB 3098 +	
28A.150.220	AMD	HB 1919		28A.155	ADD	SB 6641		28A.205.010	AMD	SB 5072	
28A.150.220	AMD	HB 2634		28A.155	ADD	SB 6884		28A.205.010	AMD	SB 5732	
28A.150.220	AMD	HB 2635		28A.155.045	AMD	HB 2923		28A.205.010	AMD	ESSB 5732 *	
28A.150.220	AMD	SHB 2635		28A.155.045	AMD	SB 6461		28A.205.010	AMD	SB 6436	
28A.150.220	AMD	HB 3098		28A.155.045	AMD	SB 6620		28A.205.010	AMD	SSB 6436	
28A.150.220	AMD	SB 6436		28A.155.060	AMD	HB 3098		28A.205.010	AMD	2SSB 6436	
28A.150.220	AMD	SSB 6436		28A.155.060	AMD	SHB 3098		28A.205.040	AMD	HB 3098	
28A.150.220	AMD	2SSB 6436		28A.155.060	AMD	E2SHB 3098 +		28A.205.040	AMD	SHB 3098	
28A.150.230	AMD	HB 3098		28A.155.060	AMD	SB 6436		28A.205.040	AMD	E2SHB 3098 +	
28A.150.230	AMD	SHB 3098		28A.155.060	AMD	SSB 6436		28A.205.040	AMD	SB 6436	
28A.150.230	AMD	E2SHB 3098 +		28A.155.060	AMD	2SSB 6436		28A.205.040	AMD	SSB 6436	
28A.150.230	AMD	SB 6436		28A.155.070	AMD	SHB 1107 +		28A.205.040	AMD	2SSB 6436	
28A.150.230	AMD	SSB 6436		28A.155.070	AMD	SSB 5141		28A.205.050	AMD	HB 1067	
28A.150.230	AMD	2SSB 6436		28A.160	ADD	HB 2636		28A.205.050	AMD	SHB 1067	
28A.150.250	AMD	HB 1919		28A.160.100	AMD	HB 3098		28A.205.050	AMD	SB 5072	
28A.150.250	AMD	HB 2213		28A.160.100	AMD	SHB 3098		28A.205.050	AMD	SB 5732	
28A.150.250	AMD	HB 2634		28A.160.100	AMD	E2SHB 3098 +		28A.205.050	AMD	ESSB 5732 *	
28A.150.250	AMD	HB 2635		28A.160.100	AMD	SB 6436		28A.205.070	AMD	E2SHB 3098 +	
28A.150.250	AMD	SHB 2635		28A.160.100	AMD	SSB 6436		28A.210	ADD	HB 1494	
28A.150.250	AMD	HB 3098		28A.160.100	AMD	2SSB 6436		28A.210	ADD	HB 1624	
28A.150.250	AMD	SB 6436		28A.160.150	AMD	HB 2336		28A.210	ADD	HB 1904	
28A.150.250	AMD	SSB 6436		28A.160.150	AMD	SB 6198		28A.210	ADD	HB 1951	
28A.150.250	AMD	2SSB 6436		28A.160.160	AMD	HB 2336		28A.210	ADD	HB 2488	
28A.150.260	AMD	HB 1624		28A.160.160	AMD	SB 6198		28A.210	ADD	SB 5841	
28A.150.260	AMD	HB 3098		28A.160.180	AMD	HB 2336		28A.210	ADD	SSB 5841 *	
28A.150.260	AMD	SHB 3098		28A.160.180	AMD	SB 6198		28A.210	ADD	SB 5897	
28A.150.260	AMD	E2SHB 3098 +		28A.160.195	AMD	HB 1036		28A.210.070	AMD	HB 1288	
28A.150.260	AMD	SB 6436		28A.160.195	AMD	HB 1038		28A.210.070	AMD	HB 3098	
28A.150.260	AMD	SSB 6436		28A.160.195	AMD	HB 1485 *		28A.210.070	AMD	SHB 3098	
28A.150.260	AMD	2SSB 6436		28A.160.195	AMD	HB 2297		28A.210.070	AMD	E2SHB 3098 +	
28A.150.275	AMD	HB 1076		28A.160.195	AMD	SB 5073		28A.210.070	AMD	SB 6436	
28A.150.275	AMD	SHB 1076		28A.160.195	AMD	SB 6090		28A.210.070	AMD	SSB 6436	
28A.150.275	AMD	SB 5076		28A.160.195	AMD	ESSB 6090 * PV		28A.210.070	AMD	2SSB 6436	
28A.150.275	AMD	SB 5843		28A.160.210	AMD	HB 3098		28A.210.080	AMD	HB 1463	
28A.150.275	AMD	SB 6846		28A.160.210	AMD	SHB 3098		28A.210.080	AMD	SHB 1463 * PV	
28A.150.275	AMD	SSB 6846		28A.160.210	AMD	E2SHB 3098 +		28A.210.120	AMD	E2SHB 3098 +	
28A.150.300	AMD	HB 3098		28A.160.210	AMD	SB 6436		28A.210.160	AMD	HB 3098	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
28A.210.160	AMD	SHB 3098		28A.215.140	REP	HB 1126		28A.215.906	RECD	SB 6466	
28A.210.160	AMD	E2SHB 3098 +		28A.215.140	RECD	HB 2964		28A.215.906	RECD	SSB 6466	
28A.210.160	AMD	SB 6436		28A.215.140	RECD	SHB 2964		28A.215.908	RECD	HB 2964	
28A.210.160	AMD	SSB 6436		28A.215.140	RECD	2SHB 2964 +		28A.215.908	RECD	SHB 2964	
28A.210.160	AMD	2SSB 6436		28A.215.140	AMD	HB 3098		28A.215.908	RECD	2SHB 2964 +	
28A.210.320	AMD	E2SHB 3098 +		28A.215.140	AMD	SHB 3098		28A.215.908	RECD	SB 6466	
28A.215	ADD	HB 1042		28A.215.140	AMD	E2SHB 3098 +		28A.215.908	RECD	SSB 6466	
28A.215	ADD	HB 1126		28A.215.140	REP	SB 5538		28A.220.040	AMD	HB 1879	
28A.215	ADD	HB 1981		28A.215.140	AMD	SB 6436		28A.220.040	AMD	SHB 1879	
28A.215	ADD	SB 5538		28A.215.140	AMD	SSB 6436		28A.220.040	AMD	HB 1880	
28A.215	ADD	SB 5621		28A.215.140	AMD	2SSB 6436		28A.220.080	AMD	SB 5280	
28A.215	ADD	SB 6256		28A.215.140	RECD	SB 6466		28A.225.010	AMD	HB 2489	
28A.215.010	AMD	HB 3098		28A.215.140	RECD	SSB 6466		28A.225.010	AMD	SB 5426	
28A.215.010	AMD	SHB 3098		28A.215.150	AMD	HB 1042		28A.225.160	AMD	HB 3098	
28A.215.010	AMD	E2SHB 3098 +		28A.215.150	AMD	HB 1126		28A.225.160	AMD	SHB 3098	
28A.215.010	AMD	SB 6436		28A.215.150	RECD	HB 2964		28A.225.160	AMD	E2SHB 3098 +	
28A.215.010	AMD	SSB 6436		28A.215.150	RECD	SHB 2964		28A.225.160	AMD	SB 6436	
28A.215.010	AMD	2SSB 6436		28A.215.150	RECD	2SHB 2964 +		28A.225.160	AMD	SSB 6436	
28A.215.020	AMD	HB 3098		28A.215.150	AMD	SB 5538		28A.225.160	AMD	2SSB 6436	
28A.215.020	AMD	SHB 3098		28A.215.150	RECD	SB 6466		28A.225.220	REMD	SB 6489	
28A.215.020	AMD	E2SHB 3098 +		28A.215.150	RECD	SSB 6466		28A.225.280	AMD	HB 3098	
28A.215.020	AMD	SB 6436		28A.215.160	RECD	HB 2964		28A.225.280	AMD	SHB 3098	
28A.215.020	AMD	SSB 6436		28A.215.160	RECD	SHB 2964		28A.225.280	AMD	E2SHB 3098 +	
28A.215.020	AMD	2SSB 6436		28A.215.160	RECD	2SHB 2964 +		28A.225.280	AMD	SB 6436	
28A.215.100	AMD	HB 1042		28A.215.160	RECD	SB 6466		28A.225.280	AMD	SSB 6436	
28A.215.100	RECD	HB 2964		28A.215.160	RECD	SSB 6466		28A.225.280	AMD	2SSB 6436	
28A.215.100	RECD	SHB 2964		28A.215.170	RECD	HB 2964		28A.225.290	AMD	HB 1076	
28A.215.100	RECD	2SHB 2964 +		28A.215.170	RECD	SHB 2964		28A.225.290	AMD	SHB 1076	
28A.215.100	RECD	SB 6466		28A.215.170	RECD	2SHB 2964 +		28A.225.290	AMD	HB 2973	
28A.215.100	RECD	SSB 6466		28A.215.170	RECD	SB 6466		28A.225.290	AMD	SB 5076	
28A.215.110	AMD	HB 1042		28A.215.170	RECD	SSB 6466		28A.225.290	AMD	SB 5843	
28A.215.110	AMD	HB 1126		28A.215.180	RECD	HB 2964		28A.225.290	AMD	SB 6846	
28A.215.110	AMD	HB 2964		28A.215.180	RECD	SHB 2964		28A.225.290	AMD	SSB 6846	
28A.215.110	RECD	HB 2964		28A.215.180	RECD	2SHB 2964 +		28A.225.330	AMD	HB 3098	
28A.215.110	RECD	SHB 2964		28A.215.180	RECD	SB 6466		28A.225.330	AMD	SHB 3098	
28A.215.110	AMD	SHB 2964		28A.215.180	RECD	SSB 6466		28A.225.330	AMD	E2SHB 3098 +	
28A.215.110	AMD	2SHB 2964 +		28A.215.190	REP	HB 1042		28A.225.330	AMD	SB 6436	
28A.215.110	RECD	2SHB 2964 +		28A.215.190	REP	HB 1126		28A.225.330	AMD	SSB 6436	
28A.215.110	AMD	SB 5538		28A.215.190	RECD	HB 2964		28A.225.330	AMD	2SSB 6436	
28A.215.110	AMD	SB 6466		28A.215.190	RECD	SHB 2964		28A.230	ADD	HB 1252	
28A.215.110	RECD	SB 6466		28A.215.190	RECD	2SHB 2964 +		28A.230	ADD	ESHB 1252 *	
28A.215.110	AMD	SSB 6466		28A.215.190	REP	SB 5538		28A.230	ADD	HB 1656	
28A.215.110	RECD	SSB 6466		28A.215.190	RECD	SB 6466		28A.230	ADD	HB 2139	
28A.215.120	AMD	HB 1042		28A.215.190	RECD	SSB 6466		28A.230	ADD	HB 2152	
28A.215.120	AMD	HB 1126		28A.215.200	RECD	HB 2964		28A.230	ADD	SHB 2152	
28A.215.120	AMD	HB 2964		28A.215.200	RECD	SHB 2964		28A.230	ADD	HB 2204	
28A.215.120	RECD	HB 2964		28A.215.200	RECD	2SHB 2964 +		28A.230	ADD	HB 2480	
28A.215.120	AMD	SHB 2964		28A.215.200	RECD	SB 6466		28A.230	ADD	HB 2485	
28A.215.120	RECD	SHB 2964		28A.215.200	RECD	SSB 6466		28A.230	ADD	SHB 2485	
28A.215.120	AMD	2SHB 2964 +		28A.215.200	RECD	HB 2964		28A.230	ADD	HB 2489	
28A.215.120	RECD	2SHB 2964 +		28A.215.900	RECD	SHB 2964		28A.230	ADD	HB 2706	
28A.215.120	AMD	SB 5538		28A.215.900	RECD	2SHB 2964 +		28A.230	ADD	HB 2842	
28A.215.120	AMD	SB 6466		28A.215.900	RECD	SB 6466		28A.230	ADD	ESHB 2842	
28A.215.120	RECD	SB 6466		28A.215.900	RECD	SSB 6466		28A.230	ADD	HB 2866	
28A.215.120	AMD	SSB 6466		28A.215.904	RECD	HB 2964		28A.230	ADD	SHB 2973 + PV	
28A.215.120	RECD	SSB 6466		28A.215.904	RECD	SHB 2964		28A.230	ADD	HB 2986	
28A.215.130	RECD	HB 2964		28A.215.904	RECD	2SHB 2964 +		28A.230	ADD	SHB 2986	
28A.215.130	RECD	SHB 2964		28A.215.904	RECD	SB 6466		28A.230	ADD	HB 3080	
28A.215.130	RECD	2SHB 2964 +		28A.215.904	RECD	SSB 6466		28A.230	ADD	HB 3090	
28A.215.130	RECD	SB 6466		28A.215.906	RECD	HB 2964		28A.230	ADD	HB 3098	
28A.215.130	RECD	SSB 6466		28A.215.906	RECD	SHB 2964		28A.230	ADD	SHB 3098	
28A.215.140	REP	HB 1042		28A.215.906	RECD	2SHB 2964 +		28A.230	ADD	E2SHB 3098 +	

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 + - SIGNED, V, PV BY GOVERNOR IN 2006 SHB & SSB - SUBSTITUTE BILL

RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
28A.230	ADD	HB 3201	28A.230.100	AMD	2SSB 6436	28A.300.020	AMD	ESSB 5732 *
28A.230	ADD	HB 3241	28A.230.100	AMD	SB 6437	28A.300.040	AMD	HB 1673
28A.230	ADD	SHB 3241	28A.230.100	AMD	SSB 6437	28A.300.040	AMD	HB 3098
28A.230	ADD	HB 3284	28A.230.120	AMD	HB 2582	28A.300.040	AMD	SHB 3098
28A.230	ADD	HB 3291	28A.230.120	AMD	SHB 2582	28A.300.040	AMD	E2SHB 3098 +
28A.230	ADD	SB 5478	28A.230.120	AMD	E2SHB 2582	28A.300.040	AMD	SB 5186
28A.230	ADD	SB 6219	28A.230.130	AMD	HB 3098	28A.300.040	AMD	ESSB 5186 *
28A.230	ADD	SB 6436	28A.230.130	AMD	SHB 3098	28A.300.040	AMD	SB 6436
28A.230	ADD	SSB 6436	28A.230.130	AMD	E2SHB 3098 +	28A.300.040	AMD	SSB 6436
28A.230	ADD	2SSB 6436	28A.230.130	AMD	SB 6436	28A.300.040	AMD	2SSB 6436
28A.230	ADD	SB 6437	28A.230.130	AMD	SSB 6436	28A.300.050	AMD	HB 3098
28A.230	ADD	SSB 6437	28A.230.130	AMD	2SSB 6436	28A.300.050	AMD	SHB 3098
28A.230.010	AMD	HB 2706	28A.230.170	AMD	HB 3098	28A.300.050	AMD	E2SHB 3098 +
28A.230.020	AMD	HB 3098	28A.230.170	AMD	SHB 3098	28A.300.050	AMD	SB 6436
28A.230.020	AMD	SHB 3098	28A.230.170	AMD	E2SHB 3098 +	28A.300.050	AMD	SSB 6436
28A.230.020	AMD	E2SHB 3098 +	28A.230.170	AMD	SB 6436	28A.300.050	AMD	2SSB 6436
28A.230.020	AMD	SB 6436	28A.230.170	AMD	SSB 6436	28A.300.130	AMD	HB 1067
28A.230.020	AMD	SSB 6436	28A.230.170	AMD	2SSB 6436	28A.300.130	AMD	HB 3127
28A.230.020	AMD	2SSB 6436	28A.230.180	AMD	HB 2541	28A.300.130	RECD	HB 3127
28A.230.040	AMD	HB 3098	28A.230.195	AMD	EHB 1068 *	28A.300.130	AMD	ESHB 3127 + PV
28A.230.040	AMD	SHB 3098	28A.230.195	AMD	HB 1709	28A.300.130	AMD	SB 5072
28A.230.040	AMD	E2SHB 3098 +	28A.230.195	AMD	HB 2430	28A.300.130	AMD	SB 5732
28A.230.040	AMD	SB 6436	28A.230.195	AMD	HB 2489	28A.300.135	AMD	HB 3127
28A.230.040	AMD	SSB 6436	28A.230.195	RECD	HB 2489	28A.300.135	RECD	HB 3127
28A.230.040	AMD	2SSB 6436	28A.230.195	RECD	SHB 2489	28A.300.150	AMD	HB 3098
28A.230.050	AMD	HB 3098	28A.230.195	AMD	SHB 2489	28A.300.150	AMD	SHB 3098
28A.230.050	AMD	SHB 3098	28A.230.195	AMD	E2SHB 2489	28A.300.150	AMD	E2SHB 3098 +
28A.230.050	AMD	E2SHB 3098 +	28A.230.195	RECD	E2SHB 2489 +	28A.300.150	AMD	SB 6436
28A.230.050	AMD	SB 6436	28A.230.195	AMD	HB 2903	28A.300.150	AMD	SSB 6436
28A.230.050	AMD	SSB 6436	28A.230.195	RECD	HB 2903	28A.300.150	AMD	2SSB 6436
28A.230.050	AMD	2SSB 6436	28A.230.195	AMD	HB 2999	28A.300.285	AMD	SB 5849
28A.230.070	AMD	HB 2139	28A.230.195	AMD	SB 5071	28A.300.285	AMD	ESSB 5849
28A.230.070	AMD	HB 2954	28A.230.250	AMD	HB 1709	28A.300.290	RECD	HB 3127
28A.230.090	AMD	HB 1495	28A.230.250	RECD	HB 2903	28A.300.300	RECD	HB 3127
28A.230.090	AMD	SHB 1495 *	28A.235.160	AMD	HB 1771 *	28A.300.370	AMD	HB 1592
28A.230.090	AMD	HB 2486	28A.300	ADD	HB 1147	28A.300.370	AMD	HB 3078
28A.230.090	AMD	HB 2706	28A.300	ADD	HB 1252	28A.300.370	RECD	HB 3078
28A.230.090	AMD	ESHB 2706	28A.300	ADD	ESHB 1252 *	28A.300.370	AMD	SB 5563 *
28A.230.090	AMD	HB 2866	28A.300	ADD	HB 1414	28A.300.455	AMD	SHB 1347 *
28A.230.090	AMD	HB 2923	28A.300	ADD	SHB 1414	28A.300.455	AMD	HB 2152
28A.230.090	AMD	HB 2973	28A.300	ADD	HB 2036	28A.300.455	AMD	SHB 2152
28A.230.090	AMD	SHB 2973 + PV	28A.300	ADD	SHB 2036	28A.300.460	AMD	HB 2152
28A.230.090	AMD	SB 5655	28A.300	ADD	E2SHB 2489	28A.300.460	AMD	SHB 2152
28A.230.090	AMD	SB 5668	28A.300	ADD	HB 2581	28A.300.460	AMD	HB 3067
28A.230.090	AMD	SB 6437	28A.300	ADD	HB 3098	28A.300.460	AMD	SHB 3067
28A.230.090	AMD	SSB 6437	28A.300	ADD	SHB 3098	28A.300.801	AMD	SB 6536
28A.230.090	AMD	SB 6461	28A.300	ADD	E2SHB 3098 +	28A.305	ADD	HB 1067
28A.230.090	AMD	SB 6620	28A.300	ADD	SB 5254 *	28A.305	ADD	SHB 1067
28A.230.090	AMD	SB 6780	28A.300	ADD	SB 6001	28A.305	ADD	SB 5072
28A.230.090	AMD	SSB 6780	28A.300	ADD	SSB 6001	28A.305	ADD	SB 5732
28A.230.095	AMD	HB 1956	28A.300	ADD	SB 6098	28A.305	ADD	ESSB 5732 *
28A.230.095	AMD	SHB 1956	28A.300	ADD	SB 6436	28A.305.010	REP	HB 1067
28A.230.095	AMD	EHB 2579 +	28A.300	ADD	SSB 6436	28A.305.010	REP	SHB 1067
28A.230.095	AMD	SB 6468	28A.300	ADD	2SSB 6436	28A.305.010	REP	SB 5072
28A.230.100	AMD	HB 2866	28A.300	ADD	SB 6489	28A.305.010	REP	SB 5732
28A.230.100	AMD	HB 2973	28A.300	ADD	SB 6605	28A.305.010	REP	ESSB 5732 *
28A.230.100	AMD	SHB 2973 + PV	28A.300	ADD	SSB 6605	28A.305.011	AMD	SHB 3098
28A.230.100	AMD	HB 3098	28A.300	ADD	SB 6876	28A.305.011	AMD	E2SHB 3098 +
28A.230.100	AMD	SHB 3098	28A.300.020	AMD	HB 1067	28A.305.020	REP	HB 1067
28A.230.100	AMD	E2SHB 3098 +	28A.300.020	AMD	SHB 1067	28A.305.020	REP	SHB 1067
28A.230.100	AMD	SB 6436	28A.300.020	AMD	SB 5072	28A.305.020	REP	SB 5072
28A.230.100	AMD	SSB 6436	28A.300.020	AMD	SB 5732	28A.305.020	REP	SB 5732

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
28A.305.020	REP	ESSB 5732 *	28A.305.130	AMD	SHB 1067	28A.305.220	AMD	HB 1956
28A.305.030	REP	HB 1067	28A.305.130	AMD	HB 1624	28A.305.220	AMD	HB 2293
28A.305.030	REP	SHB 1067	28A.305.130	AMD	SHB 2212	28A.305.220	AMD	HB 2733
28A.305.030	REP	SB 5072	28A.305.130	AMD	HB 3098	28A.305.220	AMD	SHB 2733
28A.305.030	REP	SB 5732	28A.305.130	AMD	SHB 3098	28A.305.220	AMD	HB 3098
28A.305.030	REP	ESSB 5732 *	28A.305.130	AMD	E2SHB 3098 +	28A.305.220	RECD	HB 3098
28A.305.035	AMD	HB 3098	28A.305.130	AMD	SB 5072	28A.305.220	AMD	SHB 3098
28A.305.035	AMD	SHB 3098	28A.305.130	AMD	SB 5732	28A.305.220	RECD	SHB 3098
28A.305.035	AMD	E2SHB 3098 +	28A.305.130	AMD	ESSB 5732 *	28A.305.220	AMD	E2SHB 3098 +
28A.305.035	AMD	SB 6436	28A.305.130	AMD	SB 5983	28A.305.220	RECD	E2SHB 3098 +
28A.305.035	AMD	SSB 6436	28A.305.130	AMD	SB 6436	28A.305.220	AMD	SB 5638
28A.305.035	AMD	2SSB 6436	28A.305.130	AMD	SSB 6436	28A.305.220	AMD	SB 6436
28A.305.040	REP	HB 1067	28A.305.130	AMD	2SSB 6436	28A.305.220	RECD	SB 6436
28A.305.040	REP	SHB 1067	28A.305.140	AMD	HB 2487	28A.305.220	RECD	SSB 6436
28A.305.040	REP	SB 5072	28A.305.140	AMD	HB 2870	28A.305.220	AMD	SSB 6436
28A.305.040	REP	SB 5732	28A.305.140	REP	HB 3098	28A.305.220	AMD	2SSB 6436
28A.305.040	REP	ESSB 5732 *	28A.305.140	REP	SB 6436	28A.305.220	RECD	2SSB 6436
28A.305.050	REP	HB 1067	28A.305.140	AMD	SSB 6436	28A.305.220	AMD	ESSB 6475 +
28A.305.050	REP	SHB 1067	28A.305.140	AMD	2SSB 6436	28A.310	ADD	SSB 5553
28A.305.050	REP	SB 5072	28A.305.145	REP	HB 2487	28A.310.020	REP	HB 3098
28A.305.050	REP	SB 5732	28A.305.145	REP	HB 2870	28A.310.020	REP	SB 6436
28A.305.050	REP	ESSB 5732 *	28A.305.160	RECD	HB 3098	28A.310.020	REP	SSB 6436
28A.305.060	REP	HB 1067	28A.305.160	AMD	HB 3098	28A.310.020	REP	2SSB 6436
28A.305.060	REP	SHB 1067	28A.305.160	AMD	SHB 3098	28A.310.030	AMD	HB 3098
28A.305.060	REP	SB 5072	28A.305.160	RECD	SHB 3098	28A.310.030	AMD	SHB 3098
28A.305.060	REP	SB 5732	28A.305.160	RECD	E2SHB 3098 +	28A.310.030	AMD	E2SHB 3098 +
28A.305.060	REP	ESSB 5732 *	28A.305.160	AMD	E2SHB 3098 +	28A.310.030	AMD	SB 6436
28A.305.070	REP	HB 1067	28A.305.160	AMD	SB 6436	28A.310.030	AMD	SSB 6436
28A.305.070	REP	SHB 1067	28A.305.160	RECD	SB 6436	28A.310.030	AMD	2SSB 6436
28A.305.070	REP	SB 5072	28A.305.160	AMD	SSB 6436	28A.310.050	AMD	HB 3098
28A.305.070	REP	SB 5732	28A.305.160	RECD	SSB 6436	28A.310.050	AMD	SHB 3098
28A.305.070	REP	ESSB 5732 *	28A.305.160	AMD	2SSB 6436	28A.310.050	AMD	E2SHB 3098 +
28A.305.080	REP	HB 1067	28A.305.160	RECD	2SSB 6436	28A.310.050	AMD	SB 6436
28A.305.080	REP	SHB 1067	28A.305.170	AMD	HB 3098	28A.310.050	AMD	SSB 6436
28A.305.080	REP	SB 5072	28A.305.170	RECD	HB 3098	28A.310.050	AMD	2SSB 6436
28A.305.080	REP	SB 5732	28A.305.170	AMD	SHB 3098	28A.310.060	AMD	HB 3098
28A.305.080	REP	ESSB 5732 *	28A.305.170	RECD	SHB 3098	28A.310.060	AMD	SHB 3098
28A.305.090	REP	HB 1067	28A.305.170	AMD	E2SHB 3098 +	28A.310.060	AMD	E2SHB 3098 +
28A.305.090	REP	SHB 1067	28A.305.170	RECD	E2SHB 3098 +	28A.310.060	AMD	SB 6436
28A.305.090	REP	SB 5072	28A.305.170	AMD	SB 6436	28A.310.060	AMD	SSB 6436
28A.305.090	REP	SB 5732	28A.305.170	RECD	SB 6436	28A.310.060	AMD	2SSB 6436
28A.305.090	REP	ESSB 5732 *	28A.305.170	RECD	SSB 6436	28A.310.080	AMD	HB 3098
28A.305.100	REP	HB 1067	28A.305.170	AMD	SSB 6436	28A.310.080	AMD	SHB 3098
28A.305.100	REP	SHB 1067	28A.305.170	AMD	2SSB 6436	28A.310.080	AMD	E2SHB 3098 +
28A.305.100	AMD	HB 1941	28A.305.170	RECD	2SSB 6436	28A.310.080	AMD	SB 6436
28A.305.100	REP	SB 5072	28A.305.200	REP	HB 1067	28A.310.080	AMD	SSB 6436
28A.305.100	REP	SB 5732	28A.305.200	REP	SHB 1067	28A.310.080	AMD	2SSB 6436
28A.305.100	REP	ESSB 5732 *	28A.305.200	REP	SB 5072	28A.310.090	AMD	HB 3098
28A.305.100	AMD	SB 5855	28A.305.200	REP	SB 5732	28A.310.090	AMD	SHB 3098
28A.305.110	REP	HB 1067	28A.305.200	REP	ESSB 5732 *	28A.310.090	AMD	E2SHB 3098 +
28A.305.110	REP	SHB 1067	28A.305.210	AMD	HB 1036	28A.310.090	AMD	SB 6436
28A.305.110	REP	SB 5072	28A.305.210	AMD	HB 1038	28A.310.090	AMD	SSB 6436
28A.305.110	REP	SB 5732	28A.305.210	AMD	HB 2297	28A.310.090	AMD	2SSB 6436
28A.305.110	REP	ESSB 5732 *	28A.305.210	AMD	HB 3098	28A.310.100	AMD	HB 3098
28A.305.120	REP	HB 1067	28A.305.210	AMD	SHB 3098	28A.310.100	AMD	SHB 3098
28A.305.120	REP	SHB 1067	28A.305.210	AMD	E2SHB 3098 +	28A.310.100	AMD	E2SHB 3098 +
28A.305.120	AMD	HB 1942	28A.305.210	AMD	SB 5073	28A.310.100	AMD	SB 6436
28A.305.120	REP	SB 5072	28A.305.210	AMD	SB 6090	28A.310.100	AMD	SSB 6436
28A.305.120	REP	SB 5732	28A.305.210	AMD	ESSB 6090 * PV	28A.310.100	AMD	2SSB 6436
28A.305.120	REP	ESSB 5732 *	28A.305.210	AMD	SB 6436	28A.310.110	AMD	HB 1067
28A.305.120	AMD	SB 5853	28A.305.210	AMD	SSB 6436	28A.310.110	AMD	SHB 1067
28A.305.130	AMD	HB 1067	28A.305.210	AMD	2SSB 6436	28A.310.110	AMD	SB 5072

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
28A.310.110	AMD	SB 5732		28A.315.125	AMD	SHB 3098		28A.323.020	AMD	E2SHB 3098 +	
28A.310.110	AMD	ESSB 5732 *		28A.315.125	AMD	E2SHB 3098 +		28A.323.020	AMD	SB 6436	
28A.310.140	AMD	HB 3098		28A.315.125	AMD	SB 6436		28A.323.020	AMD	SSB 6436	
28A.310.140	AMD	SHB 3098		28A.315.125	AMD	SSB 6436		28A.323.020	AMD	2SSB 6436	
28A.310.140	AMD	E2SHB 3098 +		28A.315.125	AMD	2SSB 6436		28A.323.040	AMD	HB 3098	
28A.310.140	AMD	SB 6436		28A.315.175	AMD	HB 3098		28A.323.040	AMD	SHB 3098	
28A.310.140	AMD	SSB 6436		28A.315.175	AMD	SHB 3098		28A.323.040	AMD	E2SHB 3098 +	
28A.310.140	AMD	2SSB 6436		28A.315.175	AMD	E2SHB 3098 +		28A.323.040	AMD	SB 6436	
28A.310.150	AMD	HB 3098		28A.315.175	AMD	SB 6436		28A.323.040	AMD	SSB 6436	
28A.310.150	AMD	SHB 3098		28A.315.175	AMD	SSB 6436		28A.323.040	AMD	2SSB 6436	
28A.310.150	AMD	E2SHB 3098 +		28A.315.175	AMD	2SSB 6436		28A.330.060	AMD	HB 2935	
28A.310.150	AMD	SB 6436		28A.315.185	AMD	HB 3098		28A.330.060	AMD	SB 6032	
28A.310.150	AMD	SSB 6436		28A.315.185	AMD	SHB 3098		28A.330.100	REMD	HB 3098	
28A.310.150	AMD	2SSB 6436		28A.315.185	AMD	E2SHB 3098 +		28A.330.100	REMD	SHB 3098	
28A.310.200	AMD	HB 3098		28A.315.185	AMD	SB 6436		28A.330.100	REMD	E2SHB 3098 +	
28A.310.200	AMD	SHB 3098		28A.315.185	AMD	SSB 6436		28A.330.100	REMD	SB 6436	
28A.310.200	AMD	E2SHB 3098 +		28A.315.185	AMD	2SSB 6436		28A.330.100	REMD	SSB 6436	
28A.310.200	AMD	SB 6436		28A.315.195	AMD	HB 1450		28A.330.100	REMD	2SSB 6436	
28A.310.200	AMD	SSB 6436		28A.315.195	AMD	HB 2011		28A.335	ADD	SHB 2759 +	
28A.310.200	AMD	2SSB 6436		28A.315.195	AMD	HB 3098		28A.335.100	AMD	HB 3098	
28A.310.310	AMD	HB 3098		28A.315.195	AMD	SHB 3098		28A.335.100	AMD	SHB 3098	
28A.310.310	AMD	SHB 3098		28A.315.195	AMD	E2SHB 3098 +		28A.335.100	AMD	E2SHB 3098 +	
28A.310.310	AMD	E2SHB 3098 +		28A.315.195	AMD	SB 6002		28A.335.100	AMD	SB 6436	
28A.310.310	AMD	SB 6436		28A.315.195	AMD	SB 6436		28A.335.100	AMD	SSB 6436	
28A.310.310	AMD	SSB 6436		28A.315.195	AMD	SSB 6436		28A.335.100	AMD	2SSB 6436	
28A.310.310	AMD	2SSB 6436		28A.315.195	AMD	2SSB 6436		28A.335.110	REP	HB 2605	
28A.315	ADD	HB 3098		28A.315.205	AMD	HB 3098		28A.335.110	REP	SB 6521	
28A.315	ADD	SB 6436		28A.315.205	AMD	SHB 3098		28A.335.120	AMD	HB 3098	
28A.315.015	AMD	HB 2011		28A.315.205	AMD	E2SHB 3098 +		28A.335.120	AMD	SHB 3098	
28A.315.015	AMD	HB 3098		28A.315.205	AMD	SB 6436		28A.335.120	AMD	E2SHB 3098 +	
28A.315.015	AMD	SHB 3098		28A.315.205	AMD	SSB 6436		28A.335.120	AMD	SB 6436	
28A.315.015	AMD	E2SHB 3098 +		28A.315.205	AMD	2SSB 6436		28A.335.120	AMD	SSB 6436	
28A.315.015	AMD	SB 6002		28A.320	ADD	HB 1495		28A.335.120	AMD	2SSB 6436	
28A.315.015	AMD	SB 6436		28A.320	ADD	SHB 1495 *		28A.335.160	AMD	HB 3098	
28A.315.015	AMD	SSB 6436		28A.320	ADD	HB 2005		28A.335.160	AMD	SHB 3098	
28A.315.015	AMD	2SSB 6436		28A.320	ADD	HB 2451		28A.335.160	AMD	E2SHB 3098 +	
28A.315.025	AMD	HB 3098		28A.320	ADD	HB 2921		28A.335.160	AMD	SB 6436	
28A.315.025	AMD	SHB 3098		28A.320	ADD	HB 2954		28A.335.160	AMD	SSB 6436	
28A.315.025	AMD	E2SHB 3098 +		28A.320	ADD	ESSB 5171		28A.335.160	AMD	2SSB 6436	
28A.315.025	AMD	SB 6436		28A.320	ADD	SB 5302		28A.335.190	AMD	HB 1719	
28A.315.025	AMD	SSB 6436		28A.320	ADD	SB 5655		28A.335.190	AMD	SHB 1719 *	
28A.315.025	AMD	2SSB 6436		28A.320	ADD	SB 6147		28A.335.190	AMD	HB 1766	
28A.315.055	AMD	HB 3098		28A.320	ADD	SB 6269		28A.335.190	AMD	SB 5524	
28A.315.055	AMD	SHB 3098		28A.320	ADD	SB 6472		28A.335.190	AMD	SB 5631	
28A.315.055	AMD	E2SHB 3098 +		28A.320	ADD	SB 6899		28A.335.190	AMD	SSB 5631 *	
28A.315.055	AMD	SB 6436		28A.320.015	AMD	SB 5186		28A.335.190	AMD	SB 5704	
28A.315.055	AMD	SSB 6436		28A.320.015	AMD	ESSB 5186 *		28A.335.190	AMD	SSB 5704	
28A.315.055	AMD	2SSB 6436		28A.320.125	AMD	SB 6747		28A.335.210	AMD	HB 2188 *	
28A.315.085	AMD	HB 1067		28A.320.125	AMD	SSB 6747		28A.335.210	AMD	HB 3098	
28A.315.085	AMD	SHB 1067		28A.320.140	AMD	HB 2005		28A.335.210	AMD	SHB 3098	
28A.315.085	AMD	HB 3098		28A.320.160	AMD	HB 1133		28A.335.210	AMD	E2SHB 3098 +	
28A.315.085	AMD	SHB 3098		28A.320.160	AMD	SHB 1133 *		28A.335.210	AMD	SB 5940	
28A.315.085	AMD	E2SHB 3098 +		28A.320.160	AMD	HB 2522		28A.335.210	AMD	SB 6436	
28A.315.085	AMD	SB 5072		28A.320.240	AMD	HB 3098		28A.335.210	AMD	SSB 6436	
28A.315.085	AMD	SB 5732		28A.320.240	AMD	SHB 3098		28A.335.210	AMD	2SSB 6436	
28A.315.085	AMD	ESSB 5732 *		28A.320.240	AMD	E2SHB 3098 +		28A.335.230	AMD	HB 3098	
28A.315.085	AMD	SB 6436		28A.320.240	AMD	SB 6436		28A.335.230	AMD	SHB 3098	
28A.315.085	AMD	SSB 6436		28A.320.240	AMD	SSB 6436		28A.335.230	AMD	E2SHB 3098 +	
28A.315.085	AMD	2SSB 6436		28A.320.240	AMD	2SSB 6436		28A.335.230	AMD	SB 6436	
28A.315.095	AMD	HB 2011		28A.320.500	AMD	HB 2489		28A.335.230	AMD	SSB 6436	
28A.315.095	AMD	SB 6002		28A.323.020	AMD	HB 3098		28A.335.230	AMD	2SSB 6436	
28A.315.125	AMD	HB 3098		28A.323.020	AMD	SHB 3098		28A.343.360	AMD	HB 2935	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
28A.343.360	AMD	SB 6032		28A.410.010	AMD	HB 2472		28A.415.020	AMD	E2SHB 3098 +	
28A.345	ADD	SHB 1495 *		28A.410.010	AMD	SB 5072		28A.415.020	AMD	SB 6436	
28A.345.020	AMD	HB 1115		28A.410.010	AMD	SB 5568		28A.415.020	AMD	SSB 6436	
28A.345.020	AMD	SHB 1115		28A.410.010	AMD	SB 5732		28A.415.020	AMD	2SSB 6436	
28A.400	ADD	SB 5020		28A.410.010	AMD	ESSB 5732 *		28A.415.023	AMD	HB 1067	
28A.400	ADD	SB 5797		28A.410.025	AMD	SB 6815		28A.415.023	AMD	SHB 1067	
28A.400	ADD	SB 5932		28A.410.025	AMD	SB 6899		28A.415.023	AMD	SB 5072	
28A.400.110	AMD	HB 1792		28A.410.032	AMD	ESSB 5732 *		28A.415.023	AMD	SB 5664	
28A.400.200	AMD	SB 5932		28A.410.040	AMD	HB 1067		28A.415.023	AMD	SSB 5664 *	
28A.400.205	AMD	HB 1772		28A.410.040	AMD	SHB 1067		28A.415.023	AMD	SB 5732	
28A.400.300	AMD	HB 2891		28A.410.040	AMD	SB 5072		28A.415.023	AMD	ESSB 5732 *	
28A.400.301	AMD	SB 5552		28A.410.040	AMD	SB 5732		28A.415.024	AMD	HB 3098	
28A.400.301	AMD	SSB 5552 *		28A.410.040	AMD	ESSB 5732 *		28A.415.024	AMD	SHB 3098	
28A.400.303	AMD	HB 2472		28A.410.050	AMD	HB 1067		28A.415.024	AMD	E2SHB 3098 +	
28A.400.303	AMD	HB 2946		28A.410.050	AMD	SHB 1067		28A.415.024	AMD	SB 6436	
28A.400.303	AMD	SHB 2946		28A.410.050	AMD	SB 5072		28A.415.024	AMD	SSB 6436	
28A.400.303	AMD	HB 3117		28A.410.050	AMD	SB 5732		28A.415.024	AMD	2SSB 6436	
28A.400.303	AMD	SB 5568		28A.410.050	AMD	ESSB 5732 *		28A.415.025	AMD	HB 3098	
28A.400.303	AMD	SB 6657		28A.410.060	AMD	HB 1067		28A.415.025	AMD	SHB 3098	
28A.400.303	AMD	SB 6718		28A.410.060	AMD	SHB 1067		28A.415.025	AMD	E2SHB 3098 +	
28A.400.305	AMD	HB 2946		28A.410.060	AMD	SB 5072		28A.415.025	AMD	SB 6436	
28A.400.305	AMD	SHB 2946		28A.410.060	AMD	SB 5732		28A.415.025	AMD	SSB 6436	
28A.400.305	AMD	SB 6657		28A.410.060	AMD	ESSB 5732 *		28A.415.025	AMD	2SSB 6436	
28A.400.306	AMD	HB 2472		28A.410.090	AMD	2SHB 2212 *		28A.415.060	AMD	HB 1067	
28A.405	ADD	SHB 1965		28A.410.090	AMD	SB 5677		28A.415.060	AMD	SHB 1067	
28A.405	ADD	HB 2045		28A.410.095	AMD	HB 1133		28A.415.060	AMD	SB 5072	
28A.405	ADD	SHB 2045		28A.410.095	AMD	SHB 1133 *		28A.415.060	AMD	SB 5732	
28A.405	ADD	ESHB 2507 +		28A.410.100	AMD	HB 1067		28A.415.060	AMD	ESSB 5732 *	
28A.405	ADD	HB 2729		28A.410.100	AMD	SHB 1067		28A.415.105	AMD	HB 3098	
28A.405	ADD	HB 2731		28A.410.100	AMD	SB 5072		28A.415.105	AMD	SHB 3098	
28A.405	ADD	HB 3098		28A.410.100	AMD	SB 5732		28A.415.105	AMD	E2SHB 3098 +	
28A.405	ADD	SHB 3098		28A.410.100	AMD	ESSB 5732 *		28A.415.105	AMD	SB 6436	
28A.405	ADD	E2SHB 3098 +		28A.410.120	AMD	HB 1067		28A.415.105	AMD	SSB 6436	
28A.405	ADD	SB 6184		28A.410.120	AMD	SHB 1067		28A.415.105	AMD	2SSB 6436	
28A.405	ADD	SB 6311		28A.410.120	AMD	SHB 2751		28A.415.125	AMD	HB 3098	
28A.405	ADD	SB 6436		28A.410.120	AMD	SB 5072		28A.415.125	AMD	SHB 3098	
28A.405	ADD	SSB 6436		28A.410.120	AMD	SB 5732		28A.415.125	AMD	E2SHB 3098 +	
28A.405	ADD	2SSB 6436		28A.410.120	AMD	ESSB 5732 *		28A.415.125	AMD	SB 6436	
28A.405	ADD	SB 6487		28A.410.200	AMD	HB 1067		28A.415.125	AMD	SSB 6436	
28A.405	ADD	SSB 6487		28A.410.200	AMD	SHB 1067		28A.415.125	AMD	2SSB 6436	
28A.405.110	AMD	HB 3098		28A.410.200	AMD	SB 5072		28A.415.130	AMD	HB 3098	
28A.405.110	AMD	SHB 3098		28A.410.200	AMD	SB 5732		28A.415.130	AMD	SHB 3098	
28A.405.110	AMD	E2SHB 3098 +		28A.410.200	AMD	ESSB 5732 *		28A.415.130	AMD	E2SHB 3098 +	
28A.405.110	AMD	SB 6436		28A.410.210	AMD	HB 1067		28A.415.130	AMD	SB 6436	
28A.405.110	AMD	SSB 6436		28A.410.210	AMD	SHB 1067		28A.415.130	AMD	SSB 6436	
28A.405.110	AMD	2SSB 6436		28A.410.210	AMD	SHB 2212		28A.415.130	AMD	2SSB 6436	
28A.405.210	AMD	HB 1067		28A.410.210	AMD	SB 5072		28A.415.145	AMD	HB 3098	
28A.405.210	AMD	SHB 1067		28A.410.210	AMD	SB 5732		28A.415.145	AMD	SHB 3098	
28A.405.210	AMD	SB 5072		28A.410.210	AMD	ESSB 5732 *		28A.415.145	AMD	E2SHB 3098 +	
28A.405.210	AMD	SB 5732		28A.410.210	AMD	SB 5983		28A.415.145	AMD	SB 6436	
28A.405.210	AMD	ESSB 5732 *		28A.410.220	AMD	HB 1764		28A.415.145	AMD	SSB 6436	
28A.405.320	AMD	SB 6805		28A.410.250	AMD	HB 2731		28A.415.145	AMD	2SSB 6436	
28A.410	ADD	SHB 1067		28A.415	ADD	2SHB 2212 *		28A.415.205	AMD	HB 1067	
28A.410	ADD	HB 1893		28A.415	ADD	SB 5634		28A.415.205	AMD	SHB 1067	
28A.410	ADD	SHB 1893 *		28A.415.010	AMD	HB 3098		28A.415.205	AMD	SB 5072	
28A.410	ADD	SHB 2212		28A.415.010	AMD	SHB 3098		28A.415.205	AMD	SB 5732	
28A.410	ADD	HB 2505		28A.415.010	AMD	E2SHB 3098 +		28A.415.205	AMD	ESSB 5732 *	
28A.410	ADD	SB 5664		28A.415.010	AMD	SB 6436		28A.500	ADD	HB 1772	
28A.410	ADD	ESSB 5983 *		28A.415.010	AMD	SSB 6436		28A.500	ADD	SB 5932	
28A.410	ADD	SB 6098		28A.415.010	AMD	2SSB 6436		28A.500.010	AMD	HB 2213	
28A.410.010	AMD	HB 1067		28A.415.020	AMD	HB 3098		28A.500.020	AMD	HB 1772	
28A.410.010	AMD	SHB 1067		28A.415.020	AMD	SHB 3098		28A.500.020	REP	HB 2213	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
28A.500.030	AMD	HB 1036		28A.525.070	AMD	HB 3098		28A.525.134	DECD	E2SHB 3098 +	
28A.500.030	AMD	HB 1772		28A.525.070	AMD	SHB 3098		28A.525.134	DECD	SB 6436	
28A.500.030	AMD	HB 2213		28A.525.070	AMD	E2SHB 3098 +		28A.525.134	DECD	SSB 6436	
28A.500.030	AMD	HB 2297		28A.525.070	AMD	SB 6436		28A.525.134	DECD	2SSB 6436	
28A.500.030	AMD	SHB 2812 +		28A.525.070	AMD	SSB 6436		28A.525.140	DECD	HB 3098	
28A.500.030	AMD	SB 6090		28A.525.070	AMD	2SSB 6436		28A.525.140	DECD	SHB 3098	
28A.500.030	AMD	ESSB 6090 * PV		28A.525.080	AMD	HB 3098		28A.525.140	DECD	E2SHB 3098 +	
28A.500.030	AMD	ESSB 6386 + PV		28A.525.080	AMD	SHB 3098		28A.525.140	DECD	SB 6436	
28A.505	ADD	HB 2302		28A.525.080	AMD	E2SHB 3098 +		28A.525.140	DECD	SSB 6436	
28A.505	ADD	ESHB 2314 *		28A.525.080	AMD	SB 6436		28A.525.140	DECD	2SSB 6436	
28A.505	ADD	HB 3006		28A.525.080	AMD	SSB 6436		28A.525.142	DECD	HB 3098	
28A.505	ADD	SSB 6096		28A.525.080	AMD	2SSB 6436		28A.525.142	DECD	SHB 3098	
28A.505.140	AMD	SHB 2196		28A.525.090	AMD	HB 3098		28A.525.142	DECD	E2SHB 3098 +	
28A.505.140	AMD	HB 3098		28A.525.090	AMD	SHB 3098		28A.525.142	DECD	SB 6436	
28A.505.140	AMD	SHB 3098		28A.525.090	AMD	E2SHB 3098 +		28A.525.142	DECD	SSB 6436	
28A.505.140	AMD	E2SHB 3098 +		28A.525.090	AMD	SB 6436		28A.525.142	DECD	2SSB 6436	
28A.505.140	AMD	SB 6436		28A.525.090	AMD	SSB 6436		28A.525.144	DECD	HB 3098	
28A.505.140	AMD	SSB 6436		28A.525.090	AMD	2SSB 6436		28A.525.144	DECD	SHB 3098	
28A.505.140	AMD	2SSB 6436		28A.525.120	DECD	HB 3098		28A.525.144	DECD	E2SHB 3098 +	
28A.505.210	AMD	HB 1067		28A.525.120	DECD	SHB 3098		28A.525.144	DECD	SB 6436	
28A.505.210	AMD	SB 5072		28A.525.120	DECD	E2SHB 3098 +		28A.525.144	DECD	SSB 6436	
28A.505.210	AMD	SB 5732		28A.525.120	DECD	SB 6436		28A.525.144	DECD	2SSB 6436	
28A.505.210	AMD	ESSB 5732 *		28A.525.120	DECD	SSB 6436		28A.525.146	DECD	HB 3098	
28A.505.220	AMD	SB 6294		28A.525.120	DECD	2SSB 6436		28A.525.146	DECD	SHB 3098	
28A.515	ADD	HB 1757		28A.525.122	DECD	HB 3098		28A.525.146	DECD	E2SHB 3098 +	
28A.515	ADD	SB 5725		28A.525.122	DECD	SHB 3098		28A.525.146	DECD	SB 6436	
28A.515.320	AMD	HB 1757		28A.525.122	DECD	E2SHB 3098 +		28A.525.146	DECD	SSB 6436	
28A.515.320	AMD	SB 5725		28A.525.122	DECD	SB 6436		28A.525.146	DECD	2SSB 6436	
28A.525	ADD	HB 3098		28A.525.122	DECD	SSB 6436		28A.525.148	DECD	HB 3098	
28A.525	ADD	SHB 3098		28A.525.122	DECD	2SSB 6436		28A.525.148	DECD	SHB 3098	
28A.525	ADD	E2SHB 3098 +		28A.525.124	DECD	HB 3098		28A.525.148	DECD	E2SHB 3098 +	
28A.525	ADD	SB 6436		28A.525.124	DECD	SHB 3098		28A.525.148	DECD	SB 6436	
28A.525	ADD	SSB 6436		28A.525.124	DECD	E2SHB 3098 +		28A.525.148	DECD	SSB 6436	
28A.525	ADD	2SSB 6436		28A.525.124	DECD	SB 6436		28A.525.148	DECD	2SSB 6436	
28A.525.020	AMD	HB 1719		28A.525.124	DECD	SSB 6436		28A.525.150	DECD	HB 3098	
28A.525.020	AMD	HB 1766		28A.525.124	DECD	2SSB 6436		28A.525.150	DECD	SHB 3098	
28A.525.020	AMD	HB 3098		28A.525.126	DECD	HB 3098		28A.525.150	DECD	E2SHB 3098 +	
28A.525.020	AMD	SHB 3098		28A.525.126	DECD	SHB 3098		28A.525.150	DECD	SB 6436	
28A.525.020	AMD	E2SHB 3098 +		28A.525.126	DECD	E2SHB 3098 +		28A.525.150	DECD	SSB 6436	
28A.525.020	AMD	SB 5524		28A.525.126	DECD	SB 6436		28A.525.150	DECD	2SSB 6436	
28A.525.020	AMD	SB 5704		28A.525.126	DECD	SSB 6436		28A.525.152	DECD	HB 3098	
28A.525.020	AMD	SB 6436		28A.525.126	DECD	2SSB 6436		28A.525.152	DECD	SHB 3098	
28A.525.020	AMD	SSB 6436		28A.525.128	DECD	HB 3098		28A.525.152	DECD	E2SHB 3098 +	
28A.525.020	AMD	2SSB 6436		28A.525.128	DECD	SHB 3098		28A.525.152	DECD	SB 6436	
28A.525.030	AMD	HB 3098		28A.525.128	DECD	E2SHB 3098 +		28A.525.152	DECD	SSB 6436	
28A.525.030	AMD	SHB 3098		28A.525.128	DECD	SB 6436		28A.525.152	DECD	2SSB 6436	
28A.525.030	AMD	E2SHB 3098 +		28A.525.128	DECD	SSB 6436		28A.525.154	DECD	HB 3098	
28A.525.030	AMD	SB 6436		28A.525.128	DECD	2SSB 6436		28A.525.154	DECD	SHB 3098	
28A.525.030	AMD	SSB 6436		28A.525.130	DECD	HB 3098		28A.525.154	DECD	E2SHB 3098 +	
28A.525.030	AMD	2SSB 6436		28A.525.130	DECD	SHB 3098		28A.525.154	DECD	SB 6436	
28A.525.050	AMD	HB 3098		28A.525.130	DECD	E2SHB 3098 +		28A.525.154	DECD	SSB 6436	
28A.525.050	AMD	SHB 3098		28A.525.130	DECD	SB 6436		28A.525.154	DECD	2SSB 6436	
28A.525.050	AMD	E2SHB 3098 +		28A.525.130	DECD	SSB 6436		28A.525.156	DECD	HB 3098	
28A.525.050	AMD	SB 6436		28A.525.130	DECD	2SSB 6436		28A.525.156	DECD	SHB 3098	
28A.525.050	AMD	SSB 6436		28A.525.132	DECD	HB 3098		28A.525.156	DECD	E2SHB 3098 +	
28A.525.050	AMD	2SSB 6436		28A.525.132	DECD	SHB 3098		28A.525.156	DECD	SB 6436	
28A.525.055	AMD	HB 3098		28A.525.132	DECD	E2SHB 3098 +		28A.525.156	DECD	SSB 6436	
28A.525.055	AMD	SHB 3098		28A.525.132	DECD	SB 6436		28A.525.156	DECD	2SSB 6436	
28A.525.055	AMD	E2SHB 3098 +		28A.525.132	DECD	SSB 6436		28A.525.158	DECD	HB 3098	
28A.525.055	AMD	SB 6436		28A.525.132	DECD	2SSB 6436		28A.525.158	DECD	SHB 3098	
28A.525.055	AMD	SSB 6436		28A.525.134	DECD	HB 3098		28A.525.158	DECD	E2SHB 3098 +	
28A.525.055	AMD	2SSB 6436		28A.525.134	DECD	SHB 3098		28A.525.158	DECD	SB 6436	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
28A.525.158	DECD	SSB 6436		28A.525.178	AMD	E2SHB 3098 +		28A.600	ADD	HB 1792	
28A.525.158	DECD	2SSB 6436		28A.525.178	AMD	SB 6436		28A.600	ADD	HB 2423	
28A.525.160	DECD	HB 3098		28A.525.178	AMD	SSB 6436		28A.600	ADD	SHB 2423	
28A.525.160	DECD	SHB 3098		28A.525.178	AMD	2SSB 6436		28A.600	ADD	HB 2582	
28A.525.160	DECD	E2SHB 3098 +		28A.525.180	AMD	HB 3098		28A.600	ADD	SHB 2582	
28A.525.160	DECD	SB 6436		28A.525.180	AMD	SHB 3098		28A.600	ADD	E2SHB 2582	
28A.525.160	DECD	SSB 6436		28A.525.180	AMD	E2SHB 3098 +		28A.600	ADD	HB 2940	
28A.525.160	DECD	2SSB 6436		28A.525.180	AMD	SB 6436		28A.600	ADD	HB 3098	
28A.525.162	AMD	HB 1919		28A.525.180	AMD	SSB 6436		28A.600	ADD	SHB 3098	
28A.525.162	AMD	HB 2634		28A.525.180	AMD	2SSB 6436		28A.600	ADD	E2SHB 3098 +	
28A.525.162	AMD	HB 2635		28A.525.182	DECD	HB 3098		28A.600	ADD	HB 3108	
28A.525.162	AMD	SHB 2635		28A.525.182	DECD	SHB 3098		28A.600	ADD	HB 3217	
28A.525.162	AMD	HB 3098		28A.525.182	DECD	E2SHB 3098 +		28A.600	ADD	SB 5076	
28A.525.162	AMD	SHB 3098		28A.525.182	DECD	SB 6436		28A.600	ADD	SB 5843	
28A.525.162	AMD	E2SHB 3098 +		28A.525.182	DECD	SSB 6436		28A.600	ADD	ESSB 6255 +	
28A.525.162	AMD	SB 6436		28A.525.182	DECD	2SSB 6436		28A.600	ADD	SB 6436	
28A.525.162	AMD	SSB 6436		28A.525.190	AMD	HB 3098		28A.600	ADD	SSB 6436	
28A.525.162	AMD	2SSB 6436		28A.525.190	AMD	SHB 3098		28A.600	ADD	2SSB 6436	
28A.525.164	AMD	HB 3098		28A.525.190	AMD	E2SHB 3098 +		28A.600	ADD	SB 6846	
28A.525.164	AMD	SHB 3098		28A.525.190	AMD	SB 6436		28A.600	ADD	SSB 6846	
28A.525.164	AMD	E2SHB 3098 +		28A.525.190	AMD	SSB 6436		28A.600.010	AMD	HB 3098	
28A.525.164	AMD	SB 6436		28A.525.190	AMD	2SSB 6436		28A.600.010	AMD	SHB 3098	
28A.525.164	AMD	SSB 6436		28A.525.200	AMD	HB 3098		28A.600.010	AMD	E2SHB 3098 +	
28A.525.164	AMD	2SSB 6436		28A.525.200	AMD	SHB 3098		28A.600.010	AMD	SB 6436	
28A.525.166	AMD	HB 3098		28A.525.200	AMD	E2SHB 3098 +		28A.600.010	AMD	SSB 6436	
28A.525.166	AMD	SHB 3098		28A.525.200	AMD	SB 6436		28A.600.010	AMD	2SSB 6436	
28A.525.166	AMD	E2SHB 3098 +		28A.525.200	AMD	SSB 6436		28A.600.020	AMD	HB 3098	
28A.525.166	AMD	SB 6436		28A.525.200	AMD	2SSB 6436		28A.600.020	AMD	SHB 3098	
28A.525.166	AMD	SSB 6436		28A.525.216	AMD	HB 3098		28A.600.020	AMD	E2SHB 3098 +	
28A.525.166	AMD	2SSB 6436		28A.525.216	AMD	SHB 3098		28A.600.020	AMD	SB 6436	
28A.525.168	AMD	HB 3098		28A.525.216	AMD	E2SHB 3098 +		28A.600.020	AMD	SSB 6436	
28A.525.168	AMD	SHB 3098		28A.525.216	AMD	SB 6436		28A.600.020	AMD	2SSB 6436	
28A.525.168	AMD	E2SHB 3098 +		28A.525.216	AMD	SSB 6436		28A.600.030	AMD	HB 3098	
28A.525.168	AMD	SB 6436		28A.525.216	AMD	2SSB 6436		28A.600.030	AMD	SHB 3098	
28A.525.168	AMD	SSB 6436		28A.530.020	AMD	SB 5144		28A.600.030	AMD	E2SHB 3098 +	
28A.525.168	AMD	2SSB 6436		28A.535.020	AMD	SB 5144		28A.600.030	AMD	SB 6436	
28A.525.170	AMD	HB 3098		28A.535.050	AMD	SB 5144		28A.600.030	AMD	SSB 6436	
28A.525.170	AMD	SHB 3098		28A.535.070	AMD	HB 1205		28A.600.030	AMD	2SSB 6436	
28A.525.170	AMD	E2SHB 3098 +		28A.535.070	AMD	SHB 1205		28A.600.110	AMD	ESSB 6090 * PV	
28A.525.170	AMD	SB 6436		28A.535.070	AMD	SB 5223		28A.600.130	AMD	HB 3098	
28A.525.170	AMD	SSB 6436		28A.540.050	AMD	HB 3098		28A.600.130	AMD	SHB 3098	
28A.525.170	AMD	2SSB 6436		28A.540.050	AMD	SHB 3098		28A.600.130	AMD	E2SHB 3098 +	
28A.525.172	AMD	HB 3098		28A.540.050	AMD	E2SHB 3098 +		28A.600.130	AMD	SB 6436	
28A.525.172	AMD	SHB 3098		28A.540.050	AMD	SB 6436		28A.600.130	AMD	SSB 6436	
28A.525.172	AMD	E2SHB 3098 +		28A.540.050	AMD	SSB 6436		28A.600.130	AMD	2SSB 6436	
28A.525.172	AMD	SB 6436		28A.540.050	AMD	2SSB 6436		28A.600.150	AMD	ESSB 6090 * PV	
28A.525.172	AMD	SSB 6436		28A.540.070	AMD	HB 3098		28A.600.160	AMD	HB 1076	
28A.525.172	AMD	2SSB 6436		28A.540.070	AMD	SHB 3098		28A.600.160	AMD	SHB 1076	
28A.525.174	AMD	HB 3098		28A.540.070	AMD	E2SHB 3098 +		28A.600.160	AMD	SB 5076	
28A.525.174	AMD	SHB 3098		28A.540.070	AMD	SB 6436		28A.600.160	AMD	SB 5843	
28A.525.174	AMD	E2SHB 3098 +		28A.540.070	AMD	SSB 6436		28A.600.160	AMD	SB 6846	
28A.525.174	AMD	SB 6436		28A.540.070	AMD	2SSB 6436		28A.600.160	AMD	SSB 6846	
28A.525.174	AMD	SSB 6436		28A.545	ADD	HB 3098		28A.600.200	AMD	HB 3098	
28A.525.174	AMD	2SSB 6436		28A.545	ADD	SHB 3098		28A.600.200	AMD	SHB 3098	
28A.525.176	AMD	HB 3098		28A.545	ADD	E2SHB 3098 +		28A.600.200	AMD	E2SHB 3098 +	
28A.525.176	AMD	SHB 3098		28A.545	ADD	SB 6436		28A.600.200	AMD	SB 6436	
28A.525.176	AMD	E2SHB 3098 +		28A.545	ADD	SSB 6436		28A.600.200	AMD	SSB 6436	
28A.525.176	AMD	SB 6436		28A.545	ADD	2SSB 6436		28A.600.200	AMD	2SSB 6436	
28A.525.176	AMD	SSB 6436		28A.600	ADD	HB 1076		28A.600.300	AMD	HB 1399	
28A.525.176	AMD	2SSB 6436		28A.600	ADD	SHB 1076		28A.600.300	AMD	SHB 1708 * PV	
28A.525.178	AMD	HB 3098		28A.600	ADD	HB 1414		28A.600.300	AMD	HB 2142	
28A.525.178	AMD	SHB 3098		28A.600	ADD	SHB 1414		28A.600.300	AMD	SB 5425	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
28A.600.300	AMD	SB 6846		28A.655	ADD	SB 6475		28A.660.050	AMD	SHB 2989	
28A.600.300	AMD	SSB 6846		28A.655	ADD	ESSB 6475 +		28A.660.050	AMD	SB 6171	
28A.600.310	AMD	SB 5289		28A.655	ADD	SB 6780		28A.660.050	AMD	SSB 6171	
28A.600.310	AMD	SSB 5289 *		28A.655	ADD	SSB 6780		28A.660.050	AMD	SB 6639	
28A.600.310	AMD	SB 5360		28A.655.061	AMD	HB 1987		28A.690.020	AMD	HB 3098	
28A.625.360	AMD	HB 3098		28A.655.061	AMD	HB 2041		28A.690.020	AMD	SHB 3098	
28A.625.360	AMD	SHB 3098		28A.655.061	AMD	HB 2204		28A.690.020	AMD	E2SHB 3098 +	
28A.625.360	AMD	E2SHB 3098 +		28A.655.061	AMD	HB 2293		28A.690.020	AMD	SB 6436	
28A.625.360	AMD	SB 6436		28A.655.061	AMD	SHB 2489		28A.690.020	AMD	SSB 6436	
28A.625.360	AMD	SSB 6436		28A.655.061	AMD	E2SHB 2489		28A.690.020	AMD	2SSB 6436	
28A.625.360	AMD	2SSB 6436		28A.655.061	AMD	HB 2582		28B	ADD	HB 1050	
28A.625.370	AMD	HB 3098		28A.655.061	AMD	SHB 2582		28B	ADD	SHB 1050	
28A.625.370	AMD	SHB 3098		28A.655.061	AMD	E2SHB 2582		28B	ADD	2SHB 1050 * PV	
28A.625.370	AMD	E2SHB 3098 +		28A.655.061	AMD	HB 2733		28B	ADD	HB 1434	
28A.625.370	AMD	SB 6436		28A.655.061	AMD	SHB 2733		28B	ADD	HB 2142	
28A.625.370	AMD	SSB 6436		28A.655.061	AMD	HB 2764		28B	ADD	HB 2347	
28A.625.370	AMD	2SSB 6436		28A.655.061	AMD	E2SHB 2785		28B	ADD	HB 2989	
28A.625.380	AMD	HB 3098		28A.655.061	AMD	HB 2902		28B	ADD	SHB 2989	
28A.625.380	AMD	SHB 3098		28A.655.061	AMD	SHB 2902		28B	ADD	SB 5021	
28A.625.380	AMD	E2SHB 3098 +		28A.655.061	AMD	HB 2903		28B	ADD	SB 5425	
28A.625.380	AMD	SB 6436		28A.655.061	AMD	HB 2923		28B	ADD	SB 5629	
28A.625.380	AMD	SSB 6436		28A.655.061	AMD	HB 2941		28B	ADD	SB 5868	
28A.625.380	AMD	2SSB 6436		28A.655.061	AMD	HB 2998		28B	ADD	SB 5910	
28A.625.390	AMD	HB 3098		28A.655.061	AMD	SB 5638		28B	ADD	SSB 5910	
28A.625.390	AMD	SHB 3098		28A.655.061	AMD	SSB 5638		28B	ADD	SB 6271	
28A.625.390	AMD	E2SHB 3098 +		28A.655.061	AMD	2SSB 5638		28B	ADD	2SSB 6326 +	
28A.625.390	AMD	SB 6436		28A.655.061	AMD	SB 6461		28B	ADD	SB 6639	
28A.625.390	AMD	SSB 6436		28A.655.061	AMD	ESSB 6475 +		28B	ADD	SB 6744	
28A.625.390	AMD	2SSB 6436		28A.655.061	AMD	SB 6618		28B	ADD	SB 6780	
28A.630	ADD	SB 5349		28A.655.061	AMD	SB 6620		28B	ADD	SSB 6780	
28A.630	ADD	ESSB 5349		28A.655.070	AMD	HB 1067		28B	ADD	SB 6783	
28A.630.400	REMD	HB 3098		28A.655.070	AMD	HB 1709		28B	ADD	SSB 6783	
28A.630.400	REMD	SHB 3098		28A.655.070	AMD	SHB 1709		28B.10	ADD	HB 1100	
28A.630.400	REMD	E2SHB 3098 +		28A.655.070	AMD	HB 1956		28B.10	ADD	SHB 1100 *	
28A.630.400	REMD	SB 6436		28A.655.070	AMD	HB 2204		28B.10	ADD	HB 1272	
28A.630.400	REMD	SSB 6436		28A.655.070	AMD	HB 2489		28B.10	ADD	ESHB 1272	
28A.630.400	REMD	2SSB 6436		28A.655.070	AMD	SHB 2489		28B.10	ADD	HB 1434	
28A.645.010	AMD	SB 6805		28A.655.070	AMD	E2SHB 2489		28B.10	ADD	HB 1527	
28A.650.015	AMD	HB 3098		28A.655.070	AMD	HB 2506		28B.10	ADD	HB 1894	
28A.650.015	AMD	SHB 3098		28A.655.070	AMD	HB 2903		28B.10	ADD	SHB 1894	
28A.650.015	AMD	E2SHB 3098 +		28A.655.070	AMD	HB 2999		28B.10	ADD	HB 1961	
28A.650.015	AMD	SB 6436		28A.655.070	AMD	SB 5072		28B.10	ADD	HB 1991	
28A.650.015	AMD	SSB 6436		28A.655.070	AMD	SB 5732		28B.10	ADD	HB 1997	
28A.650.015	AMD	2SSB 6436		28A.655.070	AMD	ESSB 5732 *		28B.10	ADD	HB 2123	
28A.655	ADD	EHB 1068 *		28A.655.180	AMD	HB 2487		28B.10	ADD	SHB 2257	
28A.655	ADD	SHB 1709		28A.655.180	REP	HB 3098		28B.10	ADD	HB 2817	
28A.655	ADD	HB 1987		28A.655.180	REP	SB 6436		28B.10	ADD	SHB 2817 +	
28A.655	ADD	SHB 1987 *		28A.655.180	AMD	SSB 6436		28B.10	ADD	HB 3087	
28A.655	ADD	EHB 1998 *		28A.655.180	AMD	2SSB 6436		28B.10	ADD	SHB 3087 +	
28A.655	ADD	HB 2489		28A.655.200	AMD	HB 2430		28B.10	ADD	SB 5019	
28A.655	ADD	SHB 2489		28A.655.200	AMD	E2SHB 2489		28B.10	ADD	SB 5506	
28A.655	ADD	E2SHB 2489		28A.655.200	AMD	HB 2903		28B.10	ADD	ESSB 5506 *	
28A.655	ADD	HB 2506		28A.655.200	AMD	SHB 2903		28B.10	ADD	SB 5509	
28A.655	ADD	HB 2785		28A.655.200	AMD	ESSB 6255 +		28B.10	ADD	ESSB 5509 *	
28A.655	ADD	SHB 2785		28A.660.020	AMD	E2SHB 3098 +		28B.10	ADD	2SSB 5509	
28A.655	ADD	E2SHB 2785		28A.660.040	AMD	HB 3098		28B.10	ADD	SB 5868	
28A.655	ADD	HB 2903		28A.660.040	AMD	SHB 3098		28B.10	ADD	SB 6135	
28A.655	ADD	HB 2923		28A.660.040	AMD	E2SHB 3098 +		28B.10	ADD	SB 6489	
28A.655	ADD	HB 3214		28A.660.040	AMD	SB 6436		28B.10	ADD	SB 6697	
28A.655	ADD	SB 6343		28A.660.040	AMD	SSB 6436		28B.10	ADD	SSB 6697	
28A.655	ADD	SB 6435		28A.660.040	AMD	2SSB 6436		28B.10	ADD	SB 6699	
28A.655	ADD	SB 6461		28A.660.050	AMD	HB 2989		28B.10	ADD	SSB 6699	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
28B.10.016	AMD	HB 2142		28B.10.776	AMD	SB 5804		28B.15.067	AMD	HB 1434	
28B.10.016	AMD	SB 5425		28B.10.776	REP	SB 5868		28B.15.067	AMD	HB 2582	
28B.10.020	AMD	HB 2142		28B.10.778	REP	HB 1434		28B.15.067	AMD	SHB 2582	
28B.10.020	AMD	SB 5425		28B.10.778	AMD	SB 5804		28B.15.067	AMD	E2SHB 2582	
28B.10.022	AMD	HB 2142		28B.10.778	REP	SB 5868		28B.15.067	AMD	2SHB 2789 +	
28B.10.022	AMD	SB 5425		28B.10.780	REP	HB 1434		28B.15.067	AMD	HB 3241	
28B.10.025	AMD	HB 2142		28B.10.780	REP	SB 5804		28B.15.067	AMD	SHB 3241	
28B.10.025	AMD	HB 2188 *		28B.10.780	REP	SB 5868		28B.15.067	AMD	SB 5868	
28B.10.025	AMD	SB 5425		28B.10.782	REP	HB 1434		28B.15.069	AMD	HB 1434	
28B.10.025	AMD	SB 5940		28B.10.782	REP	SB 5804		28B.15.069	AMD	HB 1794	
28B.10.027	AMD	HB 2188 *		28B.10.782	REP	SB 5868		28B.15.069	AMD	SHB 1794	
28B.10.027	AMD	SB 5940		28B.10.784	AMD	HB 1434		28B.15.069	AMD	E2SHB 1794 *	
28B.10.050	AMD	HB 2142		28B.10.784	AMD	SB 5804		28B.15.069	AMD	HB 1962	
28B.10.050	AMD	SB 5425		28B.10.784	AMD	SB 5868		28B.15.069	AMD	SB 5867	
28B.10.140	AMD	HB 1067		28B.10.786	REP	HB 1434		28B.15.069	AMD	SSB 5867	
28B.10.140	AMD	SHB 1067		28B.10.786	AMD	SB 5804		28B.15.069	AMD	SB 5868	
28B.10.140	AMD	HB 2142		28B.10.786	REP	SB 5868		28B.15.069	AMD	SB 5998	
28B.10.140	AMD	SB 5072		28B.10.790	AMD	SB 5303		28B.15.210	AMD	SB 6027	
28B.10.140	AMD	SB 5425		28B.102.040	AMD	HB 2989		28B.15.380	AMD	HB 1174	
28B.10.140	AMD	SB 5732		28B.102.040	AMD	SHB 2989		28B.15.380	AMD	SHB 1174 *	
28B.10.140	AMD	ESSB 5732 *		28B.102.040	REMD	ESSB 6090 * PV		28B.15.520	AMD	HB 2582	
28B.10.280	AMD	HB 2142		28B.102.040	AMD	SB 6639		28B.15.520	AMD	SHB 2582	
28B.10.280	AMD	SB 5425		28B.102.060	AMD	HB 2989		28B.15.520	AMD	E2SHB 2582	
28B.10.300	AMD	HB 2142		28B.102.060	AMD	SHB 2989		28B.15.520	AMD	HB 3241	
28B.10.300	AMD	SB 5425		28B.102.060	AMD	SB 6639		28B.15.520	AMD	SHB 3241	
28B.10.350	AMD	HB 2142		28B.102.080	AMD	SB 6171		28B.15.558	AMD	SHB 1174 *	
28B.10.350	AMD	HB 3106		28B.102.080	AMD	SSB 6171		28B.15.558	AMD	HB 1976	
28B.10.350	AMD	SB 5425		28B.103.010	AMD	SB 6766 +		28B.15.558	AMD	SB 6288	
28B.10.350	AMD	SB 6754		28B.103.020	AMD	SB 6766 +		28B.15.621	AMD	SB 6695	
28B.10.350	AMD	SSB 6754		28B.110.020	AMD	HB 2142		28B.15.621	AMD	SSB 6695	
28B.10.400	AMD	HB 2142		28B.110.020	AMD	SB 5425		28B.15.625	REP	HB 1174	
28B.10.400	AMD	SB 5425		28B.110.040	AMD	SB 5625		28B.15.725	AMD	HB 2142	
28B.10.400	AMD	SB 6218		28B.119.010	AMD	HB 1077		28B.15.725	AMD	SB 5425	
28B.10.401	AMD	HB 2142		28B.119.010	AMD	HB 2297		28B.15.730	AMD	HB 2142	
28B.10.401	AMD	SB 5425		28B.119.010	AMD	SB 5001		28B.15.730	AMD	SB 5425	
28B.10.405	AMD	HB 2142		28B.119.010	AMD	SB 5075		28B.15.740	AMD	HB 2142	
28B.10.405	AMD	SB 5425		28B.119.010	AMD	SB 6090		28B.15.740	AMD	SB 5425	
28B.10.407	AMD	HB 2142		28B.12.060	AMD	HB 1079		28B.15.750	AMD	HB 2142	
28B.10.407	AMD	SB 5425		28B.12.060	AMD	ESHB 1079 *		28B.15.750	AMD	SB 5425	
28B.10.410	AMD	HB 2142		28B.12.060	AMD	SB 5084		28B.15.756	AMD	HB 2142	
28B.10.410	AMD	SB 5425		28B.12.060	AMD	ESSB 5084		28B.15.756	AMD	SB 5425	
28B.10.415	AMD	HB 2142		28B.135.030	AMD	HB 1152		28B.15.820	AMD	HB 2142	
28B.10.415	AMD	SB 5425		28B.135.030	AMD	SHB 1152		28B.15.820	AMD	SB 5425	
28B.10.417	AMD	HB 2142		28B.135.030	AMD	E2SHB 1152 *		28B.15.910	AMD	HB 1174	
28B.10.417	AMD	SB 5425		28B.14C.080	REP	SB 6027		28B.15.910	AMD	SHB 1174 *	
28B.10.420	AMD	HB 2142		28B.14C.090	REP	SB 6027		28B.15.910	AMD	HB 1250	
28B.10.420	AMD	SB 5425		28B.14C.140	AMD	SB 6027		28B.15.910	AMD	HB 2046	
28B.10.431	AMD	SB 6218		28B.14D.900	AMD	SB 6027		28B.15.910	AMD	HB 2057	
28B.10.485	AMD	HB 2142		28B.14H.050	AMD	HB 2299		28B.15.910	AMD	HB 2142	
28B.10.485	AMD	SB 5425		28B.14H.050	AMD	ESHB 2299 *		28B.15.910	AMD	HB 2233	
28B.10.487	AMD	HB 2142		28B.14H.050	AMD	SB 6093		28B.15.910	AMD	SHB 2233 +	
28B.10.487	AMD	SB 5425		28B.15	ADD	HB 1174		28B.15.910	AMD	SB 5425	
28B.10.500	AMD	HB 2142		28B.15	ADD	SHB 1174 *		28B.15.910	AMD	ESB 5609	
28B.10.500	AMD	SB 5425		28B.15	ADD	HB 1552		28B.15.915	AMD	HB 2142	
28B.10.550	AMD	HB 2142		28B.15	ADD	HB 1965		28B.15.915	AMD	SB 5425	
28B.10.550	AMD	SB 5425		28B.15	ADD	HB 2046		28B.20	ADD	HB 3116	
28B.10.560	AMD	HB 2142		28B.15	ADD	SB 6489		28B.20.100	AMD	HB 2857 +	
28B.10.560	AMD	SB 5425		28B.15.012	AMD	HB 1191		28B.20.100	AMD	SB 5022	
28B.10.567	AMD	HB 2142		28B.15.0131	AMD	HB 1607		28B.20.100	AMD	SB 6567	
28B.10.567	AMD	SB 5425		28B.15.0131	AMD	ESHB 1607 *		28B.20.296	AMD	SB 6879	
28B.10.710	AMD	E2SHB 3098 +		28B.15.041	AMD	HB 3053		28B.20.297	AMD	SB 6261	
28B.10.776	REP	HB 1434		28B.15.045	AMD	HB 3053		28B.20.382	AMD	SB 6027	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
28B.20.715	AMD	SB 6027		28B.45.020	AMD	SB 5868		28B.50	ADD	SB 5868	
28B.20.720	REP	SB 6027		28B.45.030	AMD	HB 1267		28B.50	ADD	SB 5871	
28B.20.721	AMD	SB 6027		28B.45.030	AMD	HB 1434		28B.50	ADD	SB 5970	
28B.20.725	AMD	SB 6027		28B.45.030	AMD	HB 1794		28B.50	ADD	2SSB 6326 +	
28B.20.800	REP	SB 6027		28B.45.030	AMD	SHB 1794		28B.50	ADD	SB 6397	
28B.20.805	REP	SB 6027		28B.45.030	AMD	E2SHB 1794 *		28B.50	ADD	SSB 6397	
28B.20.810	AMD	SB 6027		28B.45.030	AMD	HB 2867		28B.50	ADD	SB 6420	
28B.20.820	AMD	SB 6027		28B.45.030	AMD	SHB 2867 +		28B.50	ADD	SSB 6420	
28B.30	ADD	HB 2797		28B.45.030	AMD	SB 5411		28B.50	ADD	SB 6487	
28B.30	ADD	HB 3116		28B.45.030	AMD	SSB 5411		28B.50	ADD	SSB 6487	
28B.30.100	AMD	HB 2857 +		28B.45.030	AMD	2SSB 5411		28B.50.020	AMD	HB 1794	
28B.30.100	AMD	SB 5022		28B.45.030	AMD	SB 5868		28B.50.020	AMD	SHB 1794	
28B.30.100	AMD	SB 6567		28B.45.030	AMD	SB 6464		28B.50.020	AMD	E2SHB 1794 *	
28B.30.530	REP	SB 5641		28B.45.030	AMD	SSB 6464		28B.50.020	AMD	HB 1962	
28B.30.530	AMD	SSB 5641		28B.45.040	AMD	HB 1267		28B.50.020	AMD	SB 5867	
28B.30.530	AMD	SB 6711		28B.45.040	AMD	HB 1434		28B.50.020	AMD	SSB 5867	
28B.30.530	AMD	SSB 6711		28B.45.040	AMD	HB 1794		28B.50.030	AMD	HB 1434	
28B.30.533	REP	SB 5641		28B.45.040	AMD	SHB 1794		28B.50.030	AMD	HB 1794	
28B.30.632	AMD	SSB 5895		28B.45.040	AMD	E2SHB 1794 *		28B.50.030	AMD	SHB 1794	
28B.30.730	AMD	SB 6027		28B.45.040	AMD	SB 5411		28B.50.030	AMD	E2SHB 1794 *	
28B.30.740	AMD	SB 6027		28B.45.040	AMD	SSB 5411		28B.50.030	AMD	HB 1962	
28B.30.750	AMD	SB 6027		28B.45.040	AMD	2SSB 5411		28B.50.030	AMD	SSB 5867	
28B.31	ADD	SB 6515		28B.45.040	AMD	SB 5868		28B.50.030	AMD	SB 5868	
28B.31.070	AMD	SB 6027		28B.45.060	REP	HB 1434		28B.50.090	AMD	HB 1434	
28B.31.100	AMD	SB 6027		28B.45.060	REP	SB 5868		28B.50.090	AMD	SB 5868	
28B.35.100	AMD	HB 2857 +		28B.45.080	REP	HB 1434		28B.50.100	AMD	HB 1556	
28B.35.100	AMD	SB 5022		28B.45.080	REP	SB 5868		28B.50.140	AMD	HB 1101	
28B.35.100	AMD	SB 6567		28B.50	ADD	HB 1434		28B.50.140	AMD	HB 1434	
28B.35.120	AMD	E2SHB 3098 +		28B.50	ADD	HB 1560		28B.50.140	AMD	HB 1794	
28B.35.370	AMD	HB 2142		28B.50	ADD	SHB 1560 *		28B.50.140	AMD	SHB 1794	
28B.35.370	AMD	SB 5425		28B.50	ADD	HB 1733		28B.50.140	AMD	E2SHB 1794 *	
28B.35.700	AMD	HB 2142		28B.50	ADD	SHB 1733		28B.50.140	AMD	HB 1962	
28B.35.700	AMD	SB 5425		28B.50	ADD	HB 1794		28B.50.140	AMD	SB 5867	
28B.35.710	AMD	HB 2142		28B.50	ADD	SHB 1794		28B.50.140	AMD	SSB 5867	
28B.35.710	AMD	SB 5425		28B.50	ADD	E2SHB 1794 *		28B.50.140	AMD	SB 5868	
28B.35.790	AMD	HB 2142		28B.50	ADD	HB 1962		28B.50.330	AMD	SSB 6754	
28B.35.790	AMD	SB 5425		28B.50	ADD	HB 2051		28B.50.360	AMD	HB 1057	
28B.38	ADD	HB 3116		28B.50	ADD	HB 2080		28B.50.360	AMD	HB 2298	
28B.40	ADD	ESHB 1883		28B.50	ADD	HB 2210		28B.50.360	AMD	SB 5051	
28B.40.010	AMD	HB 2142		28B.50	ADD	SHB 2210		28B.50.360	AMD	SB 6094	
28B.40.010	AMD	SB 5425		28B.50	ADD	ESHB 2507 +		28B.50.360	AMD	ESSB 6094 * PV	
28B.40.100	AMD	HB 2857 +		28B.50	ADD	HB 2582		28B.50.465	AMD	HB 3026	
28B.40.100	AMD	SB 5022		28B.50	ADD	SHB 2582		28B.50.4892	AMD	SB 5018	
28B.40.100	AMD	SB 6567		28B.50	ADD	E2SHB 2582		28B.50.4892	AMD	ESB 5087 *	
28B.40.120	AMD	E2SHB 3098 +		28B.50	ADD	HB 2583		28B.50.535	AMD	HB 2582	
28B.45.014	AMD	HB 1267		28B.50	ADD	SHB 2583		28B.50.535	AMD	SHB 2582	
28B.45.014	AMD	HB 1434		28B.50	ADD	2SHB 2583 +		28B.50.535	AMD	E2SHB 2582	
28B.45.014	AMD	HB 1794		28B.50	ADD	HB 2595		28B.50.551	AMD	SB 6396	
28B.45.014	AMD	SHB 1794		28B.50	ADD	SHB 2595		28B.50.551	AMD	ESSB 6396 +	
28B.45.014	AMD	E2SHB 1794 *		28B.50	ADD	2SHB 2595		28B.52	ADD	SB 6756	
28B.45.014	AMD	SB 5411		28B.50	ADD	HB 2630		28B.52.045	AMD	HB 2256	
28B.45.014	AMD	SSB 5411		28B.50	ADD	SHB 2630		28B.52.045	AMD	SB 6756	
28B.45.014	AMD	2SSB 5411		28B.50	ADD	E2SHB 2630		28B.65.030	AMD	HB 2142	
28B.45.014	AMD	SB 5868		28B.50	ADD	HB 2760		28B.65.030	AMD	SB 5425	
28B.45.020	AMD	HB 1267		28B.50	ADD	HB 3241		28B.76	ADD	HB 1122	
28B.45.020	AMD	HB 1434		28B.50	ADD	SHB 3241		28B.76	ADD	HB 2107	
28B.45.020	AMD	HB 1794		28B.50	ADD	SB 5304		28B.76	ADD	HB 2989	
28B.45.020	AMD	SHB 1794		28B.50	ADD	SB 5613		28B.76	ADD	SHB 2989	
28B.45.020	AMD	E2SHB 1794 *		28B.50	ADD	SB 5802		28B.76	ADD	SB 5303	
28B.45.020	AMD	SB 5411		28B.50	ADD	SSB 5802		28B.76	ADD	SB 5971	
28B.45.020	AMD	SSB 5411		28B.50	ADD	SB 5867		28B.76	ADD	SSB 5971	
28B.45.020	AMD	2SSB 5411		28B.50	ADD	SSB 5867		28B.76	ADD	SB 6098	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
28B.76	ADD	SB 6605		28C.04	ADD	SHB 2789		29A.04.157	REP	SB 5745	
28B.76	ADD	SSB 6605		28C.04	ADD	2SHB 2789 +		29A.04.157	REP	SB 6235	
28B.76	ADD	SB 6639		28C.04	ADD	HB 2938		29A.04.157	REP	SSB 6235	
28B.76.020	AMD	HB 2142		28C.04	ADD	HB 2973		29A.04.158	REP	HB 1456	
28B.76.020	AMD	SB 5425		28C.04	ADD	SHB 2973 + PV		29A.04.158	REP	SHB 1456	
28B.76.100	AMD	HB 2142		28C.04	ADD	HB 3214		29A.04.158	REP	HB 1750	
28B.76.100	AMD	SB 5425		28C.04	ADD	ESSB 6475 +		29A.04.158	REP	HB 1913	
28B.76.220	AMD	HB 2278		28C.04	ADD	SB 6863		29A.04.158	REP	HB 2027	
28B.76.230	AMD	HB 1794		28C.04.410	AMD	HB 2566		29A.04.158	REP	ESHB 2027	
28B.76.230	AMD	SHB 1794		28C.04.420	AMD	HB 2566		29A.04.158	REP	HB 2253	
28B.76.230	AMD	E2SHB 1794 *		28C.10	ADD	HB 2597		29A.04.158	REP	SB 5219	
28B.76.270	REP	HB 1434		28C.10.020	AMD	HB 2597		29A.04.158	REP	2ESSB 5219	
28B.76.270	REP	SB 5868		28C.10.050	AMD	HB 1133		29A.04.158	REP	SB 5745	
28B.76.290	AMD	HB 1434		28C.10.050	AMD	SHB 1133 *		29A.04.158	REP	SSB 5745	
28B.76.290	AMD	HB 2277		28C.10.050	AMD	HB 2597		29A.04.158	REP	SB 5927	
28B.76.290	AMD	SB 5868		28C.10.120	AMD	HB 2597		29A.04.158	REP	ESB 6236 +	
28B.76.290	AMD	SB 5870		28C.18	ADD	HB 1833		29A.04.163	AMD	HB 2226	
28B.76.660	AMD	ESSB 6090 * PV		28C.18	ADD	SHB 1833		29A.04.163	AMD	SB 5727	
28B.85	ADD	HB 2507		28C.18.060	AMD	SB 5641		29A.04.163	AMD	SB 6317	
28B.85	ADD	ESHB 2507 +		28C.18.060	AMD	SSB 5641		29A.04.216	AMD	SHB 1748	
28B.85	ADD	SB 6487		28C.18.060	AMD	SB 6715		29A.04.216	AMD	HB 1750	
28B.85	ADD	SSB 6487		28C.22.010	AMD	HB 1707		29A.04.216	AMD	HB 2513	
28B.85.010	AMD	HB 2507		28C.22.010	AMD	SB 5717		29A.04.216	AMD	SB 5667	
28B.85.020	AMD	HB 1133		29A	ADD	HB 1447 *		29A.04.216	AMD	SB 5745	
28B.85.020	AMD	SHB 1133 *		29A	ADD	HB 2226		29A.04.216	AMD	SSB 5745	
28B.85.020	AMD	HB 2507		29A	ADD	SB 5526		29A.04.216	AMD	SSB 5746	
28B.85.020	AMD	ESHB 2507 +		29A	ADD	SB 6075		29A.04.225	AMD	HB 1133	
28B.85.030	REP	SB 6487		29A.04	ADD	HB 2523		29A.04.225	AMD	SHB 1133 *	
28B.85.040	AMD	HB 2507		29A.04	ADD	HB 2529		29A.04.310	REMD	SHB 1456	
28B.85.040	AMD	ESHB 2507 +		29A.04	ADD	HB 2594		29A.04.310	REMD	ESHB 2027	
28B.92.010	AMD	HB 1434		29A.04	ADD	HB 3297		29A.04.310	REMD	HB 2158	
28B.92.010	AMD	SB 5868		29A.04	ADD	SB 5564 *		29A.04.310	REMD	HB 2253	
28B.92.020	AMD	HB 1434		29A.04	ADD	SB 5689		29A.04.310	REMD	2ESSB 5219	
28B.92.020	AMD	SB 5868		29A.04	ADD	SB 5840		29A.04.310	REEN	SSB 5745	
28B.92.030	AMD	SB 5303		29A.04	ADD	SB 6131		29A.04.311	AMD	HB 1456	
28B.92.060	AMD	HB 1079		29A.04	ADD	SB 6499		29A.04.311	REP	SHB 1456	
28B.92.060	AMD	ESHB 1079 *		29A.04	ADD	SB 6886		29A.04.311	AMD	HB 1604	
28B.92.060	AMD	SB 5084		29A.04.008	AMD	HB 1256		29A.04.311	AMD	HB 1750	
28B.92.060	AMD	ESSB 5084		29A.04.008	AMD	HB 1750		29A.04.311	AMD	HB 1913	
28B.92.080	AMD	HB 1345		29A.04.008	AMD	HB 2226		29A.04.311	AMD	HB 2027	
28B.95	ADD	HB 2021		29A.04.008	AMD	ESSB 5499 * PV		29A.04.311	REP	ESHB 2027	
28B.95	ADD	SB 5926 *		29A.04.008	AMD	SB 5526		29A.04.311	REP	HB 2253	
28B.95	ADD	SB 6744		29A.04.008	AMD	SB 5745		29A.04.311	AMD	SB 5219	
28B.95.020	AMD	HB 2021		29A.04.008	AMD	SSB 5745		29A.04.311	REP	2ESSB 5219	
28B.95.020	AMD	SB 5926 *		29A.04.008	AMD	SB 6075		29A.04.311	AMD	SB 5745	
28B.95.020	AMD	SB 6744		29A.04.008	AMD	SB 6498		29A.04.311	REP	SSB 5745	
28B.95.030	AMD	HB 2021		29A.04.086	AMD	HB 1750		29A.04.311	AMD	SB 5927	
28B.95.030	AMD	SB 5926 *		29A.04.086	AMD	SB 5745		29A.04.311	AMD	ESB 6236 +	
28B.95.030	AMD	SB 6744		29A.04.086	AMD	SSB 5745		29A.04.321	AMD	SHB 1456	
28B.95.060	AMD	SB 6744		29A.04.103	AMD	HB 2226		29A.04.321	AMD	HB 1750	
28B.95.090	AMD	HB 2021		29A.04.103	AMD	SB 5727		29A.04.321	AMD	HB 2027	
28B.95.090	AMD	SB 5926 *		29A.04.103	AMD	SB 6317		29A.04.321	AMD	ESHB 2027	
28B.95.110	AMD	HB 2021		29A.04.109	AMD	HB 2226		29A.04.321	AMD	HB 2525	
28B.95.110	AMD	SB 5926 *		29A.04.109	AMD	SB 5727		29A.04.321	AMD	2ESSB 5219	
28C	ADD	HB 1825		29A.04.109	AMD	SB 6317		29A.04.321	AMD	SB 5745	
28C	ADD	SHB 1825		29A.04.110	AMD	SSB 5122		29A.04.321	AMD	SSB 5745	
28C	ADD	SB 5174		29A.04.127	REEN	SSB 5745		29A.04.321	AMD	SB 5927	
28C	ADD	SSB 5174		29A.04.128	AMD	HB 1750		29A.04.321	AMD	ESB 6236 +	
28C	ADD	SB 6326		29A.04.128	AMD	SB 5745		29A.04.330	AMD	HB 2027	
28C	ADD	SSB 6326		29A.04.128	REP	SSB 5745		29A.04.330	AMD	ESHB 2027	
28C.04	ADD	SHB 2785		29A.04.157	REP	HB 1750		29A.04.330	AMD	HB 2525	
28C.04	ADD	E2SHB 2785		29A.04.157	REP	HB 2477 +		29A.04.330	AMD	2ESSB 5219	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
29A.04.330	AMD	SB 5927		29A.08.010	AMD	HB 1496		29A.08.145	REP	HB 2226	
29A.04.330	AMD	ESB 6236 +		29A.08.010	AMD	HB 1753		29A.08.145	AMD	HB 2753	
29A.04.410	AMD	HB 2514		29A.08.010	AMD	SHB 1753		29A.08.145	AMD	SHB 2753	
29A.04.410	AMD	SB 6131		29A.08.010	AMD	HB 2158		29A.08.145	AMD	HB 3041 +	
29A.04.420	AMD	HB 1748		29A.08.010	AMD	HB 2226		29A.08.145	REP	SB 5727	
29A.04.420	AMD	SHB 1748		29A.08.010	AMD	HB 2753		29A.08.145	AMD	SB 5743	
29A.04.420	AMD	SB 5746		29A.08.010	AMD	SHB 2753		29A.08.145	AMD	ESSB 5743 *	
29A.04.420	AMD	SSB 5746		29A.08.010	AMD	SB 5566		29A.08.145	REP	SB 6317	
29A.04.420	AMD	SB 6131		29A.08.010	AMD	SB 5727		29A.08.145	AMD	SB 6530	
29A.04.430	AMD	HB 1748		29A.08.010	AMD	SB 5743		29A.08.145	AMD	SB 6777	
29A.04.430	AMD	SHB 1748		29A.08.010	AMD	ESSB 5743 *		29A.08.155	REP	HB 1753	
29A.04.430	AMD	SB 5746		29A.08.010	AMD	SB 6317		29A.08.155	REP	SHB 1753	
29A.04.430	AMD	SSB 5746		29A.08.010	AMD	SB 6362		29A.08.155	REP	SB 5743	
29A.04.470	AMD	HB 1256		29A.08.010	AMD	SSB 6362 +		29A.08.155	REP	ESSB 5743 *	
29A.04.530	AMD	HB 2477 +		29A.08.010	AMD	SB 6499		29A.08.161	AMD	HB 1750	
29A.04.530	AMD	HB 2523		29A.08.010	AMD	SB 6530		29A.08.161	AMD	SB 5745	
29A.04.530	AMD	HB 2531		29A.08.030	AMD	HB 1753		29A.08.161	AMD	SSB 5745	
29A.04.530	AMD	SB 5499		29A.08.030	AMD	SHB 1753		29A.08.210	AMD	SHB 1753	
29A.04.530	AMD	ESSB 5499 * PV		29A.08.030	AMD	SB 5743		29A.08.210	AMD	HB 2226	
29A.04.530	AMD	SB 6235		29A.08.030	AMD	ESSB 5743 *		29A.08.210	AMD	HB 2753	
29A.04.530	AMD	SSB 6235		29A.08.107	AMD	HB 1753		29A.08.210	AMD	SHB 2753	
29A.04.530	AMD	SB 6498		29A.08.107	AMD	SHB 1753		29A.08.210	AMD	SB 5727	
29A.04.570	AMD	HB 1749 *		29A.08.107	AMD	HB 2529		29A.08.210	AMD	ESSB 5743 *	
29A.04.570	AMD	SB 5499		29A.08.107	AMD	HB 2753		29A.08.210	AMD	SB 6006	
29A.04.570	AMD	SB 5742		29A.08.107	AMD	SHB 2753		29A.08.210	AMD	SB 6317	
29A.04.570	AMD	SB 6075		29A.08.107	AMD	SB 5743		29A.08.210	AMD	SB 6530	
29A.04.610	REP	HB 1750		29A.08.107	AMD	ESSB 5743 *		29A.08.220	AMD	HB 2226	
29A.04.610	REP	HB 2477 +		29A.08.107	AMD	SB 6530		29A.08.220	AMD	SB 5727	
29A.04.610	REP	SB 5745		29A.08.110	AMD	HB 1753		29A.08.220	AMD	SB 6006	
29A.04.610	REP	SSB 5745		29A.08.110	AMD	SHB 1753		29A.08.220	AMD	SB 6317	
29A.04.610	REP	SB 6235		29A.08.110	AMD	HB 2226		29A.08.230	REP	HB 2226	
29A.04.610	REP	SSB 6235		29A.08.110	AMD	HB 2753		29A.08.230	AMD	HB 2305	
29A.04.611	AMD	HB 1025		29A.08.110	AMD	SHB 2753		29A.08.230	REP	HB 2753	
29A.04.611	AMD	HB 1752		29A.08.110	AMD	HB 3297		29A.08.230	REP	SHB 2753	
29A.04.611	AMD	SHB 1752		29A.08.110	AMD	SB 5727		29A.08.230	REP	SB 5727	
29A.04.611	AMD	2SHB 1752		29A.08.110	AMD	SB 5743		29A.08.230	REP	SB 6530	
29A.04.611	AMD	HB 2477 +		29A.08.110	AMD	ESSB 5743 *		29A.08.250	AMD	HB 2226	
29A.04.611	AMD	ESHB 2479 +		29A.08.110	AMD	SB 6317		29A.08.250	AMD	SB 5727	
29A.04.611	AMD	SB 5740		29A.08.110	AMD	SB 6499		29A.08.250	AMD	ESSB 5743 *	
29A.04.611	AMD	SB 6235		29A.08.110	AMD	SB 6530		29A.08.330	AMD	ESSB 5743 *	
29A.04.611	AMD	SSB 6235		29A.08.112	AMD	HB 2529		29A.08.510	AMD	SB 6075	
29A.04.611	AMD	SB 6498		29A.08.112	AMD	HB 2752		29A.08.520	AMD	HB 1753	
29A.08	ADD	SHB 1753		29A.08.112	AMD	SB 6362		29A.08.520	AMD	SHB 1753	
29A.08	ADD	HB 2062		29A.08.112	AMD	SSB 6362 +		29A.08.520	AMD	HB 2158	
29A.08	ADD	SHB 2062		29A.08.112	AMD	SB 6565		29A.08.520	AMD	HB 2226	
29A.08	ADD	HB 2158		29A.08.113	AMD	HB 2528		29A.08.520	AMD	HB 2873	
29A.08	ADD	HB 2226		29A.08.115	AMD	HB 1753		29A.08.520	AMD	SB 5727	
29A.08	ADD	HB 2873		29A.08.115	AMD	SHB 1753		29A.08.520	AMD	SB 5743	
29A.08	ADD	HB 3297		29A.08.115	AMD	SB 5743		29A.08.520	AMD	ESSB 5743 *	
29A.08	ADD	SB 5078		29A.08.115	AMD	ESSB 5743 *		29A.08.520	AMD	SB 6317	
29A.08	ADD	SB 5499		29A.08.115	AMD	SB 6006		29A.08.520	AMD	SB 6651	
29A.08	ADD	SSB 5566		29A.08.125	AMD	SB 5399		29A.08.605	AMD	SB 5399	
29A.08	ADD	SB 5727		29A.08.125	AMD	ESSB 5743 *		29A.08.605	AMD	SB 6075	
29A.08	ADD	ESSB 5743 *		29A.08.140	AMD	HB 2158		29A.08.625	AMD	HB 1256	
29A.08	ADD	SB 6075		29A.08.140	AMD	HB 2226		29A.08.625	AMD	HB 2158	
29A.08	ADD	SB 6134		29A.08.140	AMD	HB 3041 +		29A.08.625	AMD	HB 2226	
29A.08	ADD	SSB 6134		29A.08.140	AMD	SB 5727		29A.08.625	AMD	HB 2528	
29A.08	ADD	SB 6317		29A.08.140	AMD	SB 5727		29A.08.625	AMD	SB 5080	
29A.08	ADD	SB 6362		29A.08.140	AMD	SB 6317		29A.08.625	AMD	SB 5315	
29A.08	ADD	SSB 6362 +		29A.08.140	AMD	SB 6777		29A.08.625	AMD	SB 5526	
29A.08	ADD	SB 6499		29A.08.145	AMD	HB 1753		29A.08.625	AMD	SB 5743	
29A.08	ADD	SB 6651		29A.08.145	AMD	SHB 1753		29A.08.625	AMD	SB 6075	
29A.08	ADD			29A.08.145	REP	HB 2158		29A.08.651	AMD	HB 1753	

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
29A.08.651	AMD	SHB 1753	29A.12.080	AMD	SB 6242	29A.20.200	REP	HB 1750
29A.08.651	AMD	HB 2472	29A.12.080	AMD	SSB 6242	29A.20.200	REP	HB 2477 +
29A.08.651	AMD	HB 2873	29A.12.090	AMD	HB 1025	29A.20.200	REP	SB 5745
29A.08.651	AMD	SB 5399	29A.12.101	AMD	HB 1025	29A.20.200	REP	SSB 5745
29A.08.651	AMD	SB 5743	29A.12.101	AMD	HB 2479	29A.20.200	REP	SB 6235
29A.08.651	AMD	ESSB 5743 *	29A.12.101	AMD	ESHB 2479 +	29A.20.200	REP	SSB 6235
29A.08.651	AMD	SB 6317	29A.12.101	AMD	SB 6242	29A.20.201	REP	HB 1750
29A.08.651	AMD	SB 6651	29A.12.101	AMD	SSB 6242	29A.20.201	REP	SB 5745
29A.08.710	AMD	ESSB 5743 *	29A.12.110	AMD	HB 1025	29A.20.201	REP	SSB 5745
29A.08.720	AMD	ESSB 5743 *	29A.12.130	AMD	HB 1025	29A.24	ADD	HB 1750
29A.08.730	REP	ESSB 5743 *	29A.12.130	AMD	HB 1604	29A.24	ADD	SB 5745
29A.08.740	REMD	ESSB 5743 *	29A.12.140	AMD	HB 1604	29A.24.030	REMD	SSB 5745
29A.08.775	AMD	HB 1753	29A.12.150	AMD	HB 1025	29A.24.031	REP	SHB 1456
29A.08.775	AMD	SHB 1753	29A.12.150	REP	HB 1604	29A.24.031	AMD	HB 1750
29A.08.775	AMD	SB 5743	29A.12.160	AMD	HB 1604	29A.24.031	REP	ESHB 2027
29A.08.775	AMD	ESSB 5743 *	29A.16.060	AMD	HB 2549	29A.24.031	AMD	SB 5745
29A.08.810	AMD	HB 2752	29A.20.021	AMD	HB 1750	29A.24.031	REP	SSB 5745
29A.08.810	AMD	SB 6362	29A.20.021	AMD	SB 5745	29A.24.040	AMD	SHB 1456
29A.08.810	AMD	SSB 6362 +	29A.20.021	AMD	SSB 5745	29A.24.040	AMD	HB 1913
29A.08.810	AMD	SB 6565	29A.20.110	REP	HB 1750	29A.24.040	AMD	HB 2027
29A.08.820	AMD	HB 2226	29A.20.110	REP	HB 2477 +	29A.24.040	AMD	ESHB 2027
29A.08.820	AMD	HB 2752	29A.20.110	REP	SB 5745	29A.24.040	AMD	HB 2253
29A.08.820	AMD	SB 5526	29A.20.110	REP	SSB 5745	29A.24.040	AMD	2ESSB 5219
29A.08.820	AMD	SB 6075	29A.20.110	REP	SB 6235	29A.24.040	AMD	SB 5927
29A.08.820	AMD	SB 6362	29A.20.110	REP	SSB 6235	29A.24.040	AMD	ESB 6236 +
29A.08.820	AMD	SSB 6362 +	29A.20.111	REP	HB 1750	29A.24.050	AMD	HB 1456
29A.08.820	AMD	SB 6565	29A.20.111	REP	SB 5745	29A.24.050	AMD	SHB 1456
29A.08.830	AMD	HB 2226	29A.20.111	REP	SSB 5745	29A.24.050	AMD	HB 1913
29A.08.830	AMD	HB 2526	29A.20.121	AMD	HB 1456	29A.24.050	AMD	HB 2027
29A.08.830	REP	HB 2752	29A.20.121	AMD	HB 1750	29A.24.050	AMD	ESHB 2027
29A.08.830	AMD	SB 5526	29A.20.121	AMD	SB 5219	29A.24.050	AMD	HB 2158
29A.08.830	AMD	SB 6075	29A.20.121	AMD	SB 5745	29A.24.050	AMD	HB 2253
29A.08.830	AMD	SB 6362	29A.20.121	AMD	SSB 5745	29A.24.050	AMD	SB 5219
29A.08.830	REP	SSB 6362 +	29A.20.121	AMD	ESB 6236 +	29A.24.050	AMD	2ESSB 5219
29A.08.830	REP	SB 6565	29A.20.130	REP	HB 1750	29A.24.050	AMD	SB 5315
29A.08.840	AMD	HB 2752	29A.20.130	REP	HB 2477 +	29A.24.050	AMD	SB 5927
29A.08.840	AMD	SB 6362	29A.20.130	REP	SB 5745	29A.24.050	AMD	ESB 6236 +
29A.08.840	AMD	SSB 6362 +	29A.20.130	AMD	SSB 5745	29A.24.070	AMD	HB 1132
29A.08.840	AMD	SB 6565	29A.20.130	REP	SB 6235	29A.24.070	AMD	SHB 1132 *
29A.08.850	AMD	HB 2752	29A.20.130	REP	SSB 6235	29A.24.070	AMD	E2SHB 3098 +
29A.08.850	AMD	SSB 6362 +	29A.20.131	REP	HB 1750	29A.24.081	AMD	HB 1750
29A.08.850	AMD	SB 6565	29A.20.131	REP	SB 5745	29A.24.081	AMD	SB 5745
29A.12	ADD	HB 1025	29A.20.131	REP	SSB 5745	29A.24.081	AMD	SSB 5745
29A.12	ADD	ESSB 5395 *	29A.20.141	AMD	HB 1750	29A.24.091	AMD	SHB 1132 *
29A.12	ADD	SB 5499	29A.20.141	AMD	HB 2730	29A.24.091	AMD	HB 1750
29A.12.010	AMD	HB 1604	29A.20.141	AMD	SB 5745	29A.24.091	AMD	HB 2477 +
29A.12.020	AMD	HB 1025	29A.20.141	AMD	SSB 5745	29A.24.091	AMD	SB 5745
29A.12.020	AMD	HB 1604	29A.20.151	AMD	HB 1750	29A.24.091	AMD	SSB 5745
29A.12.030	REP	HB 1604	29A.20.151	AMD	SB 5745	29A.24.091	AMD	SB 6235
29A.12.040	AMD	HB 1604	29A.20.151	AMD	SSB 5745	29A.24.091	AMD	SSB 6235
29A.12.050	AMD	HB 1025	29A.20.161	AMD	HB 1750	29A.24.101	AMD	HB 1750
29A.12.050	REP	HB 1604	29A.20.161	AMD	SB 5745	29A.24.101	AMD	HB 2477 +
29A.12.060	AMD	HB 1025	29A.20.161	AMD	SSB 5745	29A.24.101	AMD	SB 5745
29A.12.060	AMD	HB 1604	29A.20.171	AMD	HB 1750	29A.24.101	AMD	SSB 5745
29A.12.070	AMD	HB 1025	29A.20.171	AMD	SB 5745	29A.24.101	AMD	SB 6235
29A.12.080	AMD	HB 1025	29A.20.171	AMD	SSB 5745	29A.24.101	AMD	SSB 6235
29A.12.080	AMD	HB 1604	29A.20.181	AMD	HB 1750	29A.24.111	AMD	HB 1750
29A.12.080	AMD	SHB 1752	29A.20.181	AMD	SB 5745	29A.24.111	AMD	HB 2477 +
29A.12.080	AMD	2SHB 1752	29A.20.181	AMD	SSB 5745	29A.24.111	AMD	SB 5745
29A.12.080	AMD	HB 2479	29A.20.191	AMD	HB 1750	29A.24.111	AMD	SSB 5745
29A.12.080	AMD	ESHB 2479 +	29A.20.191	AMD	SB 5745	29A.24.111	AMD	SB 6235
29A.12.080	AMD	SB 5395	29A.20.191	AMD	SSB 5745	29A.24.111	AMD	SSB 6235

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
29A.24.131	AMD	HB 1750		29A.24.210	REMD	2ESSB 5219		29A.32.040	AMD	SB 6243	
29A.24.131	AMD	SB 5219		29A.24.210	REP	SB 5315		29A.32.040	AMD	SSB 6243	
29A.24.131	AMD	SB 5745		29A.24.210	REP	SB 5745		29A.32.050	REP	EHB 2478	
29A.24.131	AMD	SSB 5745		29A.24.210	REMD	SSB 5745		29A.32.050	REP	SB 6243	
29A.24.141	AMD	HB 1750		29A.24.211	REP	SHB 1456		29A.32.050	REP	SSB 6243	
29A.24.141	AMD	SB 5745		29A.24.211	REP	HB 1750		29A.32.060	AMD	HB 1755	
29A.24.141	AMD	SSB 5745		29A.24.211	AMD	HB 2027		29A.32.060	AMD	SB 5741	
29A.24.151	AMD	HB 1750		29A.24.211	REP	ESHB 2027		29A.32.060	AMD	SSB 5741	
29A.24.151	AMD	SB 5745		29A.24.211	REP	2ESSB 5219		29A.32.060	AMD	2SSB 5741	
29A.24.151	AMD	SSB 5745		29A.24.211	REP	SB 5315		29A.32.070	AMD	HB 2978	
29A.24.161	AMD	HB 1750		29A.24.211	REP	SB 5745		29A.32.121	AMD	HB 1114	
29A.24.161	AMD	SB 5745		29A.24.211	REP	SSB 5745		29A.32.121	AMD	SHB 1114	
29A.24.161	AMD	SSB 5745		29A.24.211	AMD	SB 5927		29A.32.121	AMD	HB 1750	
29A.24.171	AMD	HB 1750		29A.24.211	AMD	ESB 6236 +		29A.32.121	AMD	SB 5745	
29A.24.171	AMD	HB 2027		29A.24.311	AMD	HB 1750		29A.32.121	AMD	SSB 5745	
29A.24.171	AMD	ESHB 2027		29A.24.311	AMD	SB 5745		29A.32.241	AMD	HB 1750	
29A.24.171	AMD	SB 5219		29A.24.311	AMD	SSB 5745		29A.32.241	AMD	SB 5745	
29A.24.171	AMD	2ESSB 5219		29A.28	ADD	HB 1750		29A.32.241	AMD	SSB 5745	
29A.24.171	AMD	SB 5745		29A.28	ADD	SB 5745		29A.32.250	AMD	SHB 1114	
29A.24.171	AMD	SSB 5745		29A.28	ADD	SSB 5745		29A.36	ADD	HB 1363	
29A.24.171	AMD	SB 5927		29A.28.010	REP	HB 1750		29A.36	ADD	HB 1604	
29A.24.171	AMD	ESB 6236 +		29A.28.010	REP	HB 2477 +		29A.36	ADD	HB 2158	
29A.24.181	AMD	HB 1001		29A.28.010	REP	SB 5745		29A.36	ADD	SB 5499	
29A.24.181	AMD	HB 1750		29A.28.010	REP	SSB 5745		29A.36	ADD	ESSB 5499 * PV	
29A.24.181	AMD	HB 2027		29A.28.010	REP	SB 6235		29A.36	ADD	SB 5525	
29A.24.181	AMD	ESHB 2027		29A.28.010	REP	SSB 6235		29A.36	ADD	SB 6075	
29A.24.181	AMD	HB 3175		29A.28.011	REP	HB 1750		29A.36.010	REMD	SSB 5745	
29A.24.181	AMD	SB 5122		29A.28.011	AMD	SB 5219		29A.36.011	AMD	HB 1750	
29A.24.181	AMD	SSB 5122		29A.28.011	REP	SB 5315		29A.36.011	AMD	SB 5745	
29A.24.181	AMD	2ESSB 5219		29A.28.011	REP	SB 5745		29A.36.011	REP	SSB 5745	
29A.24.181	AMD	SB 5745		29A.28.011	REP	SSB 5745		29A.36.071	AMD	HB 1750	
29A.24.181	AMD	SSB 5745		29A.28.020	REP	HB 1750		29A.36.071	AMD	HB 2509	
29A.24.181	AMD	SB 5889		29A.28.020	REP	HB 2477 +		29A.36.071	AMD	SHB 2509	
29A.24.181	AMD	SB 5927		29A.28.020	REP	SB 5745		29A.36.071	AMD	ESHB 2871 +	
29A.24.181	AMD	ESB 6236 +		29A.28.020	REP	SSB 5745		29A.36.071	AMD	HB 2955	
29A.24.191	AMD	HB 1001		29A.28.020	REP	SB 6235		29A.36.071	AMD	SB 5745	
29A.24.191	AMD	HB 1750		29A.28.020	REP	SSB 6235		29A.36.071	AMD	SSB 5745	
29A.24.191	AMD	HB 2027		29A.28.021	REP	HB 1750		29A.36.071	AMD	SB 6414	
29A.24.191	AMD	ESHB 2027		29A.28.021	REP	SB 5745		29A.36.071	AMD	SB 6599	
29A.24.191	AMD	HB 3175		29A.28.021	REP	SSB 5745		29A.36.071	AMD	SSB 6599	
29A.24.191	AMD	SB 5122		29A.28.021	AMD	ESB 6236 +		29A.36.101	AMD	HB 1750	
29A.24.191	AMD	SSB 5122		29A.28.041	AMD	HB 1750		29A.36.101	AMD	SB 5745	
29A.24.191	AMD	2ESSB 5219		29A.28.041	AMD	SB 5745		29A.36.101	AMD	SSB 5745	
29A.24.191	AMD	SB 5745		29A.28.041	AMD	SSB 5745		29A.36.104	REP	HB 1750	
29A.24.191	AMD	SSB 5745		29A.28.041	AMD	ESB 6236 +		29A.36.104	AMD	HB 2484	
29A.24.191	AMD	SB 5889		29A.28.061	AMD	HB 1750		29A.36.104	REP	SB 5745	
29A.24.191	AMD	SB 5927		29A.28.061	AMD	SB 5745		29A.36.104	REP	SSB 5745	
29A.24.191	AMD	ESB 6236 +		29A.28.061	AMD	SSB 5745		29A.36.106	REP	HB 1750	
29A.24.200	REP	HB 1456		29A.28.071	AMD	HB 1750		29A.36.106	AMD	HB 2484	
29A.24.200	REP	HB 1750		29A.28.071	AMD	SB 5745		29A.36.106	REP	SB 5745	
29A.24.200	REP	HB 2477 +		29A.28.071	AMD	SSB 5745		29A.36.106	REP	SSB 5745	
29A.24.200	REP	SB 5219		29A.32.010	AMD	HB 1755		29A.36.111	AMD	HB 1363	
29A.24.200	REP	SB 5745		29A.32.010	AMD	SB 5741		29A.36.111	AMD	SB 5088	
29A.24.200	REP	SSB 5745		29A.32.010	AMD	SSB 5741		29A.36.121	AMD	HB 1750	
29A.24.200	REP	SB 6235		29A.32.010	AMD	2SSB 5741		29A.36.121	AMD	SB 5122	
29A.24.200	REP	SSB 6235		29A.32.031	AMD	HB 1750		29A.36.121	AMD	SSB 5122	
29A.24.201	REP	HB 1750		29A.32.031	AMD	SB 5745		29A.36.121	AMD	SB 5745	
29A.24.201	AMD	SB 5219		29A.32.031	AMD	SSB 5745		29A.36.121	AMD	SSB 5745	
29A.24.201	REP	SB 5745		29A.32.036	REP	HB 1750		29A.36.121	AMD	SB 5889	
29A.24.201	REP	SSB 5745		29A.32.036	REP	SB 5745		29A.36.131	AMD	HB 1750	
29A.24.210	REP	HB 1750		29A.32.036	REP	SSB 5745		29A.36.131	AMD	SB 5745	
29A.24.210	REMD	ESHB 2027		29A.32.040	AMD	EHB 2478		29A.36.131	AMD	SSB 5745	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
29A.36.151	AMD	HB 1750		29A.40.091	AMD	HB 2843		29A.44.220	REP	SB 6235	
29A.36.151	AMD	SB 5745		29A.40.091	AMD	SHB 2843		29A.44.220	REP	SSB 6235	
29A.36.151	AMD	SSB 5745		29A.40.091	AMD	SB 5080		29A.44.221	AMD	HB 1750	
29A.36.161	AMD	HB 1363		29A.40.091	AMD	SB 5082		29A.44.221	AMD	SB 5745	
29A.36.161	AMD	HB 1750		29A.40.091	AMD	SB 5315		29A.44.221	AMD	SSB 5745	
29A.36.161	AMD	SB 5745		29A.40.091	AMD	ESSB 5499 *	PV	29A.44.231	AMD	HB 1750	
29A.36.161	AMD	SSB 5745		29A.40.091	AMD	SB 5727		29A.44.231	AMD	SB 5745	
29A.36.170	REMD	SSB 5745		29A.40.091	AMD	ESSB 5743 *		29A.44.231	AMD	SSB 5745	
29A.36.171	AMD	HB 1001		29A.40.091	AMD	SB 5745		29A.44.240	REMD	HB 2594	
29A.36.171	AMD	HB 1750		29A.40.091	AMD	SSB 5745		29A.44.240	REMD	ESHB 2594	
29A.36.171	AMD	HB 3175		29A.40.110	AMD	HB 1604		29A.44.240	REMD	SB 6886	
29A.36.171	AMD	SB 5122		29A.40.110	AMD	HB 1751		29A.44.265	REP	HB 1256	
29A.36.171	AMD	SSB 5122		29A.40.110	AMD	HB 1752		29A.44.270	AMD	SB 6498	
29A.36.171	AMD	SB 5745		29A.40.110	AMD	SHB 1752		29A.44.320	AMD	HB 1025	
29A.36.171	REP	SSB 5745		29A.40.110	AMD	2SHB 1752		29A.44.330	AMD	HB 2226	
29A.36.171	AMD	SB 5889		29A.40.110	AMD	HB 2477 +		29A.44.330	AMD	SB 5526	
29A.36.190	REP	HB 1750		29A.40.110	AMD	ESHB 2479 +		29A.44.330	AMD	SB 6075	
29A.36.190	REP	HB 2477 +		29A.40.110	AMD	SB 5082		29A.44.340	AMD	HB 2226	
29A.36.190	REP	SB 5745		29A.40.110	AMD	SB 5315		29A.44.340	AMD	SB 5526	
29A.36.190	REP	SSB 5745		29A.40.110	AMD	SB 5499		29A.44.340	AMD	SB 6075	
29A.36.190	REP	SB 6235		29A.40.110	AMD	ESSB 5499 *	PV	29A.44.410	AMD	ESHB 2594	
29A.36.190	REP	SSB 6235		29A.40.110	AMD	SB 5740		29A.46	ADD	ESHB 2479 +	
29A.36.191	REP	HB 1750		29A.40.110	AMD	SB 6075		29A.46.020	AMD	HB 2479	
29A.36.191	REP	SB 5745		29A.40.110	AMD	SB 6235		29A.46.020	AMD	ESHB 2479 +	
29A.36.191	REP	SSB 5745		29A.40.110	AMD	SSB 6235		29A.46.020	AMD	SB 6242	
29A.36.201	AMD	HB 1750		29A.40.110	AMD	SB 6498		29A.46.020	AMD	SSB 6242	
29A.36.201	AMD	SB 5745		29A.40.130	AMD	SB 5315		29A.46.110	AMD	HB 2479	
29A.36.201	AMD	SSB 5745		29A.40.140	AMD	HB 2226		29A.46.110	AMD	ESHB 2479 +	
29A.36.210	AMD	HB 1484		29A.40.140	AMD	HB 2752		29A.46.110	AMD	SB 6242	
29A.36.210	AMD	SHB 1484		29A.40.140	AMD	SB 5526		29A.46.110	AMD	SSB 6242	
29A.36.210	AMD	E2SHB 1484		29A.40.140	AMD	SB 6075		29A.46.140	REP	HB 2477 +	
29A.36.210	AMD	E3SHB 1484		29A.40.140	AMD	SB 6362		29A.46.140	REP	SB 6235	
29A.36.210	AMD	HB 2509		29A.40.140	AMD	SSB 6362 +		29A.46.140	REP	SSB 6235	
29A.36.210	AMD	SHB 2509		29A.40.140	AMD	SB 6565		29A.46.150	REP	HB 2477 +	
29A.36.210	AMD	SB 5786		29A.40.150	AMD	HB 2477 +		29A.46.150	REP	SB 6235	
29A.36.210	AMD	SB 6414		29A.40.150	AMD	SB 5565 *		29A.46.150	REP	SSB 6235	
29A.40	ADD	HB 1751		29A.40.150	AMD	SB 6235		29A.46.210	REP	HB 2477 +	
29A.40	ADD	SB 5499		29A.40.150	AMD	SSB 6235		29A.46.210	REP	SB 6235	
29A.40.020	AMD	HB 2226		29A.40.150	AMD	SB 6498		29A.46.210	REP	SSB 6235	
29A.40.020	AMD	SB 5727		29A.44	ADD	HB 1025		29A.46.220	REP	HB 2477 +	
29A.40.050	RECD	HB 2226		29A.44	ADD	SB 5395		29A.46.220	REP	SB 6235	
29A.40.050	AMD	HB 2226		29A.44	ADD	ESSB 5395 *		29A.46.220	REP	SSB 6235	
29A.40.050	AMD	HB 2512		29A.44	ADD	SB 5499		29A.46.230	REP	HB 2477 +	
29A.40.050	AMD	SB 5526		29A.44	ADD	ESSB 5499 *	PV	29A.46.230	REP	SB 6235	
29A.40.050	RECD	SB 5526		29A.44	ADD	SB 6075		29A.46.230	REP	SSB 6235	
29A.40.050	AMD	SB 6075		29A.44.020	AMD	SB 6498		29A.46.240	REP	HB 2477 +	
29A.40.050	RECD	SB 6075		29A.44.090	AMD	HB 1256		29A.46.240	REP	SB 6235	
29A.40.050	AMD	SB 6498		29A.44.090	AMD	SB 6498		29A.46.240	REP	SSB 6235	
29A.40.061	AMD	SB 6498		29A.44.201	AMD	HB 1750		29A.46.250	REP	HB 2477 +	
29A.40.070	AMD	HB 2027		29A.44.201	AMD	HB 2158		29A.46.250	REP	SB 6235	
29A.40.070	AMD	ESHB 2027		29A.44.201	AMD	HB 2226		29A.46.250	REP	SSB 6235	
29A.40.070	AMD	2ESSB 5219		29A.44.201	AMD	SB 5745		29A.48.010	AMD	HB 1754	
29A.40.070	AMD	SB 5315		29A.44.201	AMD	SSB 5745		29A.48.010	AMD	SHB 1754 *	
29A.40.070	AMD	SB 5927		29A.44.201	AMD	SB 6075		29A.48.010	AMD	HB 1990	
29A.40.070	AMD	ESB 6236 +		29A.44.205	AMD	HB 3297		29A.48.010	AMD	SB 5315	
29A.40.080	AMD	SB 6498		29A.44.205	AMD	SB 6333		29A.48.010	AMD	SB 5744	
29A.40.091	AMD	SHB 1456		29A.44.205	AMD	SB 6499		29A.48.040	AMD	SB 6498	
29A.40.091	AMD	HB 1604		29A.44.210	AMD	SB 5400		29A.48.050	AMD	SHB 1456	
29A.40.091	AMD	HB 1750		29A.44.220	REP	HB 1750		29A.48.050	AMD	HB 1604	
29A.40.091	AMD	HB 1751		29A.44.220	REP	HB 2477 +		29A.48.050	AMD	HB 1751	
29A.40.091	AMD	HB 2158		29A.44.220	REP	SB 5745		29A.48.050	AMD	HB 2477 +	
29A.40.091	AMD	HB 2226		29A.44.220	REP	SSB 5745		29A.48.050	AMD	SB 5082	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
29A.48.050	AMD	SB 5315		29A.52.351	AMD	HB 1750		29A.60.070	AMD	ESSB 5499	* PV
29A.48.050	AMD	SB 6235		29A.52.351	AMD	SB 5745		29A.60.070	AMD	SB 5740	
29A.48.050	AMD	SSB 6235		29A.52.351	AMD	SSB 5745		29A.60.080	AMD	HB 1750	
29A.52	ADD	HB 1750		29A.56	ADD	SB 5596		29A.60.080	AMD	SB 5745	
29A.52	ADD	SB 5745		29A.56.030	AMD	HB 2027		29A.60.080	AMD	SSB 5745	
29A.52	ADD	SSB 5745		29A.56.030	AMD	ESHB 2027		29A.60.125	AMD	SB 6498	
29A.52.010	REEN	SSB 5745		29A.56.030	AMD	2ESSB 5219		29A.60.140	AMD	HB 1133	
29A.52.011	AMD	HB 1750		29A.56.030	AMD	SB 5927		29A.60.140	AMD	SHB 1133	*
29A.52.011	AMD	HB 1913		29A.56.030	AMD	ESB 6236	+	29A.60.140	AMD	HB 1256	
29A.52.011	AMD	HB 2027		29A.56.110	AMD	HB 1389		29A.60.140	AMD	SB 6075	
29A.52.011	REP	HB 2253		29A.56.160	AMD	HB 1389		29A.60.160	AMD	HB 1447	*
29A.52.011	AMD	SB 5745		29A.56.160	AMD	EHB 2478		29A.60.160	AMD	HB 1751	
29A.52.011	REP	SSB 5745		29A.56.160	AMD	SB 6243		29A.60.160	AMD	SHB 1752	
29A.52.011	AMD	SB 5927		29A.56.160	AMD	SSB 6243		29A.60.160	AMD	2SHB 1752	
29A.52.011	AMD	ESB 6236	+	29A.60	ADD	HB 1025		29A.60.160	REMD	HB 2694	
29A.52.106	REP	HB 1750		29A.60	ADD	HB 1604		29A.60.160	AMD	HB 2694	
29A.52.106	REP	SB 5745		29A.60	ADD	HB 1752		29A.60.160	REMD	SHB 2694	
29A.52.106	REP	SSB 5745		29A.60	ADD	SHB 1752		29A.60.160	AMD	SHB 2694	
29A.52.111	REP	HB 1750		29A.60	ADD	2SHB 1752		29A.60.160	AMD	SB 5082	
29A.52.111	AMD	SB 5122		29A.60	ADD	HB 1900		29A.60.160	AMD	SB 5315	
29A.52.111	AMD	SSB 5122		29A.60	ADD	HB 2158		29A.60.160	AMD	ESSB 5499	* PV
29A.52.111	AMD	SB 5464		29A.60	ADD	HB 2532		29A.60.160	AMD	SB 6421	
29A.52.111	REP	SB 5745		29A.60	ADD	SHB 2532		29A.60.160	REMD	SB 6421	
29A.52.111	REP	SSB 5745		29A.60	ADD	HB 2844		29A.60.165	AMD	HB 2520	+
29A.52.111	AMD	SB 5889		29A.60	ADD	SB 5315		29A.60.165	AMD	HB 2695	
29A.52.116	REP	HB 1750		29A.60	ADD	SB 5395		29A.60.165	AMD	SHB 2695	+
29A.52.116	REP	SB 5745		29A.60	ADD	ESSB 5395	*	29A.60.165	AMD	SB 6423	
29A.52.116	REP	SSB 5745		29A.60	ADD	SB 5499		29A.60.165	AMD	SSB 6423	
29A.52.130	REP	HB 1750		29A.60	ADD	ESSB 5499	* PV	29A.60.190	AMD	HB 1447	*
29A.52.130	REP	SB 5745		29A.60	ADD	SB 5689		29A.60.190	AMD	HB 1752	
29A.52.130	REP	SSB 5745		29A.60	ADD	SB 5740		29A.60.190	AMD	SHB 1752	
29A.52.141	REP	HB 1750		29A.60	ADD	SB 5840		29A.60.190	AMD	2SHB 1752	
29A.52.141	REP	SB 5745		29A.60	ADD	SB 6075		29A.60.190	AMD	HB 2027	
29A.52.141	REP	SSB 5745		29A.60.010	AMD	HB 1750		29A.60.190	AMD	ESHB 2027	
29A.52.151	REP	HB 1750		29A.60.010	AMD	SB 5745		29A.60.190	AMD	2ESSB 5219	
29A.52.151	REP	SB 5745		29A.60.010	AMD	SSB 5745		29A.60.190	AMD	ESSB 5499	* PV
29A.52.151	REP	SSB 5745		29A.60.021	AMD	HB 1750		29A.60.190	AMD	SB 5740	
29A.52.210	AMD	HB 1335		29A.60.021	AMD	HB 1752		29A.60.190	AMD	SB 5927	
29A.52.210	AMD	HB 1750		29A.60.021	AMD	SHB 1752		29A.60.190	AMD	SB 5942	
29A.52.210	AMD	SB 5326		29A.60.021	AMD	2SHB 1752		29A.60.190	AMD	ESB 6236	+
29A.52.210	AMD	SSB 5326		29A.60.021	AMD	ESSB 5499	* PV	29A.60.190	REMD	ESB 6236	+
29A.52.210	AMD	SB 5464		29A.60.021	AMD	SB 5740		29A.60.195	AMD	HB 2528	
29A.52.210	AMD	SB 5745		29A.60.021	AMD	SB 5745		29A.60.210	AMD	HB 1752	
29A.52.210	AMD	SSB 5745		29A.60.021	AMD	SSB 5745		29A.60.210	AMD	SHB 1752	
29A.52.220	AMD	HB 1447	*	29A.60.030	AMD	HB 1750		29A.60.210	AMD	2SHB 1752	
29A.52.220	AMD	HB 1750		29A.60.030	AMD	SB 5745		29A.60.210	AMD	SB 5499	
29A.52.220	AMD	SB 5464		29A.60.030	AMD	SSB 5745		29A.60.210	AMD	ESSB 5499	* PV
29A.52.220	AMD	SB 5745		29A.60.040	AMD	HB 1750		29A.60.210	AMD	SB 5740	
29A.52.220	AMD	SSB 5745		29A.60.040	AMD	SB 5745		29A.60.210	AMD	SB 5942	
29A.52.231	AMD	HB 1750		29A.60.040	AMD	SSB 5745		29A.60.210	AMD	SB 6075	
29A.52.231	AMD	SB 5122		29A.60.040	AMD	SB 6828		29A.60.221	AMD	HB 1750	
29A.52.231	AMD	SSB 5122		29A.60.050	AMD	HB 1752		29A.60.221	AMD	SB 5745	
29A.52.231	AMD	SB 5464		29A.60.050	AMD	SHB 1752		29A.60.221	AMD	SSB 5745	
29A.52.231	AMD	SB 5745		29A.60.050	AMD	2SHB 1752		29A.60.230	AMD	HB 1752	
29A.52.231	AMD	SSB 5745		29A.60.050	AMD	ESSB 5499	* PV	29A.60.230	AMD	SHB 1752	
29A.52.231	AMD	SB 5889		29A.60.050	AMD	SB 5740		29A.60.230	AMD	2SHB 1752	
29A.52.311	AMD	HB 1750		29A.60.060	AMD	HB 1025		29A.60.230	AMD	HB 2549	
29A.52.311	AMD	SB 5745		29A.60.070	AMD	HB 1133		29A.60.230	AMD	SB 5740	
29A.52.311	AMD	SSB 5745		29A.60.070	AMD	SHB 1133	*	29A.60.250	AMD	HB 1752	
29A.52.321	AMD	HB 1750		29A.60.070	AMD	HB 1752		29A.60.250	AMD	SHB 1752	
29A.52.321	AMD	SB 5745		29A.60.070	AMD	SHB 1752		29A.60.250	AMD	2SHB 1752	
29A.52.321	AMD	SSB 5745		29A.60.070	AMD	2SHB 1752		29A.60.250	AMD	ESSB 5499	* PV

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
29A.60.250	AMD	SB 5740		29A.68.030	AMD	HB 1750		29A.84.140	AMD	HB 2226	
29A.64	ADD	SB 5499		29A.68.030	AMD	SB 5745		29A.84.140	AMD	HB 2809	
29A.64	ADD	SSB 5746		29A.68.030	AMD	SSB 5745		29A.84.140	AMD	SB 5727	
29A.64	ADD	SB 6075		29A.68.110	AMD	HB 2518		29A.84.140	AMD	ESSB 5743 *	
29A.64.011	AMD	HB 1750		29A.72	ADD	HB 1105		29A.84.210	AMD	HB 1750	
29A.64.011	AMD	SB 5745		29A.72	ADD	HB 2034		29A.84.210	AMD	SB 5745	
29A.64.011	AMD	SSB 5745		29A.72	ADD	SB 5412		29A.84.210	AMD	SSB 5745	
29A.64.021	AMD	HB 1750		29A.72	ADD	SB 5556		29A.84.250	REEN	SB 5147	
29A.64.021	AMD	HB 2696		29A.72.025	AMD	HB 2978		29A.84.261	AMD	HB 1750	
29A.64.021	AMD	ESSB 5499 * PV		29A.72.100	AMD	HB 1129		29A.84.261	AMD	SB 5745	
29A.64.021	AMD	SB 5745		29A.72.110	AMD	EHB 1222 *		29A.84.261	AMD	SSB 5745	
29A.64.021	AMD	SSB 5745		29A.72.120	AMD	EHB 1222 *		29A.84.280	AMD	SB 5147	
29A.64.021	AMD	SB 6422		29A.72.130	AMD	EHB 1222 *		29A.84.311	AMD	HB 1750	
29A.64.030	AMD	HB 1750		29A.72.130	AMD	HB 1750		29A.84.311	AMD	SB 5745	
29A.64.030	AMD	HB 1752		29A.72.130	AMD	SB 5745		29A.84.311	AMD	SSB 5745	
29A.64.030	AMD	SHB 1752		29A.72.130	AMD	SSB 5745		29A.84.610	AMD	HB 2809	
29A.64.030	AMD	2SHB 1752		29A.72.170	AMD	EHB 2478		29A.84.650	AMD	HB 2158	
29A.64.030	AMD	SB 5499		29A.72.170	AMD	SB 6243		29A.84.650	AMD	HB 2226	
29A.64.030	AMD	ESSB 5499 * PV		29A.72.170	AMD	SSB 6243		29A.84.650	AMD	HB 2809	
29A.64.030	AMD	SB 5740		29A.72.180	AMD	EHB 2478		29A.84.650	AMD	SB 5499	
29A.64.030	AMD	SB 5745		29A.72.180	AMD	SB 6243		29A.84.650	AMD	ESSB 5499 * PV	
29A.64.030	AMD	SSB 5745		29A.72.180	AMD	SSB 6243		29A.84.650	AMD	SB 5727	
29A.64.041	AMD	HB 1750		29A.72.220	REP	HB 2477 +		29A.84.660	AMD	HB 2809	
29A.64.041	AMD	SB 5745		29A.72.220	REP	HB 2753		29A.84.670	REMD	HB 2226	
29A.64.041	AMD	SSB 5745		29A.72.220	REP	SHB 2753		29A.84.670	REMD	HB 2809	
29A.64.050	AMD	HB 1750		29A.72.220	REP	SB 6235		29A.84.670	REMD	SB 5727	
29A.64.050	AMD	SB 5745		29A.72.220	REP	SSB 6235		29A.84.670	REP	SB 6317	
29A.64.050	AMD	SSB 5745		29A.72.220	REP	SB 6530		29A.84.680	REMD	HB 2809	
29A.64.061	AMD	HB 1750		29A.80.010	REEN	SSB 5745		29A.84.711	AMD	HB 1750	
29A.64.061	AMD	HB 1752		29A.80.011	AMD	HB 1750		29A.84.711	AMD	SB 5745	
29A.64.061	AMD	SHB 1752		29A.80.011	AMD	SB 5745		29A.84.711	AMD	SSB 5745	
29A.64.061	AMD	2SHB 1752		29A.80.011	REP	SSB 5745		29A.84.720	AMD	SB 6075	
29A.64.061	AMD	SB 5499		29A.80.020	AMD	HB 1750		3.02	ADD	SB 5541	
29A.64.061	AMD	ESSB 5499 * PV		29A.80.020	AMD	SB 5745		3.30.020	AMD	SB 5712	
29A.64.061	AMD	SB 5740		29A.80.020	AMD	SSB 5745		3.30.020	AMD	SB 6612	
29A.64.061	AMD	SB 5745		29A.80.041	AMD	HB 1750		3.30.090	REP	SB 5712	
29A.64.061	AMD	SSB 5745		29A.80.041	AMD	SB 5745		3.30.090	AMD	SB 6612	
29A.64.070	AMD	HB 2027		29A.80.041	AMD	SSB 5745		3.34.010	AMD	HB 1202 *	
29A.64.070	AMD	2ESSB 5219		29A.80.051	AMD	HB 1750		3.34.010	AMD	SB 5241	
29A.64.070	AMD	SB 5927		29A.80.051	AMD	SB 5745		3.34.025	AMD	SB 5454	
29A.64.081	AMD	HB 1750		29A.80.051	AMD	SSB 5745		3.34.025	AMD	SSB 5454	
29A.64.081	AMD	SB 5499		29A.84	ADD	HB 1025		3.34.080	AMD	HB 2935	
29A.64.081	AMD	SB 5745		29A.84	ADD	HB 2158		3.34.080	AMD	SB 6032	
29A.64.081	AMD	SSB 5745		29A.84	ADD	HB 2226		3.38.010	AMD	SB 5712	
29A.64.081	AMD	SSB 5746		29A.84	ADD	EHB 2478		3.38.020	AMD	SB 5712	
29A.64.090	AMD	HB 1750		29A.84	ADD	SB 5395		3.38.020	AMD	SB 6612	
29A.64.090	AMD	SB 5745		29A.84	ADD	ESSB 5395 *		3.38.030	AMD	SB 5712	
29A.64.090	AMD	SSB 5745		29A.84	ADD	SB 5499		3.38.030	AMD	SB 6612	
29A.68	ADD	HB 2518		29A.84	ADD	ESSB 5499 * PV		3.38.040	AMD	SB 5712	
29A.68.011	AMD	HB 1750		29A.84	ADD	SB 5727		3.38.040	AMD	SB 6612	
29A.68.011	AMD	HB 1752		29A.84	ADD	SB 6006		3.38.060	AMD	SB 5712	
29A.68.011	AMD	SHB 1752		29A.84	ADD	SB 6243		3.38.060	AMD	SB 6612	
29A.68.011	AMD	2SHB 1752		29A.84	ADD	SB 6317		3.42.010	AMD	SB 5712	
29A.68.011	AMD	ESSB 5499 * PV		29A.84	ADD	SB 6317		3.42.010	AMD	SB 6612	
29A.68.011	AMD	SB 5740		29A.84.010	AMD	HB 2809		3.46	ADD	SB 5454	
29A.68.011	AMD	SB 5745		29A.84.110	AMD	HB 2008		3.46	ADD	SSB 5454 *	
29A.68.011	AMD	SSB 5745		29A.84.110	AMD	HB 2226		3.46	ADD	SB 5712	
29A.68.020	AMD	HB 1750		29A.84.110	AMD	SB 5727		3.46	ADD	SB 6612	
29A.68.020	AMD	HB 2873		29A.84.110	AMD	SB 6317		3.46	ADD	SB 6612	
29A.68.020	AMD	SB 5745		29A.84.120	AMD	HB 2008		3.46.010	AMD	SB 5712	
29A.68.020	AMD	SSB 5745		29A.84.130	AMD	HB 2809		3.46.010	AMD	SB 6612	
29A.68.020	AMD	SB 6651		29A.84.130	AMD	SB 5080		3.46.020	REP	SB 5712	
29A.68.020	AMD			29A.84.140	AMD	HB 2158					

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
3.46.020	REP	SB 6612		3.50.020	AMD	HB 2186		3.58.030	AMD	SSB 5454	
3.46.030	AMD	HB 1668	* PV	3.50.020	AMD	HB 3082		3.58.050	AMD	SB 5712	
3.46.030	REP	SB 5712		3.50.020	AMD	SHB 3082		3.58.050	AMD	SB 6612	
3.46.030	AMD	SB 6612		3.50.020	AMD	SB 6023		3.62	ADD	HB 1513	
3.46.040	AMD	SB 5712		3.50.030	REP	SB 5712		3.62	ADD	HB 2319	
3.46.040	REP	SB 6612		3.50.030	AMD	SB 6612		3.62	ADD	SB 5454	
3.46.050	REP	SB 5712		3.50.040	AMD	HB 3021		3.62	ADD	SSB 5454	
3.46.050	REP	SB 6612		3.50.040	AMD	SHB 3021		3.62	ADD	E2SSB 5454	*
3.46.060	REP	SB 5712		3.50.040	AMD	ESB 6342		3.62.020	AMD	HB 1046	
3.46.060	REP	SB 6612		3.50.050	AMD	HB 3021		3.62.020	AMD	SHB 1046	
3.46.063	REP	SB 5712		3.50.050	AMD	SHB 3021		3.62.020	AMD	SB 5541	
3.46.063	REP	SB 6612		3.50.050	AMD	ESB 6342		3.62.040	AMD	HB 1046	
3.46.067	REP	SB 5712		3.50.055	REP	HB 3021		3.62.040	AMD	SHB 1046	
3.46.067	AMD	SB 6612		3.50.055	REP	SHB 3021		3.62.040	AMD	SB 5541	
3.46.070	REP	SB 5712		3.50.055	AMD	HB 3082		3.62.050	AMD	SB 5454	
3.46.070	AMD	SB 6612		3.50.055	REP	ESB 6342		3.62.050	AMD	SSB 5454	
3.46.080	REP	SB 5712		3.50.057	AMD	HB 3021		3.62.050	AMD	E2SSB 5454	*
3.46.080	REP	SB 6612		3.50.057	AMD	SHB 3021		3.62.050	AMD	SB 5712	
3.46.090	AMD	SB 5454		3.50.057	AMD	ESB 6342		3.62.050	AMD	SB 6612	
3.46.090	AMD	SSB 5454		3.50.060	AMD	SB 5712		3.62.060	AMD	HB 1348	
3.46.090	REP	SB 5712		3.50.060	AMD	SB 6612		3.62.060	AMD	SHB 1348	
3.46.090	REP	SB 6612		3.50.070	REP	HB 3021		3.62.060	AMD	HB 1513	
3.46.100	REP	SB 5712		3.50.070	REP	SHB 3021		3.62.060	AMD	HB 2319	
3.46.100	REP	SB 6612		3.50.070	REP	ESB 6342		3.62.060	AMD	SB 5353	
3.46.110	REP	SB 5712		3.50.075	AMD	HB 3021		3.62.060	AMD	SB 5454	
3.46.110	REP	SB 6612		3.50.075	AMD	SHB 3021		3.62.060	AMD	SSB 5454	
3.46.120	AMD	HB 1046		3.50.075	AMD	SB 5712		3.62.060	AMD	E2SSB 5454	*
3.46.120	AMD	SHB 1046		3.50.075	AMD	ESB 6342		3.62.070	REP	SB 5712	
3.46.120	AMD	SB 5060		3.50.075	AMD	SB 6612		3.62.070	REP	SB 6612	
3.46.120	AMD	SB 5712		3.50.080	AMD	SB 5454		3.62.100	REP	SB 5712	
3.46.120	AMD	SB 6612		3.50.080	AMD	SSB 5454		3.62.100	REP	SB 6612	
3.46.130	REP	SB 5712		3.50.097	AMD	HB 2935		3.66	ADD	ESHB 1402	*
3.46.130	REP	SB 6612		3.50.097	AMD	SB 6032		3.66	ADD	HB 2306	
3.46.140	REP	SB 5712		3.50.100	AMD	HB 1046		3.66	ADD	SSB 5375	
3.46.140	REP	SB 6612		3.50.100	AMD	SHB 1046		3.66.010	AMD	HB 1668	* PV
3.46.145	REP	SB 5712		3.50.100	AMD	SB 5060		3.66.020	AMD	HB 1348	
3.46.145	REP	SB 6612		3.50.135	AMD	SB 5454		3.66.020	AMD	SHB 1348	
3.46.150	AMD	HB 1054		3.50.135	AMD	SSB 5454		3.66.020	AMD	SB 5322	
3.46.150	AMD	SHB 1054	*	3.50.800	AMD	HB 1054		3.66.020	AMD	SB 5353	
3.46.150	AMD	SB 5172		3.50.800	AMD	SHB 1054	*	3.66.040	AMD	HB 1348	
3.46.150	AMD	SSB 5172		3.50.800	AMD	SB 5172		3.66.040	AMD	SHB 1348	
3.46.150	REP	SB 5712		3.50.800	AMD	SSB 5172		3.66.040	AMD	SB 5353	
3.46.150	AMD	SB 6612		3.50.800	REP	SB 5712		3.66.070	AMD	HB 1668	* PV
3.50	ADD	ESHB 1402	*	3.50.800	REP	SB 6612		3.72.010	AMD	SB 5809	*
3.50	ADD	HB 2306		3.50.805	AMD	HB 1054		3.72.030	AMD	SB 5809	*
3.50	ADD	HB 3082		3.50.805	AMD	SHB 1054	*	30	ADD	HB 3067	
3.50	ADD	SHB 3082		3.50.805	AMD	HB 2186		30	ADD	SHB 3067	
3.50	ADD	SSB 5375		3.50.805	AMD	HB 3082		30.04	ADD	HB 2497	
3.50	ADD	SB 5454		3.50.805	AMD	SHB 3082		30.04	ADD	SB 6520	
3.50	ADD	SSB 5454		3.50.805	AMD	SB 5172		30.04.075	AMD	HB 1133	
3.50	ADD	E2SSB 5454	*	3.50.805	AMD	SSB 5172		30.04.075	AMD	SHB 1133	*
3.50.003	AMD	HB 3082		3.50.805	AMD	SB 5712		30.04.230	AMD	HB 1133	
3.50.003	AMD	SHB 3082		3.50.805	AMD	SB 6023		30.04.230	AMD	SHB 1133	*
3.50.005	AMD	HB 3082		3.50.805	AMD	SB 6612		30.04.410	AMD	HB 1133	
3.50.005	AMD	SHB 3082		3.50.810	REP	SB 5712		30.04.410	AMD	SHB 1133	*
3.50.005	AMD	SB 5712		3.50.810	REP	SB 6612		30.08	ADD	HB 2757	
3.50.005	AMD	SB 6612		3.58	ADD	SB 5454		30.08	ADD	SB 6463	+
3.50.007	REP	SB 5712		3.58	ADD	SSB 5454		30.38	ADD	HB 2128	
3.50.007	REP	SB 6612		3.58	ADD	E2SSB 5454	*	30.38	ADD	ESHB 2128	
3.50.010	AMD	SB 5712		3.58.010	AMD	SB 5454		30.38	ADD	SB 5997	
3.50.010	AMD	SB 6612		3.58.010	AMD	SSB 5454		30.38	ADD	ESSB 5997	*
3.50.020	AMD	HB 1668	* PV	3.58.030	AMD	SB 5454		30.38.005	AMD	HB 2128	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
30.38.005	AMD	ESHB 2128		31.24.120	AMD	HB 2339		31.45.073	AMD	HB 2019	
30.38.005	AMD	SB 5997		31.24.120	AMD	SHB 2339		31.45.073	AMD	SHB 2019	
30.38.005	AMD	ESSB 5997 *		31.24.120	AMD	SB 6168		31.45.073	AMD	HB 2361	
30.38.010	AMD	HB 2128		31.24.120	AMD	SSB 6168 +		31.45.073	AMD	HB 2362	
30.38.010	AMD	ESHB 2128		31.24.130	AMD	HB 2339		31.45.073	AMD	HB 2363	
30.38.010	AMD	SB 5997		31.24.130	AMD	SHB 2339		31.45.073	AMD	HB 2852	
30.38.010	AMD	ESSB 5997 *		31.24.130	AMD	SB 6168		31.45.073	AMD	SHB 2852	
30.60.010	AMD	SB 6716		31.24.130	AMD	SSB 6168 +		31.45.073	AMD	SB 5482	
30.60.010	AMD	SSB 6716		31.24.140	AMD	HB 2339		31.45.073	AMD	SB 5483	
31	ADD	SB 5796		31.24.140	AMD	SHB 2339		31.45.073	AMD	SB 5485	
31.12	ADD	HB 2497		31.24.140	AMD	SB 6168		31.45.073	AMD	SSB 5486	
31.12	ADD	SB 6520		31.24.140	AMD	SSB 6168 +		31.45.073	AMD	SB 6736	
31.12.565	AMD	HB 1133		31.24.150	AMD	HB 2339		31.45.077	AMD	HB 1133	
31.12.565	AMD	SHB 1133 *		31.24.150	AMD	SHB 2339		31.45.077	AMD	SHB 1133 *	
31.24	ADD	HB 2339		31.24.150	AMD	SB 6168		31.45.079	AMD	SB 5686	
31.24	ADD	SHB 2339		31.24.150	AMD	SSB 6168 +		31.45.079	AMD	SSB 5686	
31.24	ADD	SB 6168		31.24.170	AMD	HB 2339		31.45.084	AMD	HB 2019	
31.24	ADD	SSB 6168 +		31.24.170	AMD	SHB 2339		31.45.084	AMD	HB 3167	
31.24.010	AMD	HB 2339		31.24.170	AMD	SB 6168		31.45.084	AMD	SB 6738	
31.24.010	AMD	SHB 2339		31.24.170	AMD	SSB 6168 +		31.45.090	AMD	HB 1133	
31.24.010	AMD	SB 6168		31.24.180	REP	HB 2339		31.45.090	AMD	SHB 1133 *	
31.24.010	AMD	SSB 6168 +		31.24.180	REP	SHB 2339		31.45.090	AMD	SHB 2019	
31.24.020	AMD	HB 2339		31.24.180	REP	SB 6168		31.45.100	AMD	SHB 2019	
31.24.020	AMD	SHB 2339		31.24.180	REP	SSB 6168 +		31.45.110	AMD	HB 2359	
31.24.020	AMD	SB 6168		31.24.180	REP	SHB 2339		31.45.110	AMD	SB 5481	
31.24.020	AMD	SSB 6168 +		31.24.190	AMD	HB 2339		31.45.210	AMD	HB 2881	
31.24.030	AMD	HB 2339		31.24.190	AMD	SB 6168		31.45.210	AMD	SHB 2881	
31.24.030	AMD	SHB 2339		31.24.190	AMD	SSB 6168 +		31.45.210	AMD	HB 3167	
31.24.030	AMD	SB 6168		31.24.190	AMD	SHB 2339		31.45.210	AMD	SB 6737	
31.24.030	AMD	SSB 6168 +		31.35	ADD	HB 2339		31.45.210	AMD	ADD	HB 2497
31.24.040	REP	HB 2339		31.35	ADD	SHB 2339		32.04	ADD	SB 6520	
31.24.040	REP	SHB 2339		31.35	ADD	SB 6168		32.04	ADD	SB 6520	
31.24.040	REP	SB 6168		31.35	ADD	SSB 6168 +		32.04.030	AMD	HB 2128	
31.24.040	REP	SSB 6168 +		31.40	ADD	HB 2339		32.04.030	AMD	ESHB 2128	
31.24.050	REP	HB 2339		31.40	ADD	SHB 2339		32.04.030	AMD	SB 5997	
31.24.050	REP	SHB 2339		31.40	ADD	SB 6168		32.04.030	AMD	ESSB 5997 *	
31.24.050	REP	SB 6168		31.40	ADD	SSB 6168 +		32.04.220	AMD	HB 1133	
31.24.050	REP	SSB 6168 +		31.40.090	AMD	HB 2339		32.04.220	AMD	SHB 1133 *	
31.24.060	REP	HB 2339		31.40.090	AMD	SHB 2339		32.08	ADD	HB 2757	
31.24.060	REP	SHB 2339		31.40.090	AMD	SB 6168		32.08	ADD	SB 6463 +	
31.24.060	REP	SB 6168		31.40.090	AMD	SSB 6168 +		32.32.228	AMD	HB 1133	
31.24.060	REP	SSB 6168 +		31.45	ADD	HB 1778		32.32.228	AMD	SHB 1133 *	
31.24.070	AMD	HB 2339		31.45	ADD	SHB 2019		32.32.228	AMD	HB 2128	
31.24.070	AMD	SHB 2339		31.45	ADD	HB 2020		32.32.228	AMD	ESHB 2128	
31.24.070	AMD	SB 6168		31.45	ADD	HB 2997		32.32.228	AMD	SB 5997	
31.24.070	AMD	SSB 6168 +		31.45	ADD	HB 3167		32.32.228	AMD	ESSB 5997 *	
31.24.080	AMD	HB 2339		31.45	ADD	SB 5415		32.32.275	AMD	HB 1133	
31.24.080	AMD	SHB 2339		31.45	ADD	ESSB 5415 *		32.32.275	AMD	SHB 1133 *	
31.24.080	AMD	SB 6168		31.45	ADD	SB 5484		32.40.010	AMD	SB 6716	
31.24.080	AMD	SSB 6168 +		31.45	ADD	SB 5486		33.04	ADD	SB 6520	
31.24.090	AMD	HB 2339		31.45.010	AMD	HB 2019		33.04.110	AMD	HB 1133	
31.24.090	AMD	SHB 2339		31.45.010	AMD	HB 3167		33.04.110	AMD	SHB 1133 *	
31.24.090	AMD	SB 6168		31.45.010	AMD	SB 5686		33.24	ADD	HB 2497	
31.24.090	AMD	SSB 6168 +		31.45.010	AMD	SSB 5686		34	ADD	HB 1673	
31.24.100	AMD	HB 2339		31.45.030	AMD	HB 1133		34.05	ADD	HB 1673	
31.24.100	AMD	SHB 2339		31.45.030	AMD	SHB 1133 *		34.05	ADD	HB 2771	
31.24.100	AMD	SB 6168		31.45.060	AMD	HB 1778		34.05.010	AMD	HB 2142	
31.24.100	AMD	SSB 6168 +		31.45.060	AMD	SHB 2019		34.05.010	AMD	SB 5425	
31.24.110	AMD	HB 2339		31.45.060	AMD	SB 5484		34.05.010	AMD	SB 6266	
31.24.110	AMD	SHB 2339		31.45.070	AMD	HB 2020		34.05.010	AMD	SSB 6266	
31.24.110	AMD	SB 6168		31.45.070	AMD	HB 3167		34.05.030	AMD	SB 6237	
31.24.110	AMD	SSB 6168 +		31.45.073	AMD	HB 2017		34.05.030	AMD	SSB 6237	
				31.45.073	AMD	HB 2018		34.05.030	AMD	SSB 6874 +	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
34.05.313	AMD	SB 6266		35.13	ADD	HB 3294		35.21	ADD	SHB 1374	
34.05.313	AMD	SSB 6266		35.13	ADD	SB 6521		35.21	ADD	2SHB 1374	
34.05.320	AMD	SB 5920		35.13.125	AMD	HB 2605		35.21	ADD	HB 1419	
34.05.325	AMD	HB 1133		35.13.125	AMD	SB 6521		35.21	ADD	SHB 1419	
34.05.325	AMD	SHB 1133 *		35.13.130	AMD	HB 2605		35.21	ADD	HB 1740	
34.05.328	REMD	HB 1673		35.13.130	AMD	SB 6521		35.21	ADD	HB 1767	
34.05.328	REMD	SB 6266		35.13.140	AMD	HB 2605		35.21	ADD	HB 1992	
34.05.328	REMD	SSB 6266		35.13.140	AMD	SB 6521		35.21	ADD	HB 2106	
34.05.328	REMD	SB 6361		35.13.150	AMD	HB 2605		35.21	ADD	HB 2209	
34.05.360	AMD	EHB 1276		35.13.150	AMD	SB 6521		35.21	ADD	HB 2234	
34.05.360	AMD	SHB 1276		35.13.160	AMD	HB 2605		35.21	ADD	HB 2236	
34.05.360	AMD	HB 1673		35.13.160	AMD	SB 6521		35.21	ADD	HB 2259	
34.05.514	AMD	SB 5338		35.13.182	AMD	HB 1932		35.21	ADD	SHB 2259	
34.05.518	AMD	SB 5338		35.13.182	AMD	HB 3123		35.21	ADD	E2SHB 2259	
34.05.526	REMD	SB 5338		35.13.1821	AMD	HB 2027		35.21	ADD	HB 2288	
34.05.570	AMD	HB 1673		35.13.1821	AMD	ESHB 2027		35.21	ADD	HB 2606 +	
34.05.570	AMD	SB 5338		35.13.1821	AMD	HB 3123		35.21	ADD	HB 2720	
34.05.578	AMD	SB 5338		35.13.1821	AMD	2ESSB 5219		35.21	ADD	SHB 2759 +	
34.05.588	AMD	SB 5338		35.13.1821	AMD	SB 5927		35.21	ADD	HB 2845	
34.05.610	AMD	HB 3283		35.13.1821	AMD	ESB 6236 +		35.21	ADD	SHB 2845	
34.05.671	AMD	SB 5730		35.13.280	AMD	HB 3294		35.21	ADD	HB 3104	
34.05.671	AMD	ESSB 5730		35.13.480	AMD	ESB 6236 +		35.21	ADD	HB 3249	
34.12	ADD	HB 1640		35.13A	ADD	HB 1417		35.21	ADD	SB 5184	
34.12	ADD	HB 3069		35.13A	ADD	HB 2259		35.21	ADD	SSB 5184	
34.12	ADD	SB 5660		35.13A	ADD	SHB 2259		35.21	ADD	SB 5266	
34.12	ADD	SB 6709		35.13A	ADD	E2SHB 2259		35.21	ADD	SSB 5266 *	
34.12.035	AMD	HB 2472		35.13A	ADD	SB 5268 *		35.21	ADD	SB 5334	
34.12.060	AMD	HB 2472		35.20	ADD	SB 5454		35.21	ADD	SSB 5334	
35	ADD	SHB 1756 *		35.20	ADD	SSB 5454		35.21	ADD	SB 5372	
35	ADD	HB 2151		35.20	ADD	E2SSB 5454 *		35.21	ADD	SSB 5372	
35	ADD	HB 3262		35.20.010	AMD	HB 1054		35.21	ADD	SB 5572	
35.02.086	AMD	ESHB 2027		35.20.010	AMD	SHB 1054 *		35.21	ADD	SSB 5572	
35.02.086	AMD	2ESSB 5219		35.20.010	AMD	SB 5172		35.21	ADD	SB 5767	
35.02.086	AMD	ESB 6236 +		35.20.010	AMD	SSB 5172		35.21	ADD	SB 5796	
35.02.130	AMD	HB 1133		35.20.010	AMD	SB 5712		35.21	ADD	SB 5999	
35.02.130	AMD	SHB 1133 *		35.20.010	AMD	SB 6612		35.21	ADD	SSB 5999 *	
35.02.135	REP	SB 6237		35.20.030	AMD	HB 1668 * PV		35.21	ADD	SB 6065	
35.02.135	REP	SSB 6237		35.20.090	AMD	SB 5454		35.21	ADD	SB 6220	
35.02.170	AMD	HB 1285		35.20.090	AMD	SSB 5454		35.21.005	AMD	HB 2007	
35.06.070	AMD	HB 2027		35.20.160	AMD	SB 5454		35.21.130	AMD	HB 3126	
35.06.070	AMD	ESHB 2027		35.20.160	AMD	SSB 5454		35.21.225	AMD	SB 5177	
35.06.070	AMD	2ESSB 5219		35.20.180	AMD	HB 2935		35.21.225	AMD	SSB 5177 * PV	
35.06.070	AMD	SB 5927		35.20.180	AMD	SB 6032		35.21.228	AMD	HB 1133	
35.06.070	AMD	ESB 6236 +		35.20.220	AMD	HB 1046		35.21.228	AMD	SHB 1133 *	
35.102	ADD	HB 2033		35.20.220	AMD	SHB 1046		35.21.280	AMD	HB 2209	
35.102	ADD	SHB 2033 +		35.20.220	AMD	SB 5060		35.21.280	AMD	SB 6065	
35.102	ADD	HB 3059		35.20.255	AMD	HB 1063		35.21.290	AMD	HB 1424	
35.102	ADD	SHB 3059		35.20.255	AMD	HB 1402		35.21.290	AMD	SB 6818	
35.102	ADD	SB 6671		35.20.255	AMD	ESHB 1402 *		35.21.290	AMD	SB 6819	
35.102	ADD	SSB 6671 +		35.20.255	AMD	HB 2306		35.21.684	AMD	SHB 1374	
35.102.020	AMD	HB 2806		35.20.255	AMD	SB 5375		35.21.684	AMD	2SHB 1374	
35.102.020	AMD	SB 6594		35.20.255	AMD	SSB 5375		35.21.685	AMD	HB 2649	
35.102.020	AMD	SSB 6594		35.20.270	AMD	SB 5541		35.21.685	AMD	SHB 2649	
35.102.040	AMD	HB 1133		35.21	ADD	HB 1009		35.21.687	AMD	HB 2649	
35.102.040	AMD	SHB 1133 *		35.21	ADD	SHB 1009		35.21.687	AMD	HB 3165	
35.102.040	AMD	HB 3059		35.21	ADD	HB 1103		35.21.687	AMD	SHB 3165	
35.102.040	AMD	SHB 3059		35.21	ADD	SHB 1103		35.21.687	AMD	2SHB 3165	
35.102.040	AMD	SB 6671		35.21	ADD	HB 1153		35.21.703	AMD	HB 1740	
35.102.040	AMD	SSB 6671 +		35.21	ADD	ESHB 1153		35.21.712	AMD	HB 2806	
35.13	ADD	HB 1285		35.21	ADD	HB 1228		35.21.712	AMD	SB 6594	
35.13	ADD	HB 1932		35.21	ADD	SHB 1228		35.21.712	AMD	SSB 6594	
35.13	ADD	HB 2605		35.21	ADD	HB 1374		35.21.714	AMD	HB 2806	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
35.21.714	AMD	SB 6594		35.58.2795	AMD	SB 6800		35.82.070	RECD	HB 2649	
35.21.714	AMD	SSB 6594		35.58.2796	AMD	HB 1642		35.82.076	RECD	HB 2649	
35.21.715	AMD	HB 2806		35.58.2796	AMD	ESB 5513 * PV		35.82.080	AMD	HB 2649	
35.21.715	AMD	SB 6594		35.58.2796	AMD	SSB 5513		35.82.080	RECD	HB 2649	
35.21.715	AMD	SSB 6594		35.58.320	AMD	HB 1649		35.82.080	AMD	SHB 2649	
35.21.755	AMD	HB 1239		35.58.320	AMD	SB 5608		35.82.090	RECD	HB 2649	
35.21.755	AMD	SB 5154		35.61.130	AMD	HB 2991 +		35.82.100	RECD	HB 2649	
35.21.759	AMD	HB 1133		35.61.130	AMD	SB 6633		35.82.110	RECD	HB 2649	
35.21.759	AMD	SHB 1133 *		35.61.130	AMD	SSB 6633		35.82.120	RECD	HB 2649	
35.21.766	AMD	HB 1635		35.61.132	AMD	HB 1355		35.82.130	RECD	HB 2649	
35.21.766	AMD	ESHB 1635 *		35.61.132	AMD	SB 5151		35.82.140	RECD	HB 2649	
35.21.766	AMD	HB 1736		35.61.132	AMD	ESSB 5151 *		35.82.150	RECD	HB 2649	
35.21.766	AMD	SB 5624		35.61.210	AMD	HB 2655		35.82.160	RECD	HB 2649	
35.21.768	AMD	HB 1736		35.61.210	AMD	SB 6511		35.82.170	RECD	HB 2649	
35.21.860	AMD	HB 2806		35.61.290	AMD	HB 1303 *		35.82.180	RECD	HB 2649	
35.21.860	AMD	SB 6594		35.61.290	AMD	SB 5337		35.82.190	RECD	HB 2649	
35.21.860	AMD	SSB 6594		35.61.300	AMD	HB 1303 *		35.82.200	RECD	HB 2649	
35.21.870	AMD	HB 2953		35.61.300	AMD	SB 5337		35.82.210	RECD	HB 2649	
35.21.870	AMD	SB 6250		35.61.360	AMD	HB 2027		35.82.220	RECD	HB 2649	
35.22.280	AMD	SB 6138		35.61.360	AMD	ESHB 2027		35.82.230	AMD	HB 2649	
35.22.425	AMD	HB 1054		35.61.360	AMD	2ESSB 5219		35.82.230	RECD	HB 2649	
35.22.425	AMD	SHB 1054 *		35.61.360	AMD	SB 5927		35.82.230	AMD	SHB 2649	
35.22.425	AMD	SB 5172		35.61.360	AMD	ESB 6236 +		35.82.240	RECD	HB 2649	
35.22.425	AMD	SSB 5172		35.63.160	AMD	HB 2718		35.82.250	RECD	HB 2649	
35.22.425	REP	SB 5712		35.63.160	AMD	SB 6400		35.82.260	RECD	HB 2649	
35.22.425	REP	SB 6612		35.63.210	AMD	HB 2323		35.82.270	RECD	HB 2649	
35.23	ADD	HB 3056 +		35.63.260	AMD	HB 1055		35.82.280	RECD	HB 2649	
35.23	ADD	SB 6586		35.63.260	AMD	ESHB 1055		35.82.285	RECD	HB 2649	
35.23.440	AMD	SB 6138		35.63.260	AMD	SB 5173		35.82.300	AMD	HB 1914	
35.23.555	AMD	HB 1054		35.63.260	AMD	ESSB 5173 *		35.82.300	RECD	HB 2649	
35.23.555	AMD	SHB 1054 *		35.67	ADD	HB 1009		35.82.300	AMD	SB 5835	
35.23.555	AMD	SB 5172		35.67	ADD	SHB 1009		35.82.320	AMD	HB 1914	
35.23.555	AMD	SSB 5172		35.67.200	AMD	HB 1424		35.82.320	RECD	HB 2649	
35.23.555	REP	SB 5712		35.67.200	AMD	SB 6818		35.82.320	AMD	SB 5835	
35.23.555	REP	SB 6612		35.67.200	AMD	SB 6819		35.82.325	RECD	HB 2649	
35.27	ADD	HB 3056 +		35.67.370	AMD	HB 2717		35.82.900	RECD	HB 2649	
35.27	ADD	SB 6586		35.72.020	AMD	EHB 3192 +		35.82.910	RECD	HB 2649	
35.27.370	AMD	SB 6138		35.77	ADD	HB 1989		35.87A.010	AMD	HB 2242	
35.27.515	AMD	HB 1054		35.77	ADD	SB 6016		35.87A.010	AMD	SB 6012 *	
35.27.515	AMD	SHB 1054 *		35.77.010	REMD	SB 5186		35.87A.110	AMD	HB 2106	
35.27.515	AMD	SB 5172		35.77.010	REMD	ESSB 5186 *		35.87A.110	AMD	SB 5999	
35.27.515	AMD	SSB 5172		35.80.030	AMD	HB 1583		35.91.020	AMD	EHB 3192 +	
35.27.515	REP	SB 5712		35.80.030	AMD	SB 5577		35.91.040	AMD	HB 1247 *	
35.27.515	REP	SB 6612		35.80.030	AMD	ESSB 5577 *		35.92	ADD	HB 1009	
35.30.100	AMD	HB 1054		35.81.005	AMD	SB 6807		35.92	ADD	SHB 1009	
35.30.100	AMD	SHB 1054 *		35.81.080	AMD	SB 6807		35.92	ADD	HB 1401	
35.30.100	AMD	SB 5172		35.81.090	AMD	SB 6807		35.92	ADD	SSB 6209	
35.30.100	AMD	SSB 5172		35.82	ADD	HB 1601		35.92.020	AMD	HB 1480	
35.30.100	REP	SB 5712		35.82	ADD	HB 1914		35.95	ADD	HB 2871	
35.30.100	REP	SB 6612		35.82	ADD	E2SHB 2418 + PV		35.95.020	AMD	HB 2636	
35.33.170	AMD	SHB 1205		35.82	ADD	SHB 2649		35.95.020	AMD	HB 2871	
35.34.280	AMD	HB 1205		35.82	ADD	SHB 2759 +		35.95A	ADD	HB 1090	
35.34.280	AMD	SHB 1205		35.82	ADD	SB 5590		35.95A	ADD	SHB 1090 *	
35.34.280	AMD	SB 5223		35.82	ADD	SSB 5590		35.95A	ADD	HB 1718	
35.57.020	REMD	HB 2535		35.82	ADD	SB 5835		35.95A	ADD	SB 5394	
35.57.040	AMD	HB 2535		35.82.010	RECD	HB 2649		35.95A	ADD	SB 5534	
35.57.100	AMD	HB 2535		35.82.020	REP	HB 2649		35.95A	ADD	SSB 5534	
35.57.110	AMD	HB 2535		35.82.030	RECD	HB 2649		35.95A	ADD	SB 6733	
35.58	ADD	HB 2871		35.82.040	RECD	HB 2649		35.95A	ADD	SB 6786	
35.58.2795	AMD	HB 2491		35.82.045	RECD	HB 2649		35.95A	ADD	SSB 6786	
35.58.2795	AMD	HB 3179		35.82.050	RECD	HB 2649		35.95A.010	AMD	SB 6733	
35.58.2795	AMD	SHB 3179		35.82.060	RECD	HB 2649		35.95A.010	REP	SB 6733	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
35.95A.010	REP	SB 6786		35.95A.110	AMD	SSB 6786		35A.21	ADD	SB 5266	
35.95A.010	REP	SSB 6786		35.95A.110	REP	SSB 6786		35A.21	ADD	SSB 5266	*
35.95A.010	REP	SB 6872		35.95A.110	REP	SB 6872		35A.21	ADD	SB 5767	
35.95A.020	REP	SB 6733		35.95A.120	REP	SB 6733		35A.21	ADD	SB 5796	
35.95A.020	REP	SB 6786		35.95A.120	REP	SB 6786		35A.21.161	AMD	HB 2472	
35.95A.020	REP	SSB 6786		35.95A.120	REP	SSB 6786		35A.21.300	AMD	HB 1133	
35.95A.020	REP	SB 6872		35.95A.120	AMD	SB 6872		35A.21.300	AMD	SHB 1133	*
35.95A.030	AMD	HB 2491		35.95A.120	REP	SB 6872		35A.21.312	AMD	SHB 1374	
35.95A.030	AMD	HB 2871		35.95A.130	AMD	HB 1718		35A.21.312	AMD	2SHB 1374	
35.95A.030	AMD	SSB 5534		35.95A.130	AMD	HB 2248		35A.33.160	AMD	HB 1205	
35.95A.030	REP	SB 6733		35.95A.130	AMD	SB 5534		35A.33.160	AMD	SHB 1205	
35.95A.030	REP	SB 6786		35.95A.130	REP	SB 6733		35A.33.160	AMD	SB 5223	
35.95A.030	REP	SSB 6786		35.95A.130	REP	SB 6786		35A.34.280	AMD	HB 1205	
35.95A.030	REP	SB 6872		35.95A.130	REP	SSB 6786		35A.34.280	AMD	SHB 1205	
35.95A.040	REP	SB 6733		35.95A.140	REP	SB 6733		35A.41	ADD	SB 6220	
35.95A.040	REP	SB 6786		35.95A.140	REP	SB 6786		35A.63.230	AMD	HB 2323	
35.95A.040	REP	SSB 6786		35.95A.140	REP	SSB 6786		35A.79	ADD	SHB 2759	+
35.95A.040	REP	SB 6872		35.95A.140	REP	SB 6872		35A.82.055	AMD	HB 2806	
35.95A.050	AMD	HB 1718		35A	ADD	SHB 1756	*	35A.82.055	AMD	SB 6594	
35.95A.050	AMD	SB 5534		35A.11.110	AMD	SB 5168	*	35A.82.055	AMD	SSB 6594	
35.95A.050	AMD	SSB 5534		35A.11.200	AMD	HB 1054		35A.82.060	AMD	HB 2806	
35.95A.050	REP	SB 6733		35A.11.200	AMD	SHB 1054	*	35A.82.060	AMD	SB 6594	
35.95A.050	AMD	SB 6786		35A.11.200	AMD	SB 5172		35A.82.060	AMD	SSB 6594	
35.95A.050	REP	SB 6786		35A.11.200	AMD	SSB 5172		35A.82.065	AMD	HB 2806	
35.95A.050	AMD	SSB 6786		35A.11.200	REP	SB 5712		35A.82.065	AMD	SB 6594	
35.95A.050	REP	SSB 6786		35A.11.200	REP	SB 6612		35A.82.065	AMD	SSB 6594	
35.95A.050	REP	SB 6872		35A.12.110	AMD	HB 2285		36	ADD	HB 1692	
35.95A.060	REP	SB 6733		35A.14	ADD	HB 1285		36	ADD	HB 2074	
35.95A.060	REP	SB 6786		35A.14	ADD	HB 1932		36	ADD	HB 2120	
35.95A.060	REP	SSB 6786		35A.14	ADD	HB 3294		36	ADD	HB 2157	
35.95A.060	REP	SB 6872		35A.14.120	AMD	HB 2605		36	ADD	ESHB 2157	
35.95A.070	AMD	HB 1718		35A.14.120	AMD	SB 6521		36	ADD	HB 2324	
35.95A.070	AMD	HB 2491		35A.14.130	AMD	HB 2605		36	ADD	HB 2491	
35.95A.070	AMD	SB 5534		35A.14.130	AMD	SB 6521		36	ADD	HB 3296	
35.95A.070	AMD	SB 6089		35A.14.140	AMD	HB 2605		36	ADD	SB 6044	
35.95A.070	REP	SB 6733		35A.14.140	AMD	SB 6521		36.01	ADD	HB 1235	
35.95A.070	REP	SB 6786		35A.14.150	AMD	HB 2605		36.01	ADD	HB 1374	
35.95A.070	REP	SSB 6786		35A.14.150	AMD	SB 6521		36.01	ADD	SHB 1374	
35.95A.070	REP	SB 6872		35A.14.295	AMD	HB 1932		36.01	ADD	2SHB 1374	
35.95A.080	AMD	HB 2491		35A.14.295	AMD	HB 3123		36.01	ADD	HB 1419	
35.95A.080	REP	SB 6733		35A.14.299	AMD	HB 2027		36.01	ADD	SHB 1419	
35.95A.080	AMD	SB 6786		35A.14.299	AMD	ESHB 2027		36.01	ADD	HB 1740	
35.95A.080	REP	SB 6786		35A.14.299	AMD	HB 3123		36.01	ADD	HB 3249	
35.95A.080	AMD	SSB 6786		35A.14.299	AMD	2ESSB 5219		36.01	ADD	SB 5266	
35.95A.080	REP	SSB 6786		35A.14.299	AMD	SB 5927		36.01	ADD	SSB 5266	*
35.95A.080	AMD	SB 6872		35A.14.299	AMD	ESB 6236	+	36.01	ADD	SSB 5372	
35.95A.090	AMD	HB 2491		35A.14.380	AMD	SB 6102		36.01	ADD	SB 5767	
35.95A.090	REP	SB 6733		35A.14.400	AMD	SB 6102		36.01	ADD	SB 5791	
35.95A.090	REP	SB 6786		35A.14.470	AMD	ESB 6236	+	36.01	ADD	SB 5796	
35.95A.090	REP	SSB 6786		35A.14.900	AMD	HB 3294		36.01.050	AMD	HB 1668	* PV
35.95A.090	AMD	SB 6872		35A.16	ADD	SB 5589	*	36.01.085	AMD	HB 1740	
35.95A.100	AMD	HB 2491		35A.21	ADD	HB 1103		36.01.085	AMD	SB 5791	
35.95A.100	REP	SB 6733		35A.21	ADD	SHB 1103		36.01.210	AMD	HB 1133	
35.95A.100	REP	SB 6786		35A.21	ADD	HB 1374		36.01.210	AMD	SHB 1133	*
35.95A.100	REP	SSB 6786		35A.21	ADD	SHB 1374		36.01.225	AMD	SHB 1374	
35.95A.100	REP	SB 6872		35A.21	ADD	2SHB 1374		36.01.225	AMD	SHB 1374	
35.95A.110	AMD	HB 1718		35A.21	ADD	HB 1419		36.04.150	AMD	HB 2908	
35.95A.110	AMD	SB 5534		35A.21	ADD	SHB 1419		36.04.150	AMD	SHB 2908	+
35.95A.110	AMD	SSB 5534		35A.21	ADD	HB 2845		36.04.170	AMD	ESB 5332	*
35.95A.110	REP	SB 6733		35A.21	ADD	SHB 2845		36.09	ADD	HB 1500	
35.95A.110	AMD	SB 6786		35A.21	ADD	HB 3126		36.09.010	REP	HB 1500	
35.95A.110	REP	SB 6786		35A.21	ADD	HB 3249					

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
36.09.010	REP	HB 3296		36.120.060	REP	HB 2871		36.120.190	REP	HB 2871	
36.09.020	REP	HB 1500		36.120.060	AMD	HB 3179		36.120.200	REP	HB 2157	
36.09.020	REP	HB 3296		36.120.060	AMD	SHB 3179		36.120.200	REP	ESHB 2157	
36.09.035	REP	HB 1500		36.120.060	AMD	SB 6800		36.120.200	REP	HB 2871	
36.09.035	REP	HB 3296		36.120.070	REP	HB 2157		36.120.900	REP	HB 2157	
36.09.040	REP	HB 1500		36.120.070	REP	ESHB 2157		36.120.900	REP	ESHB 2157	
36.09.040	REP	HB 3296		36.120.070	AMD	HB 2491		36.120.900	REP	HB 2871	
36.09.050	REP	HB 1500		36.120.070	REP	HB 2871		36.120.901	REP	HB 2157	
36.09.050	REP	HB 3296		36.120.070	AMD	ESHB 2871 +		36.120.901	REP	ESHB 2157	
36.100.040	AMD	SB 6040		36.120.070	AMD	HB 2955		36.120.901	REP	HB 2871	
36.100.050	AMD	SB 5991		36.120.070	AMD	SB 5885		36.16	ADD	HB 1184	
36.102.200	AMD	HB 1133		36.120.070	AMD	SB 6089		36.16	ADD	SB 5206	
36.102.200	AMD	SHB 1133 *		36.120.070	AMD	SB 6599		36.16	ADD	SB 6692	
36.120	ADD	ESHB 2871 +		36.120.070	AMD	SSB 6599		36.16.030	AMD	SSB 5122	
36.120	ADD	HB 2955		36.120.080	REP	HB 2157		36.16.030	AMD	SB 5667	
36.120	ADD	SB 6599		36.120.080	REP	ESHB 2157		36.18.010	AMD	HB 1314	
36.120	ADD	SSB 6599		36.120.080	REP	HB 2871		36.18.010	AMD	ESHB 1314 *	
36.120.010	REP	HB 2157		36.120.080	AMD	ESHB 2871 +		36.18.010	AMD	HB 1810	
36.120.010	REP	ESHB 2157		36.120.080	AMD	HB 2955		36.18.010	AMD	HB 2026	
36.120.010	REP	HB 2871		36.120.080	AMD	SB 6599		36.18.010	AMD	HB 2163	
36.120.020	REP	HB 2157		36.120.080	AMD	SSB 6599		36.18.010	AMD	SHB 2163	
36.120.020	REP	ESHB 2157		36.120.090	REP	HB 2157		36.18.010	AMD	E2SHB 2163 * PV	
36.120.020	AMD	HB 2491		36.120.090	REP	ESHB 2157		36.18.010	REMD	HB 2649	
36.120.020	REP	HB 2871		36.120.090	AMD	HB 2491		36.18.010	REMD	SHB 2649	
36.120.020	AMD	ESHB 2871 +		36.120.090	REP	HB 2871		36.18.012	AMD	HB 1046	
36.120.020	AMD	HB 2955		36.120.100	REP	HB 2157		36.18.012	AMD	SHB 1046	
36.120.020	AMD	HB 3179		36.120.100	REP	ESHB 2157		36.18.012	AMD	HB 1513	
36.120.020	AMD	SHB 3179		36.120.100	REP	HB 2871		36.18.012	AMD	HB 2319	
36.120.020	AMD	SB 5885		36.120.110	REP	HB 2157		36.18.012	AMD	SB 5454	
36.120.020	AMD	SB 6089		36.120.110	REP	ESHB 2157		36.18.012	AMD	SSB 5454	
36.120.020	AMD	SB 6599		36.120.110	AMD	HB 2491		36.18.012	AMD	E2SSB 5454 *	
36.120.020	AMD	SSB 6599		36.120.110	REP	HB 2871		36.18.012	AMD	SB 6670	
36.120.020	AMD	SB 6800		36.120.110	AMD	ESHB 2871 +		36.18.012	AMD	SSB 6670 +	
36.120.020	AMD	ESSB 6800 +		36.120.110	AMD	HB 2955		36.18.016	AMD	HB 1314	
36.120.030	REP	HB 2157		36.120.110	AMD	SB 6599		36.18.016	AMD	ESHB 1314 *	
36.120.030	REP	ESHB 2157		36.120.110	AMD	SSB 6599		36.18.016	AMD	HB 1513	
36.120.030	AMD	HB 2491		36.120.120	REP	HB 2157		36.18.016	AMD	HB 1984	
36.120.030	REP	HB 2871		36.120.120	REP	ESHB 2157		36.18.016	AMD	SHB 2223 *	
36.120.030	AMD	ESHB 2871 +		36.120.120	REP	HB 2871		36.18.016	AMD	HB 2319	
36.120.030	AMD	HB 2955		36.120.130	REP	HB 2157		36.18.016	AMD	SB 5454	
36.120.030	AMD	SB 6599		36.120.130	REP	ESHB 2157		36.18.016	AMD	SSB 5454	
36.120.030	AMD	SSB 6599		36.120.130	AMD	HB 2491		36.18.016	AMD	E2SSB 5454 *	
36.120.040	REP	HB 2157		36.120.130	REP	HB 2871		36.18.016	AMD	SB 5984	
36.120.040	REP	ESHB 2157		36.120.140	REP	HB 2157		36.18.016	REMD	SB 6670	
36.120.040	AMD	HB 2491		36.120.140	REP	ESHB 2157		36.18.016	REMD	SSB 6670 +	
36.120.040	REP	HB 2871		36.120.140	AMD	HB 2491		36.18.018	AMD	HB 1668 * PV	
36.120.040	AMD	ESHB 2871 +		36.120.140	REP	HB 2871		36.18.020	AMD	HB 1046	
36.120.040	AMD	HB 2955		36.120.150	REP	HB 2157		36.18.020	AMD	SHB 1046	
36.120.040	AMD	SB 6599		36.120.150	REP	ESHB 2157		36.18.020	AMD	HB 1314	
36.120.040	AMD	SSB 6599		36.120.150	REP	HB 2871		36.18.020	AMD	ESHB 1314 *	
36.120.050	REP	HB 2157		36.120.160	REP	HB 2157		36.18.020	AMD	HB 1513	
36.120.050	REP	ESHB 2157		36.120.160	REP	ESHB 2157		36.18.020	AMD	HB 2223	
36.120.050	AMD	HB 2491		36.120.160	REP	HB 2871		36.18.020	AMD	HB 2319	
36.120.050	REP	HB 2871		36.120.170	REP	HB 2157		36.18.020	AMD	SB 5454	
36.120.050	AMD	ESHB 2871 +		36.120.170	REP	ESHB 2157		36.18.020	AMD	SSB 5454	
36.120.050	AMD	HB 2955		36.120.170	REP	HB 2871		36.18.020	AMD	E2SSB 5454 *	
36.120.050	AMD	SB 5885		36.120.180	REP	HB 2157		36.18.020	REMD	SB 6670	
36.120.050	AMD	SB 6089		36.120.180	REP	ESHB 2157		36.18.022	AMD	HB 1314	
36.120.050	AMD	SB 6599		36.120.180	REP	HB 2871		36.18.022	AMD	ESHB 1314 *	
36.120.050	AMD	SSB 6599		36.120.190	REP	HB 2157		36.18.025	AMD	HB 1046	
36.120.060	REP	HB 2157		36.120.190	REP	ESHB 2157		36.18.025	AMD	SHB 1046	
36.120.060	REP	ESHB 2157		36.120.190	AMD	HB 2491		36.22	ADD	HB 1810	

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
36.22	ADD	HB 2026	36.36.040	AMD	HB 1458	36.70A	ADD	SHB 2649
36.22	ADD	HB 2163	36.36.040	AMD	SB 5431	36.70A	ADD	HB 2937
36.22	ADD	SHB 2163	36.38.010	AMD	SB 6040	36.70A	ADD	HB 2984
36.22	ADD	E2SHB 2163 * PV	36.40.240	AMD	HB 1205	36.70A	ADD	ESHB 2984 +
36.22	ADD	HB 2750	36.40.240	AMD	SHB 1205	36.70A	ADD	HB 3188
36.22.140	AMD	HB 3019 +	36.40.240	AMD	SB 5223	36.70A	ADD	SHB 3188
36.22.170	AMD	HB 1386 *	36.54.050	AMD	ESSB 6787 +	36.70A	ADD	HB 3231
36.22.170	AMD	SB 5458	36.54.110	AMD	ESSB 6787 +	36.70A	ADD	HB 3290
36.22.170	AMD	SSB 5458	36.54.130	AMD	ESSB 6787 +	36.70A	ADD	HB 3311
36.22.175	AMD	HB 3058	36.55.060	AMD	HB 1228	36.70A	ADD	SB 5312
36.22.175	AMD	SHB 3058	36.55.060	AMD	SHB 1228	36.70A	ADD	SB 5376
36.22.175	AMD	SB 6668	36.55.060	AMD	HB 2720	36.70A	ADD	SB 5546
36.22.175	AMD	SSB 6668	36.55.060	AMD	SB 5372	36.70A	ADD	SB 5618
36.22.178	AMD	HB 1629	36.56.121	AMD	HB 3179	36.70A	ADD	SB 5619
36.22.178	AMD	HB 2163	36.56.121	AMD	SHB 3179	36.70A	ADD	SSB 5619
36.22.178	AMD	SHB 2163	36.56.121	AMD	SB 6800	36.70A	ADD	SB 5670
36.22.178	AMD	E2SHB 2163 * PV	36.56.121	AMD	ESSB 6800 +	36.70A	ADD	SB 5690
36.22.178	AMD	HB 2649	36.57.120	AMD	HB 1133	36.70A	ADD	SB 5772
36.22.178	AMD	SHB 2649	36.57.120	AMD	SHB 1133 *	36.70A	ADD	SSB 5772
36.22.178	RECD	SHB 2649	36.57A	ADD	HB 2871	36.70A	ADD	SB 5933
36.22.178	AMD	SB 6044	36.57A	ADD	ESSB 6787 +	36.70A	ADD	SB 6833
36.22.179	AMD	HB 2650	36.57A.070	AMD	HB 3179	36.70A.011	AMD	SB 6600
36.22.179	AMD	SHB 2650	36.57A.070	AMD	SHB 3179	36.70A.020	AMD	HB 1166
36.22.179	RECD	SHB 2650	36.57A.070	AMD	SB 6800	36.70A.020	AMD	SB 6268
36.22.181	AMD	HB 2338 +	36.57A.070	AMD	ESSB 6800 +	36.70A.020	AMD	SB 6269
36.22.181	AMD	SB 6167	36.57A.170	AMD	HB 1133	36.70A.030	AMD	HB 1084
36.24.190	AMD	ESB 6236 +	36.57A.170	AMD	SHB 1133 *	36.70A.030	AMD	SHB 1084
36.27.110	AMD	HB 2472	36.57A.191	AMD	HB 3179	36.70A.030	AMD	HB 2132
36.28	ADD	SB 5464	36.57A.191	AMD	SHB 3179	36.70A.030	AMD	HB 2216
36.28A	ADD	HB 2805	36.57A.191	AMD	SB 6800	36.70A.030	AMD	HB 2217
36.28A	ADD	SHB 2805	36.57A.191	AMD	ESSB 6800 +	36.70A.030	AMD	SHB 2217
36.28A	ADD	2SHB 2805 +	36.58.150	AMD	SB 5991	36.70A.030	AMD	EHB 2241 *
36.28A	ADD	ESHB 2951 +	36.60.040	AMD	SB 5991	36.70A.030	AMD	HB 2883
36.28A	ADD	SB 5807	36.69.145	AMD	SB 5991	36.70A.030	AMD	HB 3163
36.28A.040	AMD	SB 6502	36.69.310	AMD	HB 1303 *	36.70A.030	AMD	SB 5312
36.28A.040	AMD	SSB 6502	36.69.310	AMD	SB 5337	36.70A.030	AMD	SB 5945
36.28A.060	AMD	HB 1133	36.70	ADD	HB 3231	36.70A.030	AMD	SB 6573
36.28A.060	AMD	SHB 1133 *	36.70.677	AMD	HB 2323	36.70A.030	AMD	SSB 6573
36.28A.070	AMD	HB 2472	36.70A	ADD	HB 1084	36.70A.035	AMD	HB 2194
36.29.010	AMD	HB 1158	36.70A	ADD	SHB 1084	36.70A.035	AMD	ESHB 2194
36.29.010	AMD	SHB 1158 *	36.70A	ADD	HB 1103	36.70A.050	AMD	HB 1023
36.29.010	AMD	SB 5014	36.70A	ADD	SHB 1103	36.70A.050	AMD	SHB 1023
36.29.010	AMD	SSB 5014	36.70A	ADD	HB 1162	36.70A.060	AMD	HB 1084
36.32	ADD	HB 1103	36.70A	ADD	HB 1164	36.70A.060	AMD	SHB 1084
36.32	ADD	SHB 1103	36.70A	ADD	HB 1245	36.70A.060	AMD	HB 1245
36.32	ADD	HB 3290	36.70A	ADD	HB 1404	36.70A.060	AMD	HB 1567
36.32.020	AMD	HB 1500	36.70A	ADD	SHB 1404	36.70A.060	AMD	EHB 2241 *
36.32.020	AMD	HB 3296	36.70A	ADD	HB 1565	36.70A.060	AMD	HB 2261
36.32.120	AMD	HB 1828	36.70A	ADD	SHB 1565	36.70A.060	AMD	HB 2907
36.32.245	REMD	SB 5975	36.70A	ADD	2SHB 1565 *	36.70A.060	AMD	HB 3223
36.32.290	AMD	HB 1118	36.70A	ADD	HB 1638	36.70A.060	AMD	SB 5739
36.32.290	AMD	SB 6047	36.70A	ADD	HB 1639	36.70A.060	AMD	SB 5933
36.33	ADD	HB 3075	36.70A	ADD	SHB 1639	36.70A.060	AMD	SB 6425
36.33.220	AMD	HB 2667	36.70A	ADD	HB 2023	36.70A.060	AMD	SB 6562
36.33.220	AMD	SHB 2667	36.70A	ADD	SHB 2023	36.70A.060	AMD	SB 6574
36.33A.040	AMD	HB 2960	36.70A	ADD	ESHB 2194	36.70A.060	AMD	SB 6833
36.34	ADD	SHB 2759 +	36.70A	ADD	EHB 2241 *	36.70A.070	AMD	HB 1530
36.34.135	AMD	HB 2649	36.70A	ADD	HB 2334	36.70A.070	AMD	HB 2206
36.34.137	AMD	HB 2649	36.70A	ADD	SHB 2334	36.70A.070	AMD	HB 2276
36.34.137	AMD	HB 3165	36.70A	ADD	HB 2494	36.70A.070	AMD	HB 2649
36.34.137	AMD	SHB 3165	36.70A	ADD	HB 2585	36.70A.070	AMD	SB 5186
36.34.137	AMD	2SHB 3165	36.70A	ADD	HB 2636	36.70A.070	AMD	ESSB 5186 *

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RCW SECTIONS		RCW BILLS		RCW SECTIONS		RCW BILLS		RCW SECTIONS		RCW BILLS	
36.70A.070	AMD	SB 5421		36.70A.172	AMD	HB 2619		36.70A.290	AMD	SB 6030	
36.70A.070	AMD	SB 6037		36.70A.172	AMD	HB 2708		36.70A.290	AMD	SSB 6030	
36.70A.070	AMD	SSB 6037 *		36.70A.172	AMD	HB 2815		36.70A.290	AMD	SB 6569	
36.70A.070	AMD	SB 6135		36.70A.172	AMD	SHB 2815		36.70A.290	AMD	SSB 6569	
36.70A.070	AMD	SB 6267		36.70A.172	AMD	HB 3223		36.70A.295	REP	HB 2708	
36.70A.070	AMD	SB 6268		36.70A.172	AMD	SB 5912		36.70A.300	REP	HB 2708	
36.70A.070	AMD	SB 6269		36.70A.172	AMD	SB 5954		36.70A.300	AMD	HB 2815	
36.70A.070	AMD	SB 6367		36.70A.172	AMD	SB 6035		36.70A.300	AMD	SHB 2815	
36.70A.070	AMD	SSB 6367		36.70A.172	AMD	SB 6562		36.70A.300	AMD	SB 6569	
36.70A.070	AMD	SB 6833		36.70A.172	AMD	SB 6569		36.70A.300	AMD	SSB 6569	
36.70A.080	AMD	HB 3121		36.70A.172	AMD	SSB 6569		36.70A.302	REP	HB 2708	
36.70A.110	AMD	HB 1967		36.70A.172	AMD	SB 6574		36.70A.305	REP	HB 2708	
36.70A.110	AMD	HB 2006		36.70A.175	AMD	HB 2883		36.70A.310	REP	HB 2708	
36.70A.110	AMD	HB 2086		36.70A.175	AMD	SB 6573		36.70A.310	AMD	SB 6269	
36.70A.110	AMD	HB 2150		36.70A.175	AMD	SSB 6573		36.70A.320	AMD	HB 2708	
36.70A.110	AMD	HB 2708		36.70A.177	AMD	HB 1245		36.70A.320	AMD	HB 2906	
36.70A.110	AMD	HB 3163		36.70A.177	AMD	HB 1567		36.70A.3201	REP	HB 2708	
36.70A.110	AMD	HB 3300		36.70A.177	AMD	HB 2132		36.70A.330	REP	HB 2708	
36.70A.110	AMD	SB 5693		36.70A.177	AMD	HB 2905		36.70A.335	REP	HB 2708	
36.70A.110	AMD	SB 5694		36.70A.177	AMD	HB 2917		36.70A.340	REP	HB 2708	
36.70A.110	AMD	SB 5907		36.70A.177	AMD	SHB 2917 +		36.70A.340	REP	HB 2906	
36.70A.110	AMD	ESSB 5907		36.70A.177	AMD	SB 5739		36.70A.345	AMD	HB 2708	
36.70A.115	AMD	HB 2217		36.70A.177	AMD	SB 5933		36.70A.345	REP	HB 2906	
36.70A.115	AMD	SHB 2217		36.70A.177	AMD	SB 5945		36.70A.345	AMD	SB 6269	
36.70A.115	AMD	HB 3300		36.70A.177	AMD	SB 6575		36.70A.350	AMD	HB 3163	
36.70A.130	AMD	HB 1084		36.70A.177	AMD	SSB 6575		36.70A.367	AMD	EHB 2219	
36.70A.130	AMD	SHB 1084		36.70A.190	AMD	SB 6269		36.70A.367	AMD	SHB 2219	
36.70A.130	AMD	HB 1505		36.70A.200	AMD	HB 1169		36.70A.400	AMD	HB 2323	
36.70A.130	AMD	HB 1567		36.70A.200	AMD	SHB 1169		36.70B	ADD	SB 6350	
36.70A.130	AMD	HB 2012		36.70A.200	AMD	HB 1390		36.70B.220	AMD	HB 1133	
36.70A.130	AMD	HB 2078		36.70A.200	AMD	HB 3231		36.70B.220	AMD	SHB 1133 *	
36.70A.130	AMD	SHB 2078		36.70A.200	AMD	SB 5121		36.70C.120	AMD	HB 1133	
36.70A.130	AMD	HB 2079		36.70A.210	AMD	HB 2216		36.70C.120	AMD	SHB 1133 *	
36.70A.130	AMD	HB 2117		36.70A.210	AMD	HB 2217		36.73	ADD	SB 5177	
36.70A.130	AMD	HB 2135		36.70A.210	AMD	SHB 2217		36.73	ADD	SSB 5177 * PV	
36.70A.130	AMD	HB 2171		36.70A.210	AMD	HB 2708		36.73.010	AMD	SSB 5177 * PV	
36.70A.130	AMD	ESHB 2171 *		36.70A.210	AMD	HB 3163		36.73.015	AMD	ESHB 2871 +	
36.70A.130	AMD	EHB 2241 *		36.70A.210	AMD	SHB 3163		36.73.015	AMD	HB 3138	
36.70A.130	REMD	HB 2620		36.70A.215	AMD	HB 2216		36.73.015	AMD	SSB 6599	
36.70A.130	REMD	HB 2708		36.70A.215	AMD	HB 2217		36.73.020	AMD	ESHB 2871 +	
36.70A.130	REMD	HB 2814		36.70A.250	REP	HB 2708		36.73.020	AMD	HB 3138	
36.70A.130	REMD	SHB 2814		36.70A.260	REP	HB 2708		36.73.020	AMD	SB 5177	
36.70A.130	REMD	HB 3300		36.70A.260	AMD	HB 2906		36.73.020	AMD	SSB 5177 * PV	
36.70A.130	AMD	SB 5152		36.70A.260	AMD	HB 3016		36.73.020	AMD	SSB 6599	
36.70A.130	AMD	SB 5739		36.70A.260	AMD	HB 3253		36.73.040	AMD	SB 5177	
36.70A.130	AMD	SB 5896		36.70A.260	AMD	SB 6836		36.73.040	AMD	SSB 5177 * PV	
36.70A.130	AMD	SB 5923		36.70A.270	REP	HB 2708		36.73.050	AMD	SB 5177	
36.70A.130	AMD	SSB 5923		36.70A.280	AMD	HB 2077		36.73.050	AMD	SSB 5177 * PV	
36.70A.130	AMD	SB 5930		36.70A.280	AMD	HB 2179		36.73.060	AMD	SB 5177	
36.70A.130	REMD	SB 6427		36.70A.280	AMD	SHB 2179		36.73.060	AMD	SSB 5177 * PV	
36.70A.130	REMD	ESSB 6427 +		36.70A.280	REP	HB 2708		36.73.060	AMD	SB 5991	
36.70A.130	REMD	SB 6693		36.70A.280	AMD	HB 2815		36.73.070	AMD	SB 5177	
36.70A.130	REMD	SB 6837		36.70A.280	AMD	SHB 2815		36.73.070	AMD	SSB 5177 * PV	
36.70A.140	AMD	HB 2194		36.70A.280	AMD	HB 2905		36.73.080	AMD	SB 5177	
36.70A.140	AMD	ESHB 2194		36.70A.280	AMD	SB 5954		36.73.080	AMD	SSB 5177 * PV	
36.70A.140	AMD	HB 2708		36.70A.280	AMD	SB 6569		36.73.100	AMD	SB 5177	
36.70A.150	AMD	HB 2276		36.70A.280	AMD	SSB 6569		36.73.100	AMD	SSB 5177 * PV	
36.70A.150	AMD	HB 3163		36.70A.290	AMD	HB 2077		36.73.110	AMD	SB 5177	
36.70A.150	AMD	SHB 3163		36.70A.290	REP	HB 2708		36.73.110	AMD	SSB 5177 * PV	
36.70A.172	AMD	HB 2077		36.70A.290	AMD	HB 2815		36.73.120	AMD	SB 5177	
36.70A.172	AMD	HB 2207		36.70A.290	AMD	SHB 2815		36.73.120	AMD	SSB 5177 * PV	
36.70A.172	AMD	HB 2232		36.70A.290	AMD	SB 5954		36.73.130	AMD	SB 5177	

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RCW SECTIONS			RCW SECTIONS			RCW SECTIONS		
		BILLS			BILLS			BILLS
36.73.130	AMD	SSB 5177 * PV	36.93.230	AMD	HB 3260	39	ADD	2SSB 5509
36.73.140	AMD	SB 5177	36.93.230	AMD	SHB 3260	39	ADD	SB 6395
36.73.140	AMD	SSB 5177 * PV	36.94	ADD	HB 1009	39.04	ADD	HB 1028
36.73.150	AMD	SB 5177	36.94	ADD	SHB 1009	39.04	ADD	SHB 1028
36.73.150	AMD	SSB 5177 * PV	36.94	ADD	HB 1401	39.04	ADD	HB 1272
36.75.010	AMD	HB 1599 *	36.94	ADD	HB 2845	39.04	ADD	ESHB 1272
36.75.010	AMD	SB 5587	36.94	ADD	SHB 2845	39.04	ADD	HB 1292
36.75.060	AMD	HB 2667	36.94.140	AMD	HB 1247 *	39.04	ADD	HB 1439 + PV
36.75.060	AMD	SHB 2667	36.94.140	AMD	HB 1480	39.04	ADD	HB 2024
36.77.065	AMD	HB 1600 *	36.94.150	AMD	HB 1424	39.04	ADD	SHB 2257
36.77.065	AMD	SB 5588	36.94.150	AMD	SB 6818	39.04	ADD	SHB 3003
36.77.065	AMD	SB 6649	36.94.150	AMD	SB 6819	39.04	ADD	SB 5097
36.77.070	AMD	SB 6649	38	ADD	HB 2173	39.04	ADD	SSB 5097 *
36.78.040	AMD	HB 1598 *	38	ADD	SHB 2173 *	39.04	ADD	SB 5509
36.78.040	AMD	SB 5586	38	ADD	SB 6028	39.04	ADD	ESSB 5509 *
36.78.070	AMD	HB 1642	38	ADD	SSB 6028	39.04	ADD	2SSB 5509
36.78.070	AMD	ESB 5513 * PV	38.08	ADD	HB 2539	39.04	ADD	SSB 5777
36.78.070	AMD	SSB 5513	38.08.040	AMD	HB 1568	39.04	ADD	E2SSB 6480 +
36.78.121	AMD	HB 3179	38.08.040	AMD	ESB 5606 *	39.04	ADD	SSB 6509
36.78.121	AMD	SHB 3179	38.20.010	AMD	HB 1457 *	39.04	ADD	SB 6514
36.78.121	AMD	SB 6800	38.20.010	AMD	SB 5340 * V	39.04	ADD	SSB 6514
36.78.121	AMD	ESSB 6800 +	38.24	ADD	SB 6069	39.04.010	AMD	HB 2024
36.79.120	AMD	HB 3179	38.24.010	AMD	HB 1568	39.04.010	AMD	HB 2209
36.79.120	AMD	SHB 3179	38.24.010	AMD	SHB 2539	39.04.010	AMD	SB 6065
36.79.120	AMD	SB 6800	38.24.010	AMD	ESB 5606 *	39.04.155	AMD	HB 1438
36.79.120	AMD	ESSB 6800 +	38.40	ADD	HB 1343	39.04.155	AMD	SB 5249
36.79.130	AMD	HB 3179	38.40	ADD	ESHB 1343	39.04.300	AMD	SHB 3003
36.79.130	AMD	SHB 3179	38.40	ADD	HB 1457 *	39.04.300	AMD	E2SSB 6480 +
36.79.130	AMD	SB 6800	38.40	ADD	HB 2149	39.04.320	AMD	HB 3003
36.79.130	AMD	ESSB 6800 +	38.40	ADD	SB 5340 * V	39.04.320	AMD	SHB 3003
36.81.121	AMD	SB 5186	38.40.060	AMD	HB 2149	39.04.320	AMD	SB 6480
36.81.121	AMD	ESSB 5186 *	38.40.060	AMD	HB 2251	39.04.320	AMD	SSB 6480
36.81.130	AMD	HB 1600 *	38.40.110	AMD	HB 3224	39.04.320	AMD	E2SSB 6480 +
36.81.130	AMD	SB 5588	38.42	ADD	SHB 2497 +	39.08.100	AMD	HB 1460
36.82	ADD	HB 2667	38.42.010	AMD	SHB 2497 +	39.08.100	AMD	SHB 1460 *
36.82	ADD	SHB 2667	38.42.050	AMD	EHB 3074 +	39.10	ADD	ESHB 1830 *
36.82.020	AMD	HB 2667	38.52	ADD	ESHB 1850 +	39.10.020	REMD	HB 1357
36.82.020	AMD	SHB 2667	38.52	ADD	SHB 2539	39.10.020	REMD	HB 1830
36.82.040	AMD	HB 2667	38.52	ADD	SHB 2543 +	39.10.020	REMD	HB 1902
36.82.040	AMD	SHB 2667	38.52	ADD	SB 6265	39.10.020	REMD	SB 5285
36.82.070	AMD	HB 2667	38.52	ADD	ESB 6433	39.10.020	REMD	ESSB 5285 *
36.82.070	AMD	SHB 2667	38.52	ADD	SSB 6433	39.10.020	REMD	SB 5768
36.83.030	AMD	SB 5991	38.52	ADD	2SSB 6433	39.10.020	REMD	SSB 5768
36.87.130	AMD	HB 2607	38.52.010	AMD	SHB 2539	39.10.051	REMD	HB 3229
36.87.130	AMD	SHB 2607	38.52.040	AMD	HB 2472	39.10.051	REMD	SSB 5768
36.89.090	AMD	HB 2656	38.52.105	AMD	SSB 6014 *	39.10.051	REMD	SB 6770
36.89.090	AMD	SHB 2656	38.52.530	AMD	HB 2543	39.10.051	REMD	SB 6845
36.89.090	AMD	SB 6510	38.52.530	AMD	SHB 2543 +	39.10.061	REMD	HB 1292
36.89.090	AMD	SSB 6510	38.52.530	AMD	SB 6217	39.10.061	REMD	HB 2024
36.93.030	AMD	HB 2027	38.52.530	AMD	SSB 6217	39.10.067	AMD	HB 3024
36.93.030	AMD	ESHB 2027	39	ADD	HB 1272	39.10.067	AMD	SHB 3024 +
36.93.030	AMD	2ESSB 5219	39	ADD	ESHB 1272	39.10.067	AMD	SB 6682
36.93.030	AMD	SB 5927	39	ADD	HB 1527	39.10.067	AMD	SSB 6682
36.93.030	AMD	ESB 6236 +	39	ADD	HB 2440	39.10.100	AMD	HB 1133
36.93.090	AMD	SB 6733	39	ADD	HB 2670	39.10.100	AMD	SHB 1133 *
36.93.090	AMD	SB 6786	39	ADD	SHB 2670 +	39.10.115	AMD	SHB 3024 +
36.93.090	AMD	SSB 6786	39	ADD	HB 2673	39.10.115	AMD	SSB 6682
36.93.105	AMD	HB 1932	39	ADD	SHB 2673	39.10.130	AMD	HB 1437
36.93.150	AMD	HB 3140	39	ADD	E2SHB 2673 + PV	39.10.130	AMD	SB 5250
36.93.150	AMD	SB 6825	39	ADD	HB 3198	39.10.130	AMD	SSB 5250
36.93.230	AMD	HB 3244	39	ADD	SB 5509	39.10.902	REMD	HB 1357
36.93.230	REP	HB 3245	39	ADD	ESSB 5509 *	39.10.902	REMD	HB 2024

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RCW SECTIONS			RCW SECTIONS			RCW SECTIONS		
		BILLS			BILLS			BILLS
39.10.902	AMD	SHB 3024 +	39.36.020	AMD	SB 5144	39.96.020	AMD	HB 1487 *
39.10.902	AMD	HB 3229	39.36.030	AMD	HB 1718	4	ADD	HB 3254
39.10.902	REMD	SB 5285	39.36.030	AMD	SB 5534	4.12.070	REP	HB 1500
39.10.902	REMD	ESSB 5285 *	39.42	ADD	SB 5059	4.12.070	REP	HB 3296
39.10.902	AMD	SSB 6682	39.42.060	AMD	HB 2180	4.12.090	AMD	HB 1513
39.10.902	AMD	SB 6845	39.42.070	AMD	HB 3006	4.12.090	AMD	HB 2319
39.12.070	AMD	HB 1308	39.46.040	AMD	SSB 5534	4.12.090	AMD	SB 5454
39.12.070	AMD	SB 5236	39.53.120	AMD	HB 1182	4.12.090	AMD	SSB 5454
39.12.070	AMD	SSB 5236 +	39.53.120	AMD	ESHB 2299 *	4.12.090	AMD	E2SSB 5454 *
39.12.080	AMD	HB 1308	39.53.120	AMD	SB 5205	4.16	ADD	HB 2966
39.12.080	AMD	SB 5236	39.58.080	AMD	HB 2225	4.16.020	AMD	HB 2966
39.12.080	AMD	SSB 5236 +	39.58.080	AMD	SHB 2225 *	4.16.040	AMD	HB 3066
39.19	ADD	HB 1573	39.58.085	AMD	HB 2225	4.16.080	AMD	SB 6881
39.19.020	AMD	HB 2142	39.58.085	AMD	SHB 2225 *	4.16.190	AMD	HB 1858
39.19.020	AMD	SB 5425	39.80	ADD	HB 1435	4.16.190	AMD	HB 2292
39.19.240	AMD	HB 1573	39.80	ADD	SB 5474	4.16.190	AMD	SHB 2292
39.19.240	AMD	HB 1805	39.89	ADD	HB 1745	4.16.190	AMD	2SHB 2292 +
39.19.240	AMD	SB 5782	39.89	ADD	HB 1907	4.16.190	AMD	SB 6087
39.19.240	AMD	SSB 5782	39.89	ADD	HB 2239	4.16.300	AMD	HB 2269
39.19.240	AMD	2SSB 5782 *	39.89	ADD	HB 2922	4.16.310	AMD	HB 2004
39.29	ADD	HB 1439 + PV	39.89	ADD	HB 3144	4.16.310	AMD	SHB 2004
39.29	ADD	HB 1724	39.89	ADD	SB 5325	4.16.326	AMD	HB 2004
39.29	ADD	SHB 1724	39.89.010	AMD	HB 1745	4.16.326	AMD	SHB 2004
39.29	ADD	HB 1725	39.89.020	AMD	HB 1745	4.16.350	AMD	HB 1686
39.29	ADD	HB 2144	39.89.020	AMD	HB 1907	4.16.350	AMD	HB 1858
39.29	ADD	EHB 2257	39.89.020	AMD	HB 2239	4.16.350	AMD	HB 2279
39.29	ADD	SHB 2257	39.89.020	AMD	HB 2922	4.16.350	REEN	HB 2292
39.29	ADD	2SHB 2257	39.89.020	AMD	HB 3144	4.16.350	REEN	SHB 2292
39.29	ADD	SHB 3160	39.89.020	AMD	SB 5325	4.16.350	REEN	2SHB 2292 +
39.29	ADD	SB 5777	39.89.020	AMD	SB 5991	4.16.350	AMD	HB 2295
39.29	ADD	SSB 5777	39.89.030	AMD	HB 1745	4.16.350	AMD	SB 6072
39.29	ADD	SB 6509	39.89.030	AMD	HB 1907	4.16.350	REEN	SB 6087
39.29	ADD	SSB 6509	39.89.030	AMD	HB 2239	4.20.010	AMD	SB 5734
39.29.008	AMD	HB 1724	39.89.030	AMD	HB 2922	4.20.020	AMD	SB 5734
39.29.008	AMD	SHB 1724	39.89.030	AMD	HB 3144	4.20.046	AMD	SB 5734
39.29.008	AMD	HB 1725	39.89.030	AMD	SB 5325	4.20.060	AMD	SB 5734
39.29.008	AMD	HB 2144	39.89.050	AMD	HB 1745	4.22.015	AMD	HB 1686
39.29.008	AMD	SHB 2257	39.89.050	AMD	HB 1907	4.22.015	AMD	HB 2279
39.29.008	AMD	HB 3055	39.89.050	AMD	HB 2239	4.22.015	AMD	HB 2295
39.29.008	AMD	SHB 3160	39.89.050	AMD	HB 2922	4.22.015	AMD	SB 6072
39.29.008	AMD	SB 5777	39.89.050	AMD	HB 3144	4.22.070	AMD	HB 1686
39.29.008	AMD	SSB 5777	39.89.050	AMD	SB 5325	4.22.070	AMD	HB 1862
39.30	ADD	HB 1444	39.89.060	AMD	HB 1745	4.22.070	AMD	HB 2279
39.33	ADD	SHB 2759 +	39.89.060	AMD	HB 1907	4.22.070	AMD	HB 2295
39.33.020	AMD	SB 6733	39.89.060	AMD	HB 2239	4.22.070	AMD	HB 3135
39.34	ADD	SB 6507	39.89.060	AMD	HB 2922	4.22.070	AMD	SB 6072
39.34	ADD	SSB 6507	39.89.060	AMD	HB 3144	4.24	ADD	HB 1159
39.34.030	AMD	SB 5712	39.89.060	AMD	SB 5325	4.24	ADD	SHB 1159
39.34.030	AMD	SB 6612	39.89.070	AMD	HB 1745	4.24	ADD	HB 1518
39.34.040	AMD	HB 2676 +	39.89.070	AMD	HB 1907	4.24	ADD	HB 1544
39.34.180	AMD	HB 3082	39.89.070	AMD	HB 2239	4.24	ADD	HB 1613
39.34.180	AMD	SHB 3082	39.89.070	AMD	HB 2922	4.24	ADD	HB 1625 *
39.34.180	AMD	SB 5712	39.89.070	AMD	HB 3144	4.24	ADD	HB 1850
39.34.180	AMD	SB 6612	39.89.070	AMD	SB 5325	4.24	ADD	HB 2059
39.34.190	AMD	SSB 6507	39.89.080	AMD	HB 1745	4.24	ADD	HB 2178
39.35A.010	AMD	SB 6729	39.89.080	AMD	HB 1907	4.24	ADD	HB 2279
39.35A.020	AMD	SB 6729	39.89.080	AMD	HB 2239	4.24	ADD	HB 2373
39.35A.030	AMD	SB 6729	39.89.080	AMD	HB 2922	4.24	ADD	HB 2382
39.35C.010	AMD	SB 6729	39.89.080	AMD	HB 3144	4.24	ADD	SHB 2382 +
39.35D.020	AMD	E2SHB 3098 +	39.89.080	AMD	SB 5325	4.24	ADD	SHB 2407 +
39.35D.040	AMD	E2SHB 3098 +	39.90.060	AMD	HB 2142	4.24	ADD	HB 2413
39.35D.060	AMD	E2SHB 3098 +	39.90.060	AMD	SB 5425	4.24	ADD	HB 2994

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
4.24	ADD	HB 3148		4.24.550	AMD	HB 1338 *		40.04.090	AMD	HB 3283	
4.24	ADD	SHB 3148		4.24.550	AMD	HB 2101 *		40.04.090	AMD	SB 5425	
4.24	ADD	SB 5300		4.24.550	REMD	SB 6769		40.06.010	AMD	HB 2155	
4.24	ADD	SB 5453 *		4.24.5501	AMD	HB 2747		40.06.010	AMD	SHB 2155 +	
4.24	ADD	SB 5533		4.24.5501	AMD	SHB 2747		40.06.010	AMD	SB 6005	
4.24	ADD	SB 5646		4.24.5501	AMD	SB 6172		40.06.010	AMD	SSB 6005	
4.24	ADD	SB 5657		4.24.5501	AMD	SB 6320		40.06.020	AMD	HB 2155	
4.24	ADD	SSB 5657		4.24.5501	AMD	SSB 6320 +		40.06.020	AMD	SHB 2155 +	
4.24	ADD	SB 5936		4.24.680	AMD	HB 1784		40.06.020	AMD	SB 6005	
4.24	ADD	SB 6060		4.24.680	AMD	SB 5654		40.06.020	AMD	SSB 6005	
4.24	ADD	SB 6072		4.24.680	AMD	SSB 5654 +		40.06.030	AMD	HB 2155	
4.24	ADD	SSB 6322		4.24.700	AMD	HB 1784		40.06.030	AMD	SHB 2155 +	
4.24.010	AMD	SB 5734		4.24.700	AMD	SB 5654		40.06.030	AMD	SB 6005	
4.24.210	REMD	HB 1643		4.24.700	AMD	SSB 5654 +		40.06.030	AMD	SSB 6005	
4.24.210	REMD	SHB 1643		4.28.100	AMD	HB 1403		40.06.040	AMD	HB 2142	
4.24.210	REMD	HB 2356		4.28.100	AMD	SB 5053 *		40.06.040	AMD	HB 2155	
4.24.210	REMD	HB 2617 +		4.56	ADD	HB 1686		40.06.040	AMD	SHB 2155 +	
4.24.210	REMD	SB 5234		4.56	ADD	HB 2279		40.06.040	AMD	SB 5425	
4.24.210	REMD	SSB 5234		4.56	ADD	HB 3135		40.06.040	AMD	SB 6005	
4.24.210	REMD	SB 5279		4.56	ADD	SB 6063		40.06.040	AMD	SSB 6005	
4.24.210	REMD	SB 5511		4.56	ADD	SB 6072		40.06.050	AMD	HB 2155	
4.24.210	REMD	SSB 5511		4.56.110	AMD	SHB 1359		40.06.050	AMD	SHB 2155 +	
4.24.210	REMD	SB 6353		4.56.110	AMD	2SHB 1359		40.06.050	AMD	SB 6005	
4.24.210	REMD	SB 6354		4.56.110	AMD	SSB 5611		40.06.050	AMD	SSB 6005	
4.24.220	AMD	HB 2813		4.56.250	AMD	HB 1686		40.07.020	AMD	HB 2155	
4.24.220	AMD	SHB 2813		4.56.250	AMD	HB 2279		40.07.020	AMD	SB 6005	
4.24.230	AMD	HB 2813		4.56.250	AMD	SB 6063		40.07.030	AMD	HB 2155	
4.24.230	AMD	SHB 2813		4.56.250	AMD	SB 6072		40.07.030	AMD	SB 6005	
4.24.250	AMD	HB 1569		4.84.010	AMD	HB 1671		40.07.040	AMD	HB 1133	
4.24.250	AMD	SHB 1569 *		4.84.010	AMD	HB 3035		40.07.040	AMD	SHB 1133 *	
4.24.250	AMD	EHB 2254 *		4.84.010	AMD	SB 5737		40.14	ADD	HB 3058	
4.24.250	AMD	SB 5698		4.84.370	AMD	HB 1924		40.14	ADD	SHB 3058	
4.24.250	AMD	SSB 5698		4.92	ADD	SB 6215		40.14	ADD	SB 6668	
4.24.260	AMD	HB 1548		4.92	ADD	SB 6852		40.14	ADD	SSB 6668	
4.24.260	AMD	HB 2279		4.92	ADD	SSB 6852		40.14.010	REP	HB 3058	
4.24.260	AMD	HB 2292		4.92.075	AMD	SB 6215		40.14.010	REP	SHB 3058	
4.24.260	AMD	SHB 2292		4.92.090	REP	SB 6215		40.14.010	REP	SB 6668	
4.24.260	AMD	2SHB 2292 +		4.92.100	AMD	HB 3120		40.14.010	REP	SSB 6668	
4.24.260	AMD	HB 2295		4.92.100	AMD	SHB 3120 +		40.14.020	REP	HB 3058	
4.24.260	AMD	SB 5764		4.92.110	AMD	HB 3120		40.14.020	REP	SHB 3058	
4.24.260	AMD	SB 6072		4.92.110	AMD	SHB 3120 +		40.14.020	REP	SB 6668	
4.24.260	AMD	SB 6087		4.96	ADD	SB 6692		40.14.020	REP	SSB 6668	
4.24.300	AMD	SB 6902		4.96.010	REP	SB 6215		40.14.022	REP	HB 3058	
4.24.320	AMD	HB 1398		4.96.010	AMD	SB 6733		40.14.022	REP	SHB 3058	
4.24.320	AMD	SHB 1398		4.96.010	AMD	SB 6786		40.14.022	REP	SB 6668	
4.24.320	AMD	SB 5290		4.96.010	AMD	SSB 6786		40.14.022	REP	SSB 6668	
4.24.320	AMD	SSB 5290 *		4.96.020	AMD	HB 3120		40.14.024	REP	HB 3058	
4.24.350	AMD	HB 2472		4.96.020	AMD	SHB 3120 +		40.14.024	REP	SHB 3058	
4.24.370	AMD	HB 1613		4.96.020	AMD	SB 6733		40.14.024	REP	SB 6668	
4.24.370	AMD	HB 2059		4.96.020	AMD	SB 6786		40.14.024	REP	SSB 6668	
4.24.370	AMD	SB 5936		4.96.020	AMD	SSB 6786		40.14.025	REP	HB 3058	
4.24.380	AMD	HB 1613		4.96.041	AMD	SB 5404		40.14.025	REP	SHB 3058	
4.24.380	AMD	HB 2059		4.96.041	AMD	SSB 5404		40.14.025	REP	SB 6668	
4.24.380	AMD	SB 5936		40.04	ADD	HB 2375		40.14.025	REP	SSB 6668	
4.24.400	AMD	HB 2472		40.04	ADD	SB 6208 +		40.14.027	REP	HB 3058	
4.24.470	AMD	HB 2373		40.04.035	REP	HB 2375		40.14.027	REP	SHB 3058	
4.24.470	REP	SB 6215		40.04.035	REP	SB 6208 +		40.14.027	REP	SB 6668	
4.24.490	AMD	HB 2373		40.04.040	AMD	HB 2142		40.14.027	REP	SSB 6668	
4.24.550	AMD	HB 1147		40.04.040	REP	HB 2375		40.14.030	REP	HB 3058	
4.24.550	AMD	HB 1161 *		40.04.040	AMD	SB 5425		40.14.030	REP	SHB 3058	
4.24.550	AMD	HB 1201		40.04.040	REP	SB 6208 +		40.14.030	REP	SB 6668	
4.24.550	AMD	HB 1233		40.04.090	AMD	HB 2142		40.14.030	REP	SSB 6668	

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RCW SECTIONS		BILLS	RCW SECTIONS		BILLS	RCW SECTIONS		BILLS
40.14.040	REP	HB 3058	40.24.030	AMD	SSB 6652	41.04.278	AMD	HB 2685
40.14.040	REP	SHB 3058	40.24.030	AMD	SB 6653	41.04.278	AMD	ESHB 2685 +
40.14.040	REP	SB 6668	40.24.040	AMD	HB 3057	41.04.278	AMD	SB 6449
40.14.040	REP	SSB 6668	40.24.040	AMD	SB 6653	41.04.281	AMD	SB 6079
40.14.050	REP	HB 3058	40.24.060	AMD	HB 3057	41.04.340	AMD	HB 1808
40.14.050	REP	SHB 3058	40.24.060	AMD	SB 6653	41.04.340	AMD	HB 2142
40.14.050	REP	SB 6668	40.24.070	AMD	HB 3057	41.04.340	AMD	SB 5425
40.14.050	REP	SSB 6668	40.24.070	AMD	SB 6653	41.04.340	AMD	SB 5784
40.14.060	REP	HB 3058	41	ADD	HB 1570	41.04.385	AMD	HB 1152
40.14.060	REP	SHB 3058	41	ADD	SHB 1570	41.04.385	AMD	SHB 1152
40.14.060	REP	SB 6668	41	ADD	HB 2472	41.04.385	AMD	E2SHB 1152 *
40.14.060	REP	SSB 6668	41	ADD	SB 5544	41.04.385	AMD	HB 2964
40.14.070	AMD	HB 1337	41	ADD	SSB 5544	41.04.385	AMD	SHB 2964
40.14.070	AMD	SHB 1337 *	41	ADD	2SSB 5544	41.04.385	AMD	2SHB 2964 +
40.14.070	REP	HB 3058	41.04	ADD	HB 1064	41.04.385	AMD	SB 6466
40.14.070	REP	SHB 3058	41.04	ADD	HB 2355	41.04.385	AMD	SSB 6466
40.14.070	REP	SB 6668	41.04	ADD	SB 5124	41.04.393	AMD	HB 2685
40.14.070	REP	SSB 6668	41.04	ADD	SB 5781	41.04.393	AMD	ESHB 2685 +
40.14.080	REP	HB 3058	41.04	ADD	SB 6059 +	41.04.393	AMD	SB 6449
40.14.080	REP	SHB 3058	41.04.005	REMD	HB 1522	41.04.665	AMD	HB 3073
40.14.080	REP	SB 6668	41.04.005	REMD	HB 1938	41.04.810	AMD	HB 2353
40.14.080	REP	SSB 6668	41.04.005	REMD	SHB 1938 *	41.04.810	AMD	SHB 2353
40.14.100	REP	HB 3058	41.04.005	REMD	SB 5112	41.04.810	AMD	E2SHB 2353 +
40.14.100	REP	SHB 3058	41.04.005	REMD	SSB 5112 *	41.04.810	AMD	SB 6165
40.14.100	REP	SB 6668	41.04.005	REMD	SB 5521	41.04.810	AMD	SSB 6165
40.14.100	REP	SSB 6668	41.04.005	REMD	SB 5877	41.04.810	AMD	2SSB 6165
40.14.110	REP	HB 3058	41.04.007	AMD	HB 1065	41.05	ADD	HB 1154
40.14.110	REP	SHB 3058	41.04.007	AMD	SHB 1065 *	41.05	ADD	SHB 1154 *
40.14.110	REP	SB 6668	41.04.007	AMD	HB 1189	41.05	ADD	HB 1221
40.14.110	REP	SSB 6668	41.04.007	AMD	HB 1307 *	41.05	ADD	HB 1286 *
40.14.120	REP	HB 3058	41.04.007	REMD	SHB 2471 +	41.05	ADD	HB 1287 *
40.14.120	REP	SHB 3058	41.04.007	REMD	HB 2546	41.05	ADD	HB 1336
40.14.120	REP	SB 6668	41.04.007	REMD	SHB 2546	41.05	ADD	SHB 1336
40.14.120	REP	SSB 6668	41.04.007	AMD	SB 5096	41.05	ADD	HB 1590
40.14.130	REP	HB 3058	41.04.007	AMD	SSB 5096	41.05	ADD	HB 1677
40.14.130	REP	SHB 3058	41.04.007	AMD	SB 5393	41.05	ADD	HB 1904
40.14.130	REP	SB 6668	41.04.007	AMD	SSB 5393	41.05	ADD	HB 1910
40.14.130	REP	SSB 6668	41.04.007	AMD	SB 5467	41.05	ADD	SHB 2583
40.14.140	REP	HB 3058	41.04.007	REMD	SB 6284	41.05	ADD	2SHB 2583 +
40.14.140	REP	SHB 3058	41.04.010	AMD	HB 2545	41.05	ADD	HB 3254
40.14.140	REP	SB 6668	41.04.010	AMD	SHB 2545	41.05	ADD	SB 5277
40.14.140	REP	SSB 6668	41.04.010	AMD	SB 6283	41.05	ADD	SB 5391 *
40.14.150	REP	HB 3058	41.04.010	AMD	SSB 6283	41.05	ADD	SB 5450
40.14.150	REP	SHB 3058	41.04.180	AMD	HB 3100	41.05	ADD	SB 5472
40.14.150	REP	SB 6668	41.04.180	AMD	SB 6721	41.05	ADD	SB 5558
40.14.150	REP	SSB 6668	41.04.190	AMD	HB 3100	41.05	ADD	SSB 5558 *
40.14.160	REP	HB 3058	41.04.190	AMD	SB 6721	41.05	ADD	SB 5748
40.14.160	REP	SHB 3058	41.04.208	AMD	HB 2162	41.05	ADD	SSB 5748
40.14.160	REP	SB 6668	41.04.208	AMD	SB 5781	41.05	ADD	SB 5751
40.14.160	REP	SSB 6668	41.04.230	AMD	HB 2780	41.05	ADD	SSB 5751
40.14.170	REP	HB 3058	41.04.230	AMD	SHB 2780 +	41.05	ADD	SB 5815
40.14.170	REP	SHB 3058	41.04.230	AMD	HB 2807	41.05	ADD	SB 5841
40.14.170	REP	SB 6668	41.04.230	AMD	SB 6643	41.05	ADD	SB 5861
40.14.170	REP	SSB 6668	41.04.230	AMD	SB 6644	41.05	ADD	SSB 6186
40.14.180	REP	HB 3058	41.04.270	AMD	HB 1330 *	41.05	ADD	SSB 6188 +
40.14.180	REP	SHB 3058	41.04.270	AMD	HB 2685	41.05	ADD	SB 6363
40.14.180	REP	SB 6668	41.04.270	AMD	ESHB 2685 +	41.05	ADD	SSB 6363
40.14.180	REP	SSB 6668	41.04.270	AMD	SB 5245	41.05	ADD	SSB 6420
40.24.020	AMD	HB 3057	41.04.270	AMD	SSB 5617	41.05.006	AMD	EHB 1383 +
40.24.020	AMD	SB 6653	41.04.270	AMD	SB 6449	41.05.006	AMD	HB 2557
40.24.030	AMD	HB 3057	41.04.276	AMD	HB 1323 *	41.05.006	AMD	SSB 5202
40.24.030	AMD	SB 6652	41.04.276	AMD	SB 5193	41.05.006	AMD	SB 6130

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
41.05.006	AMD	SSB 6130		41.05.080	AMD	SB 5781		41.06.167	AMD	HB 2472	
41.05.011	AMD	HB 1221		41.05.085	AMD	HB 1287 *		41.06.450	AMD	HB 1133	
41.05.011	AMD	HB 1286 *		41.05.120	AMD	HB 1286 *		41.06.450	AMD	SHB 1133 *	
41.05.011	AMD	HB 1520		41.05.120	AMD	HB 2162		41.06.455	AMD	HB 1133	
41.05.011	AMD	HB 2162		41.05.120	AMD	SB 5781		41.06.455	AMD	SHB 1133 *	
41.05.011	AMD	SB 5392		41.05.120	AMD	ESSB 6090 * PV		41.06.490	AMD	HB 2527	
41.05.011	AMD	SB 5472		41.05.140	AMD	HB 2069		41.08	ADD	SB 6137	
41.05.011	AMD	SB 5520		41.05.140	AMD	SHB 2069		41.12	ADD	SB 6137	
41.05.011	AMD	SB 5781		41.05.140	AMD	E2SHB 2069		41.14	ADD	SB 6137	
41.05.011	AMD	SB 6871		41.05.140	AMD	SSB 5722		41.20.085	AMD	SB 6218	
41.05.013	AMD	HB 1705		41.05.140	AMD	2SSB 5722		41.24	ADD	SB 5135 *	
41.05.013	AMD	HB 1904		41.05.140	AMD	SB 6018		41.24.010	AMD	HB 2608	
41.05.013	AMD	HB 2575		41.05.170	AMD	SB 5771		41.24.010	AMD	SHB 2608 +	
41.05.013	AMD	SHB 2575		41.05.195	AMD	HB 1443		41.24.010	AMD	SB 5135 *	
41.05.013	AMD	E2SHB 2575 + PV		41.05.195	AMD	SB 5406		41.24.030	AMD	SB 5135 *	
41.05.013	AMD	SB 5703		41.05.195	AMD	SSB 5406 *		41.24.172	REMD	SB 6218	
41.05.013	AMD	SSB 5703		41.05.197	AMD	HB 1443		41.24.180	AMD	SB 6218	
41.05.013	AMD	SB 5841		41.05.197	AMD	SB 5406		41.24.240	AMD	SB 5991	
41.05.013	AMD	SSB 5841 *		41.05.197	AMD	SSB 5406 *		41.24.240	AMD	SB 6074	
41.05.013	AMD	SB 6306		41.06	ADD	HB 1706		41.24.250	AMD	HB 2833	
41.05.017	AMD	SHB 1418		41.06	ADD	HB 1877		41.24.250	AMD	SHB 2833	
41.05.017	AMD	HB 1669		41.06	ADD	SHB 2257		41.26	ADD	HB 1269 *	
41.05.017	AMD	SB 5607		41.06	ADD	HB 2472		41.26	ADD	HB 2162	
41.05.017	AMD	SSB 5607		41.06	ADD	ESHB 2507 +		41.26	ADD	HB 2690 +	
41.05.021	AMD	HB 1221		41.06	ADD	SHB 2527		41.26	ADD	HB 2890	
41.05.021	AMD	HB 1512		41.06	ADD	HB 2920		41.26	ADD	SB 5616	
41.05.021	AMD	SHB 1512 *		41.06	ADD	HB 2964		41.26	ADD	SB 6457	
41.05.021	AMD	HB 2554		41.06	ADD	SHB 2964		41.26	ADD	SB 6585	
41.05.021	AMD	HB 2573		41.06	ADD	2SHB 2964 +		41.26.030	AMD	HB 1799	
41.05.021	AMD	SHB 2573 +		41.06	ADD	SB 5056		41.26.030	AMD	HB 1936	
41.05.021	AMD	SB 5390		41.06	ADD	SSB 5056 *		41.26.030	AMD	SHB 1936 *	
41.05.021	AMD	SSB 5390		41.06	ADD	2SSB 5056 *		41.26.030	AMD	HB 2472	
41.05.021	AMD	SB 5392		41.06	ADD	SB 5126		41.26.030	AMD	SB 5336	
41.05.021	AMD	SSB 5392		41.06	ADD	SSB 5126		41.26.030	AMD	SB 5900	
41.05.021	AMD	SB 5472		41.06	ADD	E2SSB 5581 *		41.26.030	AMD	SB 6218	
41.05.021	AMD	SB 5815		41.06	ADD	SB 5629		41.26.048	AMD	HB 2933	
41.05.021	AMD	SB 6307		41.06	ADD	SB 5872		41.26.048	AMD	SHB 2933 +	
41.05.022	AMD	HB 2162		41.06	ADD	2ESB 6010		41.26.048	AMD	SB 6218	
41.05.022	AMD	SB 5781		41.06	ADD	SB 6289		41.26.048	AMD	SB 6724	
41.05.026	AMD	HB 1133		41.06	ADD	SB 6290		41.26.048	AMD	SSB 6724	
41.05.026	AMD	SHB 1133 *		41.06	ADD	SB 6466		41.26.053	REMD	SB 5991	
41.05.050	AMD	ESSB 6090 * PV		41.06	ADD	SSB 6466		41.26.053	REMD	SB 6074	
41.05.065	AMD	HB 1287 *		41.06	ADD	SB 6487		41.26.080	AMD	HB 2688	
41.05.065	REMD	EHB 1383 +		41.06	ADD	SSB 6487		41.26.080	AMD	SB 6447	
41.05.065	AMD	HB 1686		41.06.020	AMD	HB 2142		41.26.090	AMD	SB 6218	
41.05.065	REMD	HB 2557		41.06.020	AMD	SB 5425		41.26.100	AMD	HB 1873	
41.05.065	AMD	SB 5202		41.06.022	AMD	HB 1877		41.26.100	AMD	HB 2688	
41.05.065	AMD	SSB 5202		41.06.022	AMD	HB 3022		41.26.100	AMD	SHB 2688 + PV	
41.05.065	AMD	SB 5981		41.06.070	AMD	HB 2472		41.26.100	AMD	SB 5901	
41.05.065	AMD	ESSB 6090 * PV		41.06.093	REP	HB 2472		41.26.100	AMD	SB 6447	
41.05.065	AMD	SB 6130		41.06.142	AMD	HB 1724		41.26.110	AMD	HB 1328 *	
41.05.065	REMD	SSB 6130		41.06.142	AMD	SHB 1724		41.26.110	AMD	SB 5192	
41.05.065	REMD	SB 6363		41.06.142	AMD	HB 1725		41.26.160	AMD	HB 1319 *	
41.05.075	AMD	HB 1512		41.06.142	AMD	HB 2144		41.26.160	AMD	SB 5247	
41.05.075	AMD	SHB 1512 *		41.06.142	AMD	SHB 2257		41.26.160	AMD	SB 6218	
41.05.075	AMD	HB 2573		41.06.142	AMD	SHB 3160		41.26.161	AMD	HB 1319 *	
41.05.075	AMD	SHB 2573 +		41.06.142	AMD	SB 5777		41.26.161	AMD	SB 5247	
41.05.075	AMD	SB 5390		41.06.142	AMD	SSB 5777		41.26.161	AMD	SB 6218	
41.05.075	AMD	SSB 5390		41.06.160	AMD	HB 1133		41.26.162	AMD	HB 1319 *	
41.05.075	AMD	SB 5392		41.06.160	AMD	SHB 1133 *		41.26.162	AMD	SB 5247	
41.05.075	AMD	SB 6307		41.06.167	AMD	HB 1133		41.26.164	AMD	HB 1329 *	
41.05.080	AMD	HB 2162		41.06.167	AMD	SHB 1133 *		41.26.164	AMD	SB 5514	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
41.26.195	AMD	HB 3280		41.31A.030	DECD	SB 5246		41.32.260	AMD	HB 1843	
41.26.460	AMD	SB 6218		41.31A.030	REP	SB 6795		41.32.260	AMD	SB 5261	
41.26.470	AMD	HB 1271		41.31A.030	REP	SB 6847		41.32.260	AMD	SB 5695	
41.26.470	AMD	HB 2932 +		41.31A.040	DECD	HB 1324		41.32.260	AMD	SB 6218	
41.26.470	AMD	SB 5615		41.31A.040	REP	HB 3183		41.32.263	AMD	HB 1318	
41.26.470	AMD	SSB 5615 *		41.31A.040	DECD	SB 5246		41.32.263	AMD	HB 2692	
41.26.470	AMD	SB 6218		41.31A.040	REP	SB 6795		41.32.263	AMD	SB 6456	
41.26.470	AMD	SB 6722		41.31A.040	REP	SB 6847		41.32.4851	AMD	HB 1324	
41.26.500	AMD	HB 1270 * PV		41.32	ADD	HB 1318		41.32.4851	AMD	HB 2687	
41.26.500	AMD	SB 5617		41.32	ADD	HB 1322		41.32.4851	AMD	SB 5246	
41.26.510	AMD	HB 2934		41.32	ADD	HB 1327 *		41.32.4851	AMD	SB 6453 +	
41.26.510	AMD	SHB 2934		41.32	ADD	HB 1634		41.32.489	AMD	HB 1324	
41.26.510	AMD	SB 6218		41.32	ADD	SHB 1634		41.32.489	AMD	HB 2686	
41.26.510	AMD	SB 6723 +		41.32	ADD	HB 2680		41.32.489	AMD	SB 5246	
41.26.520	AMD	HB 1325 *		41.32	ADD	ESHB 2680 +		41.32.489	AMD	SB 6454	
41.26.520	AMD	SB 5261		41.32	ADD	HB 2690 +		41.32.498	AMD	SB 6127	
41.26.520	AMD	SB 6218		41.32	ADD	HB 2691		41.32.4986	AMD	SB 5866	
41.26.547	AMD	HB 1936		41.32	ADD	SHB 2691 +		41.32.520	AMD	SB 6218	
41.26.547	AMD	SHB 1936 *		41.32	ADD	HB 2692		41.32.570	AMD	HB 1326	
41.26.547	AMD	SB 5900		41.32	ADD	HB 3183		41.32.570	AMD	SHB 1326	
41.31	ADD	HB 1043		41.32	ADD	SB 5489		41.32.570	AMD	HB 2689	
41.31	ADD	SB 6101		41.32	ADD	SB 5497		41.32.570	AMD	SHB 2689	
41.31	ADD	SSB 6101		41.32	ADD	SSB 5497 *		41.32.570	AMD	SB 5244	
41.31.010	AMD	HB 1043		41.32	ADD	SB 5512		41.32.570	AMD	SB 5286	
41.31.010	REP	HB 1324		41.32	ADD	SB 6455		41.32.570	AMD	SSB 5286	
41.31.010	REP	HB 3183		41.32	ADD	SSB 6455		41.32.570	AMD	SB 5792	
41.31.010	REP	SB 5246		41.32	ADD	SB 6456		41.32.570	AMD	SB 6127	
41.31.010	AMD	SB 6101		41.32	ADD	SB 6457		41.32.570	AMD	SB 6448	
41.31.010	AMD	SSB 6101		41.32	ADD	SB 6458		41.32.765	AMD	HB 1324	
41.31.010	REP	SB 6795		41.32	ADD	SB 6795		41.32.765	AMD	HB 2679	
41.31.010	AMD	SB 6847		41.32.010	AMD	HB 1318		41.32.765	AMD	SB 5246	
41.31.020	AMD	HB 1043		41.32.010	AMD	HB 1321 *		41.32.765	AMD	SB 6445	
41.31.020	REP	HB 1324		41.32.010	AMD	HB 1324		41.32.767	REP	HB 2690 +	
41.31.020	REP	HB 3183		41.32.010	AMD	HB 1326		41.32.767	REP	SB 6457	
41.31.020	REP	SB 5246		41.32.010	AMD	SHB 1326		41.32.785	AMD	SB 6218	
41.31.020	AMD	SB 6101		41.32.010	AMD	HB 1634		41.32.790	AMD	SB 6218	
41.31.020	AMD	SSB 6101		41.32.010	AMD	SHB 1634		41.32.805	AMD	SB 6218	
41.31.020	REP	SB 6795		41.32.010	REMD	HB 2689		41.32.810	AMD	HB 1325 *	
41.31.020	AMD	SB 6847		41.32.010	REMD	SHB 2689		41.32.810	AMD	HB 1522	
41.31.030	REP	HB 1324		41.32.010	REMD	HB 2692		41.32.810	AMD	SB 5261	
41.31.030	REP	HB 3183		41.32.010	REMD	HB 3183		41.32.810	AMD	SB 5521	
41.31.030	REP	SB 5246		41.32.010	AMD	SB 5244		41.32.810	AMD	SB 6218	
41.31.030	REP	SB 6795		41.32.010	AMD	SB 5246		41.32.835	AMD	HB 1324	
41.31.030	DECD	SB 6847		41.32.010	AMD	SB 5324		41.32.835	AMD	HB 3183	
41.31A	ADD	HB 1043		41.32.010	AMD	SB 5497		41.32.835	AMD	SB 5246	
41.31A	ADD	SB 6101		41.32.010	AMD	SSB 5497 *		41.32.835	AMD	SB 6795	
41.31A	ADD	SSB 6101		41.32.010	AMD	SB 5932		41.32.840	AMD	HB 3183	
41.31A.010	AMD	HB 1324		41.32.010	REMD	SB 6218		41.32.840	AMD	SB 6795	
41.31A.010	REP	HB 3183		41.32.010	REMD	SB 6448		41.32.860	AMD	HB 1330 *	
41.31A.010	AMD	SB 5246		41.32.010	REMD	SB 6456		41.32.860	AMD	SB 5245	
41.31A.010	REP	SB 6795		41.32.010	REMD	SB 6795		41.32.865	AMD	HB 1325 *	
41.31A.010	REP	SB 6847		41.32.052	REMD	SB 5991		41.32.865	AMD	SB 5261	
41.31A.020	AMD	HB 1043		41.32.052	REMD	SB 6074		41.32.865	AMD	SB 6218	
41.31A.020	AMD	HB 1324		41.32.053	AMD	SB 6218		41.32.875	AMD	HB 1320	
41.31A.020	REP	HB 3183		41.32.055	AMD	HB 1326		41.32.875	AMD	SHB 1320	
41.31A.020	AMD	SB 5246		41.32.055	AMD	SHB 1326		41.32.875	AMD	HB 1324	
41.31A.020	AMD	SB 6101		41.32.055	AMD	HB 2689		41.32.875	AMD	HB 2679	
41.31A.020	AMD	SSB 6101		41.32.055	AMD	SHB 2689		41.32.875	AMD	HB 2684	
41.31A.020	REP	SB 6795		41.32.055	AMD	SB 5244		41.32.875	AMD	SHB 2684 +	
41.31A.020	REP	SB 6847		41.32.055	AMD	SB 6448		41.32.875	AMD	SB 5246	
41.31A.030	DECD	HB 1324		41.32.065	AMD	ESHB 2680 +		41.32.875	AMD	SB 5517	
41.31A.030	REP	HB 3183		41.32.260	AMD	HB 1325 *		41.32.875	AMD	SB 6445	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
41.32.875	AMD	SB 6450		41.35.680	AMD	HB 1320		41.40.010	AMD	SB 6448	
41.32.877	REP	HB 2690 +		41.35.680	AMD	SHB 1320		41.40.010	AMD	SB 6795	
41.32.877	REP	SB 6457		41.35.680	AMD	HB 1324		41.40.023	AMD	HB 1318	
41.32.895	AMD	SB 6218		41.35.680	AMD	HB 2679		41.40.023	AMD	HB 1409 *	
41.34.040	AMD	HB 1324		41.35.680	AMD	HB 2684		41.40.023	AMD	HB 1634	
41.34.040	AMD	HB 3183		41.35.680	AMD	SHB 2684 +		41.40.023	AMD	SHB 1634	
41.34.040	AMD	SB 5246		41.35.680	AMD	SB 5246		41.40.023	REMD	HB 2692	
41.34.040	AMD	SB 6795		41.35.680	AMD	SB 5517		41.40.023	AMD	SB 5379	
41.34.060	AMD	HB 3183		41.35.680	AMD	SB 6445		41.40.023	AMD	SB 5497	
41.34.060	AMD	SB 6795		41.35.680	AMD	SB 6450		41.40.023	AMD	SSB 5497 *	
41.34.070	AMD	HB 1330 *		41.35.710	AMD	SB 6218		41.40.023	REMD	SB 6456	
41.34.070	AMD	SB 5245		41.37	ADD	HB 2690 +		41.40.023	REMD	SB 6873	
41.34.110	AMD	HB 3183		41.37	ADD	SB 6457		41.40.037	REMD	HB 1326	
41.34.110	AMD	SB 6795		41.37.005	AMD	HB 2685		41.40.037	AMD	HB 1326	
41.35	ADD	HB 1318		41.37.005	AMD	ESHB 2685 +		41.40.037	AMD	SHB 1326	
41.35	ADD	HB 1634		41.37.005	AMD	SB 6449		41.40.037	REMD	SHB 1326	
41.35	ADD	SHB 1634		41.37.010	AMD	HB 1330 *		41.40.037	AMD	HB 1642	
41.35	ADD	HB 2690 +		41.37.010	AMD	HB 2472		41.40.037	AMD	HB 2689	
41.35	ADD	HB 2692		41.37.010	AMD	HB 2685		41.40.037	AMD	SHB 2689	
41.35	ADD	HB 3183		41.37.010	AMD	ESHB 2685 +		41.40.037	AMD	SB 5244	
41.35	ADD	SB 5497		41.37.010	AMD	SB 5245		41.40.037	REMD	SB 5244	
41.35	ADD	SSB 5497 *		41.37.010	AMD	SB 6218		41.40.037	AMD	SB 5286	
41.35	ADD	SB 6456		41.37.010	AMD	SB 6449		41.40.037	REMD	SB 5286	
41.35	ADD	SB 6457		41.37.015	AMD	HB 2472		41.40.037	AMD	SSB 5286	
41.35	ADD	SB 6795		41.37.020	AMD	HB 1330 *		41.40.037	REMD	SSB 5286	
41.35.010	AMD	SB 5932		41.37.020	AMD	SB 5245		41.40.037	AMD	ESB 5513 * PV	
41.35.010	AMD	SB 6218		41.37.050	AMD	HB 1330 *		41.40.037	AMD	SSB 5513	
41.35.030	AMD	HB 1318		41.37.050	AMD	SB 5245		41.40.037	AMD	SB 5792	
41.35.030	AMD	HB 1634		41.37.110	AMD	SB 6218		41.40.037	REMD	SB 5792	
41.35.030	AMD	SHB 1634		41.37.170	AMD	SB 6218		41.40.037	AMD	SB 6127	
41.35.030	AMD	HB 2692		41.37.250	AMD	HB 1330 *		41.40.037	REMD	SB 6127	
41.35.030	AMD	SB 5497		41.37.250	AMD	SB 5245		41.40.037	AMD	SB 6448	
41.35.030	AMD	SSB 5497 *		41.37.250	AMD	SB 6218		41.40.038	AMD	SB 5522 *	
41.35.030	AMD	SB 6456		41.37.260	AMD	HB 1325 *		41.40.052	AMD	SB 5991	
41.35.100	AMD	SB 5991		41.37.260	AMD	SB 5261		41.40.052	AMD	SB 6074	
41.35.100	AMD	SB 6074		41.37.260	AMD	SB 6218		41.40.0931	AMD	SB 6218	
41.35.115	AMD	SB 6218		41.40	ADD	HB 1318		41.40.0932	AMD	SB 6218	
41.35.220	AMD	SB 6218		41.40	ADD	HB 1521		41.40.108	AMD	HB 2142	
41.35.420	AMD	HB 1324		41.40	ADD	HB 1634		41.40.108	AMD	SB 5425	
41.35.420	AMD	HB 2679		41.40	ADD	SHB 1634		41.40.170	AMD	HB 1325 *	
41.35.420	AMD	SB 5246		41.40	ADD	HB 2690 +		41.40.170	AMD	HB 1938	
41.35.420	AMD	SB 6445		41.40	ADD	HB 2691		41.40.170	AMD	SHB 1938 *	
41.35.440	AMD	SB 6218		41.40	ADD	SHB 2691 +		41.40.170	REMD	HB 3224	
41.35.460	AMD	SB 6218		41.40	ADD	HB 2692		41.40.170	AMD	SB 5261	
41.35.470	AMD	HB 1325 *		41.40	ADD	HB 3183		41.40.170	AMD	SB 5877	
41.35.470	AMD	HB 1522		41.40	ADD	SB 5497		41.40.170	REMD	SB 6218	
41.35.470	AMD	SB 5261		41.40	ADD	SSB 5497 *		41.40.185	AMD	SB 6127	
41.35.470	AMD	SB 5521		41.40	ADD	SB 6455		41.40.185	AMD	SB 6218	
41.35.470	AMD	SB 6218		41.40	ADD	SSB 6455		41.40.188	AMD	SB 6218	
41.35.473	REP	HB 2690 +		41.40	ADD	SB 6456		41.40.190	AMD	SB 6218	
41.35.473	REP	SB 6457		41.40	ADD	SB 6457		41.40.191	AMD	SB 5866	
41.35.610	AMD	HB 1324		41.40	ADD	SB 6795		41.40.197	AMD	HB 1324	
41.35.610	AMD	HB 3183		41.40.010	AMD	HB 1324		41.40.197	AMD	HB 1330 *	
41.35.610	AMD	SB 5246		41.40.010	AMD	HB 1326		41.40.197	AMD	HB 2686	
41.35.610	AMD	SB 6795		41.40.010	AMD	SHB 1326		41.40.197	AMD	SB 5245	
41.35.620	AMD	HB 3183		41.40.010	AMD	HB 2689		41.40.197	AMD	SB 5246	
41.35.620	AMD	SB 6795		41.40.010	AMD	SHB 2689		41.40.197	AMD	SB 6454	
41.35.650	AMD	HB 1325 *		41.40.010	AMD	HB 3183		41.40.1984	AMD	HB 1324	
41.35.650	AMD	SB 5261		41.40.010	AMD	SB 5244		41.40.1984	AMD	HB 2687	
41.35.650	AMD	SB 6218		41.40.010	AMD	SB 5246		41.40.1984	AMD	SB 5246	
41.35.653	REP	HB 2690 +		41.40.010	AMD	SB 5932		41.40.1984	AMD	SB 6453 +	
41.35.653	REP	SB 6457		41.40.010	AMD	SB 6218		41.40.220	AMD	SB 6218	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
41.40.235	AMD	SB 6218		41.45	ADD	SB 6896		41.56	ADD	SHB 2353	
41.40.250	AMD	SB 6218		41.45	ADD	ESSB 6896 +		41.56	ADD	E2SHB 2353 +	
41.40.270	AMD	SB 6218		41.45.010	AMD	HB 1044		41.56	ADD	HB 2636	
41.40.630	AMD	HB 1324		41.45.010	AMD	ESHB 1044 *		41.56	ADD	SB 6165	
41.40.630	AMD	HB 2679		41.45.010	AMD	SB 6101		41.56	ADD	SSB 6165	
41.40.630	AMD	SB 5246		41.45.010	AMD	SSB 6101		41.56	ADD	2SSB 6165	
41.40.630	AMD	SB 6445		41.45.020	REMD	HB 2681 +		41.56	ADD	SB 6756	
41.40.660	AMD	SB 6218		41.45.020	REMD	SB 6452		41.56.030	AMD	HB 1078	
41.40.670	AMD	SB 6218		41.45.030	AMD	SB 6079		41.56.030	AMD	HB 2142	
41.40.700	AMD	SB 6218		41.45.035	AMD	SB 6079		41.56.030	AMD	HB 2353	
41.40.710	AMD	HB 1325 *		41.45.060	AMD	HB 1043		41.56.030	AMD	SHB 2353	
41.40.710	AMD	HB 1522		41.45.060	REMD	HB 1043		41.56.030	AMD	E2SHB 2353 +	
41.40.710	AMD	SB 5261		41.45.060	AMD	HB 1044		41.56.030	AMD	HB 2460	
41.40.710	AMD	SB 5521		41.45.060	REMD	HB 1044		41.56.030	AMD	SB 5425	
41.40.710	AMD	SB 6218		41.45.060	AMD	ESHB 1044 *		41.56.030	AMD	SB 6165	
41.40.713	REP	HB 2690 +		41.45.060	REMD	ESHB 1044 *		41.56.030	AMD	SSB 6165	
41.40.713	REP	SB 6457		41.45.060	AMD	HB 2691		41.56.030	AMD	2SSB 6165	
41.40.790	AMD	HB 3183		41.45.060	REMD	SB 6079		41.56.030	AMD	SB 6813	
41.40.790	AMD	SB 6795		41.45.060	AMD	SB 6079		41.56.060	AMD	HB 1432 *	
41.40.805	AMD	HB 1325 *		41.45.060	AMD	SB 6101		41.56.060	AMD	SB 5705	
41.40.805	AMD	SB 5261		41.45.060	REMD	SB 6101		41.56.070	AMD	SB 6411 + V	
41.40.805	AMD	SB 6218		41.45.060	AMD	SSB 6101		41.56.113	AMD	HB 2353	
41.40.820	AMD	HB 1320		41.45.060	REMD	SSB 6101		41.56.113	AMD	SHB 2353	
41.40.820	AMD	SHB 1320		41.45.060	AMD	SB 6455		41.56.113	AMD	E2SHB 2353 +	
41.40.820	AMD	HB 1324		41.45.061	AMD	HB 1324		41.56.113	AMD	SB 6165	
41.40.820	AMD	HB 2679		41.45.061	AMD	HB 3183		41.56.113	AMD	SSB 6165	
41.40.820	AMD	HB 2684		41.45.061	AMD	SB 5246		41.56.113	AMD	2SSB 6165	
41.40.820	AMD	SHB 2684 +		41.45.061	AMD	SB 6795		41.56.122	AMD	HB 2256	
41.40.820	AMD	SB 5246		41.45.0631	AMD	HB 1317		41.56.122	AMD	SB 6756	
41.40.820	AMD	SB 5517		41.45.0631	AMD	HB 2682		41.56.465	AMD	SB 6813	
41.40.820	AMD	SB 6445		41.45.0631	AMD	HB 3137		41.56.473	AMD	HB 1188	
41.40.820	AMD	SB 6450		41.45.0631	AMD	SHB 3137 +		41.56.473	AMD	SHB 1188	
41.40.833	REP	HB 2690 +		41.45.0631	AMD	SB 5341		41.56.473	AMD	2SHB 1188 *	
41.40.833	REP	SB 6457		41.45.0631	AMD	SB 6446		41.56.473	AMD	HB 2472	
41.40.835	AMD	SB 6218		41.45.070	AMD	HB 1043		41.56.473	AMD	SB 5208	
41.40.850	AMD	HB 1330 *		41.45.070	REMD	HB 1043		41.56.473	AMD	SSB 5208	
41.40.850	AMD	SB 5245		41.45.070	REEN	HB 1330 *		41.56.475	AMD	HB 1188	
41.44.030	AMD	SB 6218		41.45.070	AMD	SHB 3137 +		41.56.475	AMD	SHB 1188	
41.44.170	AMD	SB 6218		41.45.070	AMD	HB 3183		41.56.475	AMD	2SHB 1188 *	
41.44.190	AMD	SB 6218		41.45.070	REEN	SB 5245		41.56.475	AMD	HB 2472	
41.44.210	AMD	SB 6218		41.45.070	AMD	SB 6101		41.56.475	AMD	SB 5208	
41.44.220	AMD	SB 6218		41.45.070	REMD	SB 6101		41.56.475	AMD	SSB 5208	
41.44.240	AMD	SB 5991		41.45.070	AMD	SSB 6101		41.58	ADD	HB 3248	
41.44.240	AMD	SB 6074		41.45.070	REMD	SSB 6101		41.59	ADD	HB 2076	
41.45	ADD	ESHB 1044 *		41.45.070	AMD	SB 6795		41.59	ADD	HB 2808	
41.45	ADD	HB 1324		41.45.100	AMD	SB 6079		41.59	ADD	SB 6756	
41.45	ADD	HB 2503		41.45.120	AMD	SB 6079		41.59.020	AMD	HB 2076	
41.45	ADD	HB 2674		41.50.050	AMD	HB 1673		41.59.020	AMD	HB 2808	
41.45	ADD	HB 2681 +		41.50.050	AMD	SB 6792		41.59.100	AMD	HB 2256	
41.45	ADD	HB 2683		41.50.075	AMD	HB 3063		41.59.100	AMD	SB 6756	
41.45	ADD	HB 2691		41.50.075	AMD	SB 6893		41.59.120	REP	HB 2076	
41.45	ADD	SHB 2691 +		41.50.088	AMD	HB 1330 *		41.59.935	AMD	SHB 1484	
41.45	ADD	HB 2909		41.50.110	AMD	HB 1036		41.72.030	RECD	HB 2420	
41.45	ADD	SB 5246		41.50.110	AMD	HB 1038		41.72.030	RECD	SB 6246	
41.45	ADD	SB 6085		41.50.110	AMD	HB 2297		41.76	ADD	SB 6756	
41.45	ADD	SB 6444		41.50.110	AMD	SB 5073		41.76.005	AMD	HB 2142	
41.45	ADD	SB 6451		41.50.110	AMD	SB 6090		41.76.005	AMD	SB 5425	
41.45	ADD	SB 6452		41.50.110	AMD	ESSB 6090 * PV		41.76.045	AMD	HB 2256	
41.45	ADD	SB 6455		41.50.700	AMD	SB 6218		41.76.045	AMD	SB 6756	
41.45	ADD	SSB 6455		41.54.034	AMD	SB 6218		41.80	ADD	HB 2119	
41.45	ADD	SB 6847		41.56	ADD	HB 1558		41.80	ADD	SB 6756	
41.45	ADD	SB 6893		41.56	ADD	HB 2353		41.80.005	AMD	HB 1720	

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
41.80.005	AMD	HB 2142	42.17	ADD	SB 5711	42.17.2401	REMD	HB 1623
41.80.005	AMD	SB 5425	42.17	ADD	SB 5735	42.17.2401	REMD	SHB 1623
41.80.010	AMD	HB 3029	42.17	ADD	SSB 5735	42.17.2401	REMD	2SHB 1623
41.80.010	AMD	SB 6660	42.17	ADD	SB 5985	42.17.2401	REMD	HB 2142
41.80.010	AMD	ESSB 6660	42.17	ADD	SB 6043	42.17.2401	AMD	HB 2472
41.80.020	AMD	HB 2896	42.17	ADD	SSB 6043 *	42.17.2401	AMD	HB 2964
41.80.020	AMD	SB 6702	42.17	ADD	SB 6087	42.17.2401	AMD	SHB 2964
41.80.040	AMD	HB 2896	42.17	ADD	ESB 6152 +	42.17.2401	AMD	2SHB 2964 +
41.80.040	AMD	SB 6702	42.17	ADD	SB 6226	42.17.2401	REMD	SB 5425
41.80.050	AMD	SB 6755	42.17	ADD	SSB 6234 + PV	42.17.2401	REMD	SB 5581
41.80.070	AMD	ESB 5510	42.17.020	AMD	HB 1144	42.17.2401	REMD	SSB 5581
41.80.100	AMD	HB 2256	42.17.020	AMD	SHB 1144	42.17.2401	REMD	E2SSB 5581 *
41.80.100	AMD	HB 2807	42.17.020	AMD	HB 1350	42.17.2401	AMD	SB 6466
41.80.100	AMD	SB 6644	42.17.020	AMD	HB 1525	42.17.2401	AMD	SSB 6466
41.80.100	AMD	SB 6755	42.17.020	AMD	HB 1526	42.17.245	AMD	HB 1133
41.80.100	AMD	SB 6756	42.17.020	AMD	HB 1750	42.17.245	AMD	SHB 1133 *
42	ADD	SHB 1133 *	42.17.020	AMD	HB 2511	42.17.250	RECD	HB 1133
42	ADD	HB 2724	42.17.020	AMD	HB 2713	42.17.250	RECD	SHB 1133 *
42	ADD	SB 6765	42.17.020	AMD	HB 2831	42.17.250	AMD	HB 1350
42.12.010	AMD	SB 5712	42.17.020	AMD	HB 3250	42.17.250	AMD	HB 1758
42.12.040	AMD	HB 1750	42.17.020	AMD	SB 5034	42.17.250	AMD	SHB 1758
42.12.040	AMD	HB 2027	42.17.020	AMD	ESSB 5034 *	42.17.250	AMD	SB 5735
42.12.040	AMD	ESHB 2027	42.17.020	AMD	SB 5745	42.17.251	AMD	HB 1133
42.12.040	AMD	2ESSB 5219	42.17.020	AMD	SSB 5745	42.17.251	RECD	HB 1133
42.12.040	AMD	SB 5745	42.17.020	AMD	SB 6705	42.17.251	AMD	SHB 1133 *
42.12.040	AMD	SB 5927	42.17.030	AMD	SHB 2846	42.17.251	RECD	SHB 1133 *
42.12.040	AMD	ESB 6236 +	42.17.030	AMD	SB 6323	42.17.253	RECD	HB 2516
42.14.010	AMD	HB 2519	42.17.030	AMD	SSB 6323 +	42.17.253	AMD	HB 2516
42.14.030	AMD	HB 2519	42.17.080	AMD	HB 1130 *	42.17.253	RECD	HB 2520 +
42.14.035	AMD	HB 2519	42.17.080	AMD	HB 1913	42.17.255	RECD	HB 1133
42.17	ADD	HB 1015	42.17.080	AMD	HB 2027	42.17.255	RECD	SHB 1133 *
42.17	ADD	HB 1134	42.17.080	AMD	ESHB 2027	42.17.258	RECD	HB 1133
42.17	ADD	SHB 1134	42.17.080	AMD	HB 2253	42.17.258	RECD	SHB 1133 *
42.17	ADD	HB 1143	42.17.080	AMD	2ESSB 5219	42.17.260	AMD	HB 1133
42.17	ADD	HB 1144	42.17.080	AMD	SB 5927	42.17.260	RECD	HB 1133
42.17	ADD	SHB 1144	42.17.080	AMD	ESB 6236 +	42.17.260	AMD	SHB 1133 *
42.17	ADD	HB 1226	42.17.093	AMD	3SHB 1226 +	42.17.260	RECD	SHB 1133 *
42.17	ADD	SHB 1226	42.17.093	AMD	ESB 6522	42.17.260	AMD	HB 1350
42.17	ADD	2SHB 1226	42.17.095	AMD	HB 1104	42.17.270	AMD	HB 1133
42.17	ADD	3SHB 1226 +	42.17.095	AMD	SHB 1104	42.17.270	RECD	HB 1133
42.17	ADD	HB 1350	42.17.095	AMD	HB 1526	42.17.270	RECD	SHB 1133 *
42.17	ADD	HB 1517	42.17.095	AMD	SB 5140	42.17.270	AMD	SHB 1133 *
42.17	ADD	HB 1525	42.17.095	AMD	ESSB 5140 *	42.17.270	AMD	HB 1350
42.17	ADD	HB 1526	42.17.095	AMD	SB 5679	42.17.270	AMD	HB 1758
42.17	ADD	HB 1746	42.17.095	AMD	SB 6765	42.17.270	AMD	SHB 1758
42.17	ADD	HB 1758	42.17.103	AMD	HB 1144	42.17.270	AMD	2SHB 1758 *
42.17	ADD	SHB 1758	42.17.103	AMD	SHB 1144	42.17.270	AMD	SB 5735
42.17	ADD	2SHB 1758 *	42.17.103	AMD	HB 1525	42.17.270	AMD	SSB 5735
42.17	ADD	SHB 1933	42.17.103	AMD	SB 5034	42.17.280	RECD	HB 1133
42.17	ADD	HB 2292	42.17.103	AMD	ESSB 5034 *	42.17.280	RECD	SHB 1133 *
42.17	ADD	SHB 2292	42.17.110	AMD	HB 1144	42.17.290	RECD	HB 1133
42.17	ADD	HB 2295	42.17.110	AMD	SHB 1144	42.17.290	RECD	SHB 1133 *
42.17	ADD	HB 2358	42.17.110	AMD	SB 5034	42.17.295	RECD	HB 1133
42.17	ADD	HB 2435	42.17.110	AMD	ESSB 5034 *	42.17.295	RECD	SHB 1133 *
42.17	ADD	HB 2449	42.17.128	AMD	HB 1436	42.17.300	RECD	HB 1133
42.17	ADD	SHB 2482	42.17.128	AMD	HB 1526	42.17.300	RECD	SHB 1133 *
42.17	ADD	SB 5033	42.17.128	AMD	SB 5367	42.17.300	REMD	HB 1350
42.17	ADD	SB 5034	42.17.128	AMD	SB 6221	42.17.300	REMD	HB 1758
42.17	ADD	ESSB 5034 *	42.17.128	AMD	SSB 6221	42.17.300	REMD	SHB 1758
42.17	ADD	SB 5156	42.17.128	AMD	SB 6765	42.17.300	REMD	2SHB 1758 *
42.17	ADD	SB 5408	42.17.130	AMD	HB 1526	42.17.300	REMD	SB 5735
42.17	ADD	SSB 5602 * PV	42.17.130	AMD	SHB 2713 +	42.17.300	REMD	SSB 5735

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
42.17.305	AMD	HB 1133		42.17.313	REP	HB 1133		42.17.320	RECD	HB 1133	
42.17.305	RECD	HB 1133		42.17.313	REP	SHB 1133 *		42.17.320	RECD	SHB 1133 *	
42.17.305	AMD	SHB 1133 *		42.17.314	REP	HB 1133		42.17.320	AMD	HB 1350	
42.17.305	RECD	SHB 1133 *		42.17.314	REP	SHB 1133 *		42.17.320	AMD	HB 1602	
42.17.310	REMD	HB 1055		42.17.315	REP	HB 1133		42.17.325	RECD	HB 1133	
42.17.310	REMD	ESHB 1055		42.17.315	REP	SHB 1133 *		42.17.325	RECD	SHB 1133 *	
42.17.310	RECD	HB 1133		42.17.316	REP	HB 1133		42.17.325	AMD	HB 1134	
42.17.310	REMD	HB 1133		42.17.316	REP	SHB 1133 *		42.17.325	AMD	SHB 1134	
42.17.310	RECD	SHB 1133 *		42.17.317	REP	HB 1133		42.17.330	RECD	HB 1133	
42.17.310	REMD	SHB 1133 *		42.17.317	REP	SHB 1133 *		42.17.330	RECD	SHB 1133 *	
42.17.310	REMD	HB 1179		42.17.318	REP	HB 1133		42.17.330	AMD	HB 1350	
42.17.310	REMD	SHB 1179 *		42.17.318	REP	SHB 1133 *		42.17.340	AMD	HB 1133	
42.17.310	REMD	HB 1185		42.17.319	REP	HB 1133		42.17.340	RECD	HB 1133	
42.17.310	REMD	HB 1569		42.17.319	REP	SHB 1133 *		42.17.340	AMD	SHB 1133 *	
42.17.310	REMD	SHB 1569 *		42.17.31901	REP	HB 1133		42.17.340	RECD	SHB 1133 *	
42.17.310	REMD	HB 1623		42.17.31901	REP	SHB 1133 *		42.17.340	AMD	HB 1350	
42.17.310	REMD	SHB 1623		42.17.31902	REP	HB 1133		42.17.340	AMD	HB 1758	
42.17.310	REMD	2SHB 1623		42.17.31902	REP	SHB 1133 *		42.17.340	AMD	SHB 1758	
42.17.310	REMD	HB 1651		42.17.31903	REP	HB 1133		42.17.340	AMD	2SHB 1758 *	
42.17.310	REMD	HB 1694		42.17.31903	REP	SHB 1133 *		42.17.340	AMD	SB 5735	
42.17.310	REMD	SHB 1694 *		42.17.31904	REP	HB 1133		42.17.340	AMD	SSB 5735	
42.17.310	REMD	HB 1758		42.17.31904	REP	SHB 1133 *		42.17.341	AMD	HB 1133	
42.17.310	REMD	HB 1868		42.17.31905	REP	HB 1133		42.17.341	RECD	HB 1133	
42.17.310	REMD	HB 2071		42.17.31905	REP	SHB 1133 *		42.17.341	AMD	SHB 1133 *	
42.17.310	REMD	SHB 2071		42.17.31906	REP	HB 1133		42.17.341	RECD	SHB 1133 *	
42.17.310	REMD	HB 2138		42.17.31906	REP	SHB 1133 *		42.17.348	RECD	HB 1133	
42.17.310	REMD	2SHB 2292 +		42.17.31907	REP	HB 1133		42.17.348	AMD	HB 1133	
42.17.310	REMD	HB 2350		42.17.31907	REP	SHB 1133 *		42.17.348	AMD	SHB 1133 *	
42.17.310	REMD	SHB 2350		42.17.31907	AMD	HB 3046		42.17.348	RECD	SHB 1133 *	
42.17.310	REMD	HB 2515		42.17.31907	AMD	SHB 3046		42.17.348	AMD	HB 1134	
42.17.310	REMD	HB 2651		42.17.31907	AMD	ESB 6661 +		42.17.348	AMD	SHB 1134	
42.17.310	REMD	ESHB 2651 +		42.17.31908	REP	HB 1133		42.17.348	AMD	2SHB 1758 *	
42.17.310	REMD	HB 3213		42.17.31908	REP	SHB 1133 *		42.17.348	AMD	SSB 5735	
42.17.310	REMD	SB 5132		42.17.31909	REP	HB 1133		42.17.3691	AMD	SB 6739	
42.17.310	REMD	SSB 5132		42.17.31909	REP	SHB 1133 *		42.17.370	AMD	HB 2449	
42.17.310	REMD	SB 5173		42.17.31910	REP	HB 1133		42.17.390	AMD	HB 1143	
42.17.310	REMD	ESSB 5173 *		42.17.31910	REP	SHB 1133 *		42.17.390	AMD	HB 2358	
42.17.310	REMD	SB 5201		42.17.31911	REP	HB 1133		42.17.390	AMD	SB 5033	
42.17.310	REMD	SSB 5201		42.17.31911	REP	SHB 1133 *		42.17.390	AMD	ESB 6152 +	
42.17.310	REMD	SB 5581		42.17.31911	AMD	HB 2020		42.17.395	AMD	HB 1143	
42.17.310	REMD	SSB 5581		42.17.31912	REP	HB 1133		42.17.395	AMD	HB 2358	
42.17.310	REMD	E2SSB 5581 *		42.17.31912	REP	SHB 1133 *		42.17.395	AMD	SB 5033	
42.17.310	REMD	SB 5643		42.17.31913	REP	HB 1133		42.17.395	AMD	ESB 6152 +	
42.17.310	REMD	SSB 5643		42.17.31913	REP	SHB 1133 *		42.17.400	AMD	HB 1143	
42.17.310	REMD	SB 5698		42.17.31914	REP	HB 1133		42.17.400	AMD	SB 5033	
42.17.310	REMD	SSB 5698		42.17.31914	REP	SHB 1133 *		42.17.405	AMD	HB 2846	
42.17.310	REMD	SB 5735		42.17.31915	REP	HB 1133		42.17.405	AMD	SHB 2846	
42.17.310	REMD	SSB 5735		42.17.31915	REP	SHB 1133 *		42.17.405	AMD	SB 6323	
42.17.310	REMD	SB 5800		42.17.31916	REP	HB 1133		42.17.405	AMD	SSB 6323 +	
42.17.310	REMD	SB 5951		42.17.31916	REP	SHB 1133 *		42.17.505	REP	HB 1144	
42.17.310	REMD	SSB 5951 *		42.17.31917	REP	HB 1133		42.17.505	REP	SHB 1144	
42.17.310	REMD	SB 6647		42.17.31917	REP	SHB 1133 *		42.17.505	REP	SB 5034	
42.17.310	REMD	SB 6823		42.17.31918	REP	HB 1133		42.17.505	REP	ESSB 5034 *	
42.17.310	REMD	SSB 6823		42.17.31918	REP	SHB 1133 *		42.17.510	AMD	HB 1144	
42.17.310	REMD	2SSB 6823 +		42.17.31919	REP	HB 1133		42.17.510	AMD	SHB 1144	
42.17.310	REMD	SB 6854		42.17.31919	REP	SHB 1133 *		42.17.510	AMD	SB 5034	
42.17.311	AMD	HB 1133		42.17.31920	REP	HB 1133		42.17.510	AMD	ESSB 5034 *	
42.17.311	RECD	HB 1133		42.17.31920	REP	SHB 1133 *		42.17.530	AMD	HB 1144	
42.17.311	AMD	SHB 1133 *		42.17.31921	REP	HB 1133		42.17.530	AMD	SHB 1144	
42.17.311	RECD	SHB 1133 *		42.17.31921	REP	SHB 1133 *		42.17.530	AMD	SB 5034	
42.17.312	REP	HB 1133		42.17.31922	RECD	HB 2520 +		42.17.530	AMD	ESSB 5034 *	
42.17.312	REP	SHB 1133 *		42.17.31923	RECD	HB 2520 +		42.17.640	REMD	HB 1144	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
42.17.640	REMD	SHB 1144		42.41.030	AMD	HB 2633		42.56	ADD	HB 2548	
42.17.640	AMD	HB 1226		42.48.030	AMD	HB 1133		42.56	ADD	HB 2750	
42.17.640	AMD	SHB 1226		42.48.030	AMD	SHB 1133 *		42.56	ADD	HB 2774	
42.17.640	AMD	2SHB 1226		42.52	ADD	HB 1806		42.56	ADD	HB 2831	
42.17.640	AMD	3SHB 1226 +		42.52	ADD	SHB 1806 *		42.56	ADD	HB 3250	
42.17.640	AMD	HB 1525		42.52	ADD	HB 1944		42.56	ADD	SB 6647	
42.17.640	AMD	HB 2449		42.52	ADD	SHB 1944		42.56.040	AMD	HB 2516	
42.17.640	REMD	SB 5034		42.52	ADD	HB 2898		42.56.070	AMD	HB 2522	
42.17.640	REMD	ESSB 5034 *		42.52	ADD	SHB 2898 +		42.56.070	AMD	HB 2774	
42.17.640	AMD	SB 5879		42.52	ADD	HB 3103		42.56.070	AMD	HB 2831	
42.17.640	AMD	SB 6739		42.52	ADD	SB 5811		42.56.070	AMD	HB 3250	
42.17.640	AMD	SSB 6739		42.52	ADD	SSB 5811		42.56.120	AMD	HB 2516	
42.17.660	AMD	HB 2551		42.52	ADD	SB 6128		42.56.230	AMD	HB 2472	
42.17.660	AMD	ESSB 5034 *		42.52	ADD	SB 6645		42.56.240	AMD	HB 2774	
42.17.680	AMD	SB 5711		42.52	ADD	SB 6705		42.56.240	AMD	HB 3127	
42.17.690	REP	HB 2449		42.52	ADD	SB 6782		42.56.240	AMD	SB 6260	
42.17.700	AMD	HB 1226		42.52.010	AMD	HB 1806		42.56.250	AMD	HB 2520 +	
42.17.700	AMD	SHB 1226		42.52.010	AMD	SHB 1806 *		42.56.250	AMD	HB 2774	
42.17.700	AMD	2SHB 1226		42.52.010	AMD	SB 5811		42.56.270	AMD	2SHB 1731	
42.17.700	AMD	3SHB 1226 +		42.52.010	AMD	SSB 5811		42.56.270	AMD	HB 2520 +	
42.17.700	AMD	SB 6226		42.52.030	AMD	HB 1806		42.56.270	AMD	HB 2662	
42.17.700	AMD	SSB 6739		42.52.030	AMD	SHB 1806 *		42.56.270	AMD	SHB 2662	
42.17.710	AMD	3SHB 1226 +		42.52.030	AMD	SB 5811		42.56.270	AMD	HB 2774	
42.17.710	AMD	SHB 1456		42.52.030	AMD	SSB 5811		42.56.270	AMD	HB 2775	
42.17.710	REP	HB 1604		42.52.050	AMD	HB 1133		42.56.270	AMD	E3SHB 2939 +	
42.17.710	AMD	HB 1913		42.52.050	AMD	SHB 1133 *		42.56.270	AMD	HB 3213	
42.17.710	AMD	HB 2027		42.52.150	AMD	HB 2089		42.56.270	AMD	HB 3246	
42.17.710	AMD	ESHB 2027		42.52.150	AMD	SHB 2089		42.56.270	AMD	SSB 6175	
42.17.710	AMD	HB 2158		42.52.150	AMD	HB 2419		42.56.270	AMD	E2SSB 6175 +	
42.17.710	AMD	HB 2253		42.52.150	AMD	SHB 2419 +		42.56.270	AMD	SB 6428	
42.17.710	AMD	2ESSB 5219		42.52.150	AMD	SB 6245		42.56.270	AMD	ESSB 6428 + PV	
42.17.710	AMD	SB 5927		42.52.150	AMD	SSB 6245		42.56.270	AMD	SB 6501	
42.17.710	AMD	ESB 6236 +		42.52.180	AMD	HB 1526		42.56.270	AMD	ESSB 6501	
42.17.710	AMD	SB 6798		42.52.185	AMD	HB 1131		42.56.270	AMD	ESSB 6508 +	
42.17.790	AMD	SSB 5745		42.52.185	AMD	HB 1382		42.56.270	AMD	SB 6617	
42.17.945	AMD	HB 1133		42.52.200	AMD	HB 1806		42.56.270	AMD	SSB 6617 +	
42.23.030	AMD	HB 2446		42.52.200	AMD	SHB 1806 *		42.56.270	AMD	SB 6823	
42.23.030	AMD	SHB 2446 +		42.52.200	AMD	SB 5811		42.56.270	AMD	SSB 6823	
42.23.030	AMD	SB 5044 *		42.52.200	AMD	SSB 5811		42.56.270	AMD	2SSB 6823 +	
42.23.030	AMD	SB 6149		42.52.310	AMD	ESB 5462		42.56.270	AMD	SB 6850	
42.23.030	AMD	SSB 6149		42.52.310	AMD	SB 6351		42.56.290	AMD	HB 2515	
42.30	ADD	HB 1133		42.52.350	AMD	ESB 5462		42.56.300	AMD	HB 2675	
42.30	ADD	SHB 1648		42.52.350	AMD	SB 6026		42.56.300	AMD	SHB 2675	
42.30.020	AMD	SHB 1648		42.52.350	AMD	SB 6351		42.56.300	AMD	SB 6429 +	
42.30.020	AMD	HB 2133		42.52.360	AMD	HB 1806		42.56.320	AMD	HB 2774	
42.30.020	AMD	SB 5888		42.52.360	AMD	SHB 1806 *		42.56.330	AMD	HB 2350	
42.30.020	AMD	SSB 5888		42.52.360	AMD	SB 5811		42.56.330	AMD	SHB 2350	
42.30.080	AMD	HB 1000 *		42.52.360	AMD	SSB 5811		42.56.330	AMD	HB 2520 +	
42.30.080	AMD	SHB 1000		42.52.425	AMD	HB 1051		42.56.350	AMD	HB 2774	
42.30.110	AMD	HB 1623		42.52.425	AMD	SB 5046 *		42.56.360	AMD	HB 2520 +	
42.30.110	AMD	SHB 1623		42.52.450	AMD	HB 1051		42.56.360	AMD	HB 2774	
42.30.110	AMD	2SHB 1623		42.52.450	AMD	SB 5046 *		42.56.360	AMD	HB 3320	
42.30.110	AMD	SB 5581		42.52.810	AMD	HB 1133		42.56.360	AMD	SB 6843	
42.30.110	AMD	SSB 5581		42.52.810	AMD	SHB 1133 *		42.56.380	AMD	HB 2651	
42.30.110	AMD	E2SSB 5581 *		42.52.820	AMD	HB 2419		42.56.380	AMD	ESHB 2651 +	
42.30.120	AMD	HB 2547		42.52.820	AMD	SB 6245		42.56.380	AMD	HB 2774	
42.30.210	AMD	HB 1134		42.56	ADD	SHB 1015		42.56.380	AMD	HB 3046	
42.30.210	AMD	SHB 1134		42.56	ADD	E2SHB 1015		42.56.380	AMD	SHB 3046	
42.30.900	AMD	HB 1133		42.56	ADD	HB 2406 +		42.56.380	AMD	ESB 6661 +	
42.40.020	AMD	HB 3180		42.56	ADD	HB 2516		42.56.380	AMD	SB 6854	
42.40.020	AMD	SHB 3180		42.56	ADD	HB 2520 +		42.56.400	AMD	2SHB 1933	
42.40.040	AMD	HB 2633		42.56	ADD	HB 2530		42.56.400	AMD	2SHB 2292 +	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
42.56.400	AMD	SHB 2482		43	ADD	HB 3304		43.06	ADD	SB 5439	+
42.56.400	AMD	HB 2774		43	ADD	HB 3307		43.06	ADD	SB 5794	*
42.56.400	AMD	HB 2916		43	ADD	HB 3314		43.06	ADD	SSB 6301	
42.56.400	AMD	HB 3167		43	ADD	HB 3316		43.06	ADD	SB 6869	
42.56.400	AMD	SSB 6234	+ PV	43	ADD	ESHB 3316	+	43.06.010	AMD	HB 2657	
42.56.400	AMD	SB 6593		43	ADD	SB 5047		43.06.040	RECD	HB 2420	
42.56.410	AMD	HB 2774		43	ADD	SB 5050		43.06.040	RECD	SB 6246	
42.56.420	AMD	HB 2774		43	ADD	SB 5056		43.06.270	AMD	HB 2472	
42.56.430	AMD	HB 2331		43	ADD	SSB 5056		43.06.400	AMD	HB 1096	
42.56.430	AMD	SB 6158		43	ADD	2SSB 5056	*	43.06.455	AMD	SB 6237	
42.56.430	AMD	SSB 6158		43	ADD	SB 5455		43.06.460	AMD	HB 1915	*
42.56.450	AMD	HB 2774		43	ADD	SSB 5455		43.06.460	AMD	SB 5814	
42.56.470	AMD	HB 2774		43	ADD	SB 5581		43.06A.030	AMD	HB 1673	
42.56.550	REMD	HB 2516		43	ADD	SSB 5581		43.06A.030	AMD	SB 5873	
42.56.550	REMD	HB 2548		43	ADD	E2SSB 5581	*	43.06A.030	AMD	SSB 5873	
43	ADD	HB 1052		43	ADD	SB 5642		43.06A.050	AMD	HB 1133	
43	ADD	HB 1056		43	ADD	SSB 5642		43.06A.050	AMD	SHB 1133	*
43	ADD	HB 1273		43	ADD	SB 5688		43.07	ADD	HB 1315	*
43	ADD	SHB 1273		43	ADD	SSB 5862	*	43.07	ADD	HB 1883	
43	ADD	HB 1517		43	ADD	SB 5872		43.07	ADD	SB 5122	
43	ADD	HB 1623		43	ADD	SB 6046		43.07	ADD	SSB 5122	
43	ADD	SHB 1623		43	ADD	SSB 6046		43.07	ADD	SB 6061	
43	ADD	2SHB 1623		43	ADD	SB 6093		43.07.130	AMD	HB 1036	
43	ADD	HB 1663		43	ADD	SSB 6093		43.07.130	AMD	HB 1038	
43	ADD	SHB 1663		43	ADD	SB 6246		43.07.130	AMD	HB 2297	
43	ADD	HB 1706		43	ADD	SSB 6246	+	43.07.130	AMD	SB 5073	
43	ADD	HB 1810		43	ADD	SB 6327		43.07.130	AMD	SB 6090	
43	ADD	HB 1833		43	ADD	SSB 6327		43.07.130	AMD	ESSB 6090	* PV
43	ADD	SHB 1833		43	ADD	SB 6466		43.07.365	AMD	HB 1883	
43	ADD	HB 1909		43	ADD	SSB 6466		43.08	ADD	ESSB 6050	*
43	ADD	SHB 1909		43	ADD	SB 6501		43.08.190	AMD	HB 1036	
43	ADD	SHB 1923		43	ADD	SB 6558		43.08.190	AMD	HB 1038	
43	ADD	HB 2026		43	ADD	SSB 6558		43.08.190	AMD	HB 2297	
43	ADD	HB 2163		43	ADD	2SSB 6558	+	43.08.190	AMD	SB 5073	
43	ADD	SHB 2163		43	ADD	SB 6587		43.08.190	AMD	SB 6090	
43	ADD	E2SHB 2163	* PV	43	ADD	SSB 6587		43.08.190	AMD	ESSB 6090	* PV
43	ADD	HB 2180		43	ADD	SB 6898		43.08.250	AMD	HB 1046	
43	ADD	HB 2299		43	ADD	SSB 6898		43.08.250	REP	SHB 1046	
43	ADD	ESHB 2299	*	43.01	ADD	HB 2935		43.08.250	AMD	HB 1668	* PV
43	ADD	ESHB 2314	*	43.01	ADD	SB 6032		43.08.250	AMD	HB 1747	
43	ADD	HB 2400		43.01.010	AMD	HB 2174		43.08.250	AMD	SHB 1747	*
43	ADD	HB 2406	+	43.01.020	AMD	HB 2935		43.08.250	AMD	HB 2319	
43	ADD	HB 2420		43.01.020	AMD	SB 6032		43.08.250	REMD	HB 2472	
43	ADD	SHB 2420		43.01.040	AMD	HB 2891		43.08.250	AMD	E2SSB 5454	*
43	ADD	HB 2472		43.01.047	AMD	HB 2353		43.08.250	AMD	SB 5685	
43	ADD	HB 2649		43.01.047	AMD	SHB 2353		43.08.250	AMD	ESSB 6090	* PV
43	ADD	SHB 2649		43.01.047	AMD	E2SHB 2353	+	43.09	ADD	HB 1064	
43	ADD	HB 2775		43.01.047	AMD	SB 6165		43.09	ADD	ESHB 1064	* PV
43	ADD	HB 2818		43.01.047	AMD	SSB 6165		43.09	ADD	HB 1770	
43	ADD	SHB 2818		43.01.047	AMD	2SSB 6165		43.09	ADD	HB 2495	
43	ADD	HB 2894		43.01.090	AMD	HB 1995		43.09	ADD	SHB 2495	
43	ADD	HB 2939		43.01.090	AMD	SHB 1995	*	43.09	ADD	HB 2636	
43	ADD	SHB 2939		43.03.012	AMD	SB 5338		43.09	ADD	HB 2871	
43	ADD	2SHB 2939		43.03.020	RECD	HB 2420		43.09	ADD	HB 2955	
43	ADD	HB 2964		43.03.020	RECD	SB 6246		43.09	ADD	SHB 3179	
43	ADD	SHB 2964		43.04.040	AMD	SB 5862		43.09	ADD	SB 5124	
43	ADD	2SHB 2964	+	43.04.100	AMD	SB 5862		43.09	ADD	SB 5346	
43	ADD	HB 3127		43.05.090	AMD	SSB 5632		43.09	ADD	SB 6076	
43	ADD	ESHB 3127	+ PV	43.06	ADD	HB 1306		43.09.310	AMD	HB 1856	
43	ADD	HB 3155		43.06	ADD	HB 1857		43.09.310	AMD	SHB 1856	*
43	ADD	HB 3207		43.06	ADD	HB 1916		43.09.310	AMD	SSB 5614	
43	ADD	ESHB 3207		43.06	ADD	HB 2524		43.09.430	REP	HB 2524	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
43.09.430	AMD	HB 3109		43.10.180	AMD	SB 6090		43.105.032	AMD	HB 3099	
43.09.430	RECD	HB 3109		43.10.180	AMD	ESSB 6090	* PV	43.105.041	AMD	HB 2601	
43.09.430	AMD	SHB 3109		43.10.215	AMD	HB 1036		43.105.041	AMD	SHB 2601	
43.09.430	RECD	SHB 3109		43.10.215	AMD	HB 1038		43.105.052	AMD	SB 6344	
43.09.430	AMD	SB 6767		43.10.215	AMD	SB 5073		43.105.080	AMD	HB 3095	
43.09.430	RECD	SB 6767		43.101	ADD	HB 1149		43.105.080	AMD	SHB 3095	
43.09.435	AMD	HB 2524		43.101	ADD	HB 1340		43.105.160	AMD	HB 1642	
43.09.435	RECD	HB 2524		43.101	ADD	SHB 1340		43.105.160	AMD	HB 2601	
43.09.435	AMD	HB 3109		43.101	ADD	HB 2228		43.105.160	AMD	SHB 2601	
43.09.435	RECD	HB 3109		43.101	ADD	HB 2367	+	43.105.160	AMD	ESB 5513	* PV
43.09.435	AMD	SHB 3109		43.101	ADD	HB 2951		43.105.160	AMD	SSB 5513	
43.09.435	RECD	SHB 3109		43.101	ADD	SB 5320		43.105.190	AMD	HB 1642	
43.09.435	AMD	SB 6767		43.101	ADD	SSB 5320		43.105.190	AMD	ESB 5513	* PV
43.09.435	RECD	SB 6767		43.101	ADD	SB 6404		43.105.190	AMD	SSB 5513	
43.09.440	REP	HB 2524		43.101.010	AMD	HB 1340		43.105.330	AMD	HB 2472	
43.09.440	REP	HB 3109		43.101.010	AMD	SHB 1340		43.105.330	AMD	HB 2715	
43.09.440	REP	SHB 3109		43.101.010	AMD	SB 5320		43.105.330	AMD	SHB 2715	+
43.09.440	REP	SB 6767		43.101.010	AMD	SSB 5320		43.105.330	AMD	SB 6431	
43.09.445	REP	HB 2524		43.101.030	AMD	SHB 1340		43.105.330	AMD	SSB 6431	
43.09.445	REP	HB 3109		43.101.030	AMD	HB 2472		43.105.825	AMD	HB 2601	
43.09.445	REP	SHB 3109		43.101.030	AMD	SSB 5320		43.105.825	AMD	SHB 2601	
43.09.445	REP	SB 6767		43.101.060	AMD	SHB 1340		43.110	ADD	SB 5422	
43.09.450	REP	HB 2524		43.101.080	AMD	HB 1081	*	43.110	ADD	SSB 5422	
43.09.450	AMD	HB 3109		43.101.085	AMD	HB 1340		43.110	ADD	SB 6555	
43.09.450	RECD	HB 3109		43.101.085	AMD	SHB 1340		43.110	ADD	SSB 6555	+
43.09.450	AMD	SHB 3109		43.101.085	AMD	HB 1673		43.115.040	AMD	HB 1673	
43.09.450	RECD	SHB 3109		43.101.085	AMD	HB 2367	+	43.117.050	AMD	HB 1673	
43.09.450	AMD	SB 6767		43.101.085	AMD	SB 5320		43.121	ADD	HB 1427	
43.09.450	RECD	SB 6767		43.101.085	AMD	SSB 5320		43.121	ADD	SB 5898	*
43.09.455	REP	HB 2524		43.101.085	AMD	SB 6404		43.121.050	AMD	HB 1673	
43.09.455	AMD	HB 3109		43.101.095	AMD	HB 1081	*	43.121.100	AMD	HB 1097	
43.09.455	RECD	HB 3109		43.101.095	AMD	HB 2947		43.121.100	AMD	SHB 1097	*
43.09.455	AMD	SHB 3109		43.101.105	AMD	HB 1081	*	43.121.100	AMD	SB 5104	
43.09.455	RECD	SHB 3109		43.101.280	AMD	HB 1668	* PV	43.121.100	AMD	SSB 5104	
43.09.455	AMD	SB 6767		43.101.380	AMD	HB 1340		43.131	ADD	HB 1064	
43.09.455	RECD	SB 6767		43.101.380	AMD	SHB 1340		43.131	ADD	HB 2260	
43.09.460	RECD	HB 2524		43.101.380	AMD	HB 2367	+	43.131	ADD	HB 2754	
43.09.460	REP	HB 2524		43.101.380	AMD	HB 2472		43.131	ADD	SHB 2754	
43.09.460	AMD	HB 3109		43.101.380	AMD	SB 5320		43.131	ADD	2SHB 2754	+
43.09.460	RECD	HB 3109		43.101.380	AMD	SSB 5320		43.131	ADD	HB 2904	
43.09.460	AMD	SHB 3109		43.101.380	AMD	SB 6404		43.131	ADD	SB 5124	
43.09.460	RECD	SHB 3109		43.101.400	AMD	HB 1340		43.131	ADD	SSB 5339	
43.09.460	AMD	SB 6767		43.101.400	AMD	SHB 1340		43.131	ADD	SSB 6823	
43.09.460	RECD	SB 6767		43.101.400	AMD	SB 5320		43.132	ADD	HB 2165	
43.10	ADD	HB 3067		43.101.400	AMD	SSB 5320		43.132	ADD	SHB 2165	
43.10	ADD	SHB 3067		43.103	ADD	HB 2805		43.132	ADD	SB 6349	
43.10	ADD	SSB 5293		43.103	ADD	SHB 2805		43.135	ADD	HB 1483	
43.10	ADD	SB 5327		43.103	ADD	2SHB 2805	+	43.135	ADD	SHB 1483	
43.10	ADD	SSB 5327		43.103.020	AMD	HB 2472		43.135	ADD	2SHB 1483	
43.10	ADD	SB 6662		43.103.030	AMD	HB 2472		43.135	ADD	3SHB 1483	
43.10.030	AMD	SB 6496		43.103.030	AMD	SB 5035		43.135	ADD	4SHB 1483	+
43.10.101	AMD	HB 1642		43.103.030	AMD	SSB 5035	*	43.135	ADD	HB 1678	
43.10.101	AMD	HB 3179		43.103.040	AMD	HB 2472		43.135	ADD	HB 2165	
43.10.101	AMD	SHB 3179		43.103.090	REMD	HB 2472		43.135	ADD	SHB 2165	
43.10.101	AMD	ESB 5513	* PV	43.105	ADD	HB 1439	+				
43.10.101	AMD	SSB 5513		43.105	ADD	HB 3095	+				
43.10.101	AMD	SB 6800		43.105	ADD	SHB 3095		43.135	ADD	HB 3006	
43.10.101	AMD	ESSB 6800	+	43.105	ADD	SB 6509		43.135	ADD	SB 5567	
43.10.180	AMD	HB 1036		43.105	ADD	SSB 6509		43.135	ADD	SB 6349	
43.10.180	AMD	HB 1038		43.105.020	AMD	HB 3095		43.135.010	AMD	SB 6078	
43.10.180	AMD	HB 2297		43.105.020	AMD	SHB 3095		43.135.010	AMD	SSB 6078	*
43.10.180	AMD	SB 5073		43.105.020	AMD	SB 6344		43.135.025	AMD	HB 1835	
								43.135.025	AMD	HB 2552	
								43.135.025	AMD	HB 3008	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
43.135.025	AMD	SB 6078		43.136.040	AMD	SB 5416		43.163.100	AMD	HB 1673	
43.135.025	AMD	SSB 6078 *		43.136.050	REP	EHB 1069 +		43.163.130	REMD	HB 1428	
43.135.025	AMD	SB 6386		43.136.050	REP	HB 1501		43.163.130	REMD	SB 5180 *	
43.135.025	AMD	SB 6896		43.136.050	REP	SB 5032		43.163.210	AMD	HB 1428	
43.135.025	AMD	ESSB 6896 +		43.136.050	AMD	SB 5416		43.163.210	AMD	SHB 1825	
43.135.035	REMD	HB 1039		43.136.070	REP	EHB 1069 +		43.163.210	AMD	SB 5180 *	
43.135.035	REMD	HB 1835		43.136.070	REP	HB 1501		43.168.020	AMD	SB 5176	
43.135.035	REMD	HB 1836		43.136.070	REP	SB 5032		43.168.020	AMD	SSB 5176 *	
43.135.035	AMD	HB 2418		43.143	ADD	SB 5278		43.168.040	AMD	SB 5176	
43.135.035	AMD	SHB 2418		43.143	ADD	SSB 5278		43.168.040	AMD	SSB 5176 *	
43.135.035	AMD	HB 2552		43.143.010	AMD	HB 3203		43.168.050	AMD	SB 5176	
43.135.035	AMD	HB 2674		43.155	ADD	E2SHB 1458		43.168.050	AMD	SSB 5176 *	
43.135.035	AMD	HB 2939		43.155	ADD	HB 3289		43.168.060	AMD	SB 5176	
43.135.035	AMD	SHB 2939		43.155	ADD	2SSB 5431		43.168.060	AMD	SSB 5176 *	
43.135.035	AMD	HB 3006		43.155.010	AMD	2SSB 5431		43.168.070	AMD	SB 5176	
43.135.035	AMD	HB 3007		43.155.020	AMD	HB 3257		43.168.070	AMD	SSB 5176 *	
43.135.035	AMD	HB 3008		43.155.040	AMD	HB 1673		43.168.090	AMD	SB 5176	
43.135.035	AMD	HB 3289		43.155.050	AMD	ESHB 1903 *		43.168.090	AMD	SSB 5176 *	
43.135.035	AMD	HB 3304		43.155.050	REMD	HB 2393		43.168.100	AMD	SB 5176	
43.135.035	REMD	SB 6078		43.155.050	AMD	HB 2393		43.168.100	AMD	SSB 5176 *	
43.135.035	AMD	SB 6078		43.155.050	REMD	HB 2550		43.168.130	AMD	SB 5176	
43.135.035	AMD	SSB 6078 *		43.155.050	AMD	HB 2550		43.168.130	AMD	SSB 5176 *	
43.135.035	REMD	SSB 6078 *		43.155.050	AMD	2SSB 5431		43.168.150	AMD	SB 5176	
43.135.035	AMD	SB 6386		43.155.050	AMD	ESSB 6094 * PV		43.168.150	AMD	SSB 5176 *	
43.135.035	AMD	SB 6896		43.155.070	AMD	SB 6045		43.17	ADD	HB 1673	
43.135.035	AMD	ESSB 6896 +		43.157.010	AMD	HB 1103		43.17	ADD	HB 1970	
43.135.03901	AMD	SB 6078		43.157.010	AMD	SHB 1103		43.17	ADD	SHB 1970	
43.135.045	AMD	HB 1057		43.157.010	AMD	HB 3290		43.17	ADD	2SHB 1970 *	
43.135.045	REMD	HB 1835		43.157.020	AMD	HB 1103		43.17	ADD	SB 5921	
43.135.045	AMD	HB 1835		43.157.020	AMD	SHB 1103		43.17	ADD	SSB 5921	
43.135.045	AMD	HB 2298		43.157.020	AMD	HB 3290		43.17.010	REMD	HB 1706	
43.135.045	AMD	HB 2312		43.157.030	AMD	HB 1103		43.17.010	AMD	HB 2472	
43.135.045	AMD	SHB 2312		43.157.030	AMD	SHB 1103		43.17.010	AMD	HB 2964	
43.135.045	REP	HB 3006		43.157.030	AMD	HB 3290		43.17.010	AMD	SHB 2964	
43.135.045	AMD	SB 5051		43.160	ADD	HB 1658		43.17.010	AMD	2SHB 2964 +	
43.135.045	AMD	SSB 6078 *		43.160	ADD	HB 1903		43.17.010	REMD	SB 5056	
43.135.045	AMD	ESSB 6090 * PV		43.160	ADD	ESHB 1903 *		43.17.010	REMD	SSB 5056	
43.135.045	AMD	SB 6094		43.160	ADD	SB 5652		43.17.010	REMD	2SSB 5056 *	
43.135.045	AMD	ESSB 6094 * PV		43.160.050	AMD	HB 1673		43.17.010	REMD	SB 5872	
43.135.045	AMD	SB 6103		43.160.060	AMD	HB 1091		43.17.010	AMD	SB 6466	
43.135.045	AMD	ESSB 6103 *		43.160.060	AMD	SHB 1091		43.17.010	AMD	SSB 6466	
43.135.045	REMD	SB 6471		43.160.060	AMD	SB 5040		43.17.020	AMD	HB 1706	
43.135.045	AMD	SB 6471		43.160.060	AMD	SSB 5040		43.17.020	REMD	HB 2472	
43.135.051	AMD	HB 3006		43.160.085	AMD	HB 2859		43.17.020	REMD	HB 2964	
43.135.051	REP	SB 6471		43.160.085	AMD	SB 6560		43.17.020	REMD	SHB 2964	
43.135.055	AMD	HB 1263		43.160.200	AMD	HB 2602		43.17.020	REMD	2SHB 2964 +	
43.135.055	AMD	ESB 5527		43.160.200	AMD	SB 6544		43.17.020	AMD	SB 5056	
43.135.080	AMD	SB 6078		43.160.220	AMD	SB 6237		43.17.020	AMD	SSB 5056	
43.136	ADD	EHB 1069 +		43.160.220	AMD	SSB 6237		43.17.020	AMD	2SSB 5056 *	
43.136.010	REP	EHB 1069 +		43.162.020	AMD	SB 5641		43.17.020	AMD	ESB 5513 * PV	
43.136.010	REP	HB 1501		43.162.020	AMD	SSB 5641		43.17.020	AMD	SSB 5513	
43.136.010	REP	SB 5032		43.163	ADD	SHB 1825		43.17.020	AMD	SB 5858	
43.136.020	REP	EHB 1069 +		43.163	ADD	SB 6326		43.17.020	AMD	SB 5872	
43.136.020	REP	HB 1501		43.163	ADD	SSB 6326		43.17.020	REMD	SB 6466	
43.136.020	REP	SB 5032		43.163.010	AMD	SB 6327		43.17.020	REMD	SSB 6466	
43.136.030	REP	EHB 1069 +		43.163.010	AMD	SSB 6327		43.17.150	AMD	HB 1046	
43.136.030	REP	HB 1501		43.163.020	AMD	HB 1825		43.17.150	AMD	SHB 1046	
43.136.030	REP	SB 5032		43.163.020	AMD	SHB 1825		43.17.200	AMD	HB 2014	
43.136.030	AMD	SB 5416		43.163.020	AMD	SB 5174		43.17.200	AMD	HB 2188 *	
43.136.040	REP	EHB 1069 +		43.163.020	AMD	SSB 5174		43.17.200	AMD	SB 5795	
43.136.040	REP	HB 1501		43.163.020	AMD	SB 6326		43.17.200	AMD	SB 5940	
43.136.040	REP	SB 5032		43.163.020	AMD	SSB 6326		43.17.210	AMD	HB 2188 *	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
43.17.210	AMD	SB 5940		43.185.070	AMD	ESSB 6090	* PV	43.185B.900	RECD	HB 2649	
43.17.250	AMD	SB 5186		43.185.074	RECD	HB 2649		43.185C	ADD	E2SHB 2418	+ PV
43.176	ADD	HB 1091		43.185.076	RECD	HB 2649		43.185C	ADD	HB 2650	
43.176	ADD	SHB 1091		43.185.080	RECD	HB 2649		43.185C	ADD	SHB 2650	
43.176	ADD	HB 1815		43.185.090	RECD	HB 2649		43.185C	ADD	HB 3234	
43.176	ADD	SHB 1815		43.185.100	RECD	HB 2649		43.185C	ADD	SHB 3234	
43.176	ADD	2SHB 1815		43.185.110	RECD	HB 2649		43.185C.005	AMD	HB 2650	
43.176	ADD	3SHB 1815		43.185.110	AMD	SHB 2649		43.185C.005	AMD	SHB 2650	
43.176	ADD	SB 5040		43.185.120	RECD	HB 2649		43.185C.010	AMD	E2SHB 2418	+ PV
43.176.010	AMD	SB 5755		43.185.900	RECD	HB 2649		43.185C.010	AMD	HB 2650	
43.176.010	AMD	SSB 5755		43.185.910	RECD	HB 2649		43.185C.010	AMD	SHB 2650	
43.176.020	AMD	HB 1815		43.185A	ADD	HB 2140		43.185C.020	AMD	HB 2650	
43.176.020	AMD	SHB 1815		43.185A	ADD	SHB 2418		43.185C.020	AMD	SHB 2650	
43.176.020	AMD	2SHB 1815		43.185A	ADD	E2SHB 2418	+ PV	43.185C.030	AMD	HB 2650	
43.176.020	AMD	3SHB 1815		43.185A.010	REP	HB 2649		43.185C.030	AMD	SHB 2650	
43.176.020	AMD	SB 5755		43.185A.020	AMD	HB 2649		43.185C.040	AMD	HB 2650	
43.176.020	AMD	SSB 5755		43.185A.020	RECD	HB 2649		43.185C.040	AMD	SHB 2650	
43.176.030	AMD	HB 2143		43.185A.020	AMD	SHB 2649		43.185C.050	AMD	HB 2650	
43.176.030	AMD	SB 5755		43.185A.030	AMD	SHB 1037		43.185C.050	AMD	SHB 2650	
43.176.030	AMD	SSB 5755		43.185A.030	AMD	EHB 1074	*	43.185C.060	AMD	HB 2650	
43.176.030	AMD	SB 5925		43.185A.030	AMD	HB 2140		43.185C.060	AMD	SHB 2650	
43.176.040	AMD	SSB 5755		43.185A.030	RECD	HB 2649		43.185C.070	AMD	HB 2650	
43.176.901	AMD	SSB 5755		43.185A.030	AMD	SB 5108		43.185C.070	AMD	SHB 2650	
43.180	ADD	HB 2471		43.185A.030	AMD	SSB 5108		43.185C.080	AMD	HB 2650	
43.180	ADD	SHB 2471	+	43.185A.030	AMD	ESSB 6090	* PV	43.185C.080	AMD	SHB 2650	
43.180	ADD	HB 3070		43.185A.040	RECD	HB 2649		43.185C.090	AMD	HB 2650	
43.180	ADD	SHB 3070		43.185A.050	AMD	HB 2649		43.185C.090	AMD	SHB 2650	
43.180	ADD	SB 5092		43.185A.050	RECD	HB 2649		43.185C.100	AMD	HB 2650	
43.180	ADD	SSB 5092	*	43.185A.060	RECD	HB 2649		43.185C.100	AMD	SHB 2650	
43.180.040	AMD	HB 1673		43.185A.070	AMD	HB 2649		43.185C.130	AMD	HB 2650	
43.180.050	AMD	HB 3070		43.185A.070	RECD	HB 2649		43.185C.130	AMD	SHB 2650	
43.180.080	AMD	HB 3070		43.185A.070	AMD	SHB 2649		43.185C.160	AMD	HB 2650	
43.180.160	AMD	HB 2621		43.185A.080	RECD	HB 2649		43.185C.160	AMD	SHB 2650	
43.180.160	AMD	HB 3070		43.185A.900	AMD	HB 2649		43.185C.900	AMD	HB 2650	
43.180.160	AMD	SHB 3070		43.185A.900	RECD	HB 2649		43.185C.900	AMD	SHB 2650	
43.180.160	AMD	2SHB 3070	+	43.185A.901	RECD	HB 2649		43.19	ADD	HB 1007	*
43.180.160	AMD	SB 6334		43.185A.902	RECD	HB 2649		43.19	ADD	HB 1527	
43.185	ADD	HB 2140		43.185B.005	AMD	SHB 2163		43.19	ADD	HB 1895	
43.185	ADD	HB 2418		43.185B.005	AMD	E2SHB 2163	* PV	43.19	ADD	SHB 1895	*
43.185	ADD	SHB 2418		43.185B.005	REP	HB 2649		43.19	ADD	SHB 2257	
43.185	ADD	E2SHB 2418	+ PV	43.185B.007	REP	HB 2649		43.19	ADD	HB 2281	
43.185	ADD	SHB 2649		43.185B.009	AMD	SHB 2163		43.19	ADD	HB 2437	
43.185.010	RECD	HB 2649		43.185B.009	AMD	E2SHB 2163	* PV	43.19	ADD	HB 2444	
43.185.015	RECD	HB 2649		43.185B.009	REP	HB 2649		43.19	ADD	HB 2662	
43.185.015	AMD	SHB 2649		43.185B.010	RECD	HB 2649		43.19	ADD	SHB 2662	
43.185.020	RECD	HB 2649		43.185B.010	REP	SHB 2649		43.19	ADD	SHB 2759	+
43.185.030	RECD	HB 2649		43.185B.020	AMD	SHB 2163		43.19	ADD	HB 2796	
43.185.050	AMD	SHB 1037		43.185B.020	AMD	HB 2649		43.19	ADD	SB 5252	
43.185.050	AMD	EHB 1074	*	43.185B.020	RECD	HB 2649		43.19	ADD	SB 6413	
43.185.050	AMD	HB 2140		43.185B.020	AMD	SHB 2649		43.19	ADD	SB 6428	
43.185.050	RECD	HB 2649		43.185B.020	RECD	SHB 2649		43.19	ADD	ESSB 6428	+ PV
43.185.050	AMD	SB 5108		43.185B.030	AMD	HB 2649		43.19	ADD	ESSB 6508	+
43.185.050	AMD	SSB 5108		43.185B.030	RECD	HB 2649		43.19	ADD	SB 6514	
43.185.050	AMD	ESSB 6090	* PV	43.185B.030	RECD	SHB 2649		43.19	ADD	SSB 6514	
43.185.050	REMD	ESSB 6384	+ PV	43.185B.030	AMD	SHB 2649		43.19.011	AMD	HB 1673	
43.185.060	RECD	HB 2649		43.185B.030	AMD	HB 2650		43.19.125	AMD	HB 1301	
43.185.070	AMD	SHB 1037		43.185B.030	AMD	SHB 2650		43.19.125	AMD	ESHB 1301	
43.185.070	AMD	EHB 1074	*	43.185B.040	AMD	SHB 2163		43.19.125	AMD	2SHB 1301	
43.185.070	AMD	HB 1547		43.185B.040	AMD	HB 2649		43.19.1905	REMD	HB 2796	
43.185.070	RECD	HB 2649		43.185B.040	RECD	HB 2649		43.19.1906	AMD	HB 1439	+ PV
43.185.070	AMD	SSB 5108		43.185B.040	AMD	SHB 2649		43.19.1906	AMD	SB 5373	
43.185.070	AMD	SB 5612		43.185B.040	RECD	SHB 2649		43.19.1908	AMD	HB 1439	+ PV

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
43.19.1908	AMD	SB 5373		43.20.050	AMD	HB 3043		43.21B.305	AMD	SB 5808	
43.19.1911	AMD	HB 1439	+ PV	43.20.050	AMD	SB 5431		43.21B.310	AMD	HB 1615	
43.19.1911	AMD	HB 1724		43.20.050	AMD	SSB 5431		43.21B.310	AMD	SHB 1615	
43.19.1911	AMD	SHB 1724		43.20.050	AMD	2SSB 5431		43.21B.310	AMD	SB 5602	
43.19.1911	AMD	HB 1725		43.20.145	AMD	HB 3301		43.21C	ADD	SHB 2196	
43.19.1911	AMD	HB 2144		43.200.070	AMD	HB 1673		43.21C	ADD	HB 2585	
43.19.1911	AMD	SHB 2257		43.20A	ADD	HB 1031		43.21C	ADD	HB 2952	
43.19.1911	AMD	HB 2271	*	43.20A	ADD	ESHB 1031	*	43.21C	ADD	HB 3259	
43.19.1911	AMD	SHB 3160		43.20A	ADD	HB 2164		43.21C	ADD	ESSB 5164	
43.19.1911	AMD	SB 5373		43.20A	ADD	HB 2472		43.21C	ADD	SB 5661	
43.19.1911	AMD	SB 5777		43.20A	ADD	HB 2759		43.21C.030	AMD	HB 3259	
43.19.1911	AMD	SSB 5777		43.20A	ADD	SB 5037		43.21C.037	AMD	SB 6276	
43.19.19201	AMD	SHB 3165		43.20A	ADD	SSB 5037		43.21C.038	AMD	HB 1040	
43.19.19201	AMD	2SHB 3165		43.20A	ADD	2SSB 5037		43.21C.227	AMD	SB 6733	
43.19.1932	AMD	SHB 2257		43.20A	ADD	SB 5293		43.21C.227	AMD	SB 6786	
43.19.450	AMD	HB 2142		43.20A	ADD	E2SSB 5763	* PV	43.21C.227	AMD	SSB 6786	
43.19.450	AMD	SB 5425		43.20A	ADD	SB 5922		43.21F	ADD	HB 3116	
43.19.455	AMD	HB 2188	*	43.20A	ADD	SB 6442		43.21F	ADD	SB 6763	
43.19.455	AMD	SB 5940		43.20A.037	AMD	HB 2649		43.21F.015	AMD	SB 6518	
43.19.500	AMD	HB 1995		43.20A.037	AMD	HB 3165		43.21F.015	AMD	SSB 6518	
43.19.500	AMD	SHB 1995	*	43.20A.037	AMD	SHB 3165		43.21J.010	AMD	SB 5176	
43.19.520	AMD	HB 2271	*	43.20A.037	AMD	2SHB 3165		43.21J.010	AMD	SSB 5176	*
43.19.530	AMD	HB 2271	*	43.20A.790	AMD	HB 2650		43.21L.120	AMD	HB 1133	
43.19.531	AMD	HB 2271	*	43.20A.790	RECD	HB 2650		43.21L.120	AMD	SHB 1133	*
43.19.533	AMD	HB 2271	*	43.20A.790	AMD	SHB 2650		43.22.340	AMD	SHB 1393	*
43.19.565	AMD	HB 1008	*	43.20A.890	AMD	HB 1031		43.22.340	AMD	SSB 5366	
43.19.565	AMD	SB 5220		43.20A.890	AMD	ESHB 1031	*	43.22.432	AMD	SHB 1393	*
43.19.565	AMD	SSB 5220		43.20A.890	AMD	SB 5037		43.22.432	AMD	HB 2167	
43.19.570	AMD	HB 2796		43.20A.890	AMD	SSB 5037		43.22.432	AMD	SSB 5366	
43.19.615	AMD	HB 1008	*	43.20A.890	AMD	2SSB 5037		43.22.434	AMD	HB 1133	
43.19.615	AMD	SB 5220		43.20B	ADD	HB 2304		43.22.434	AMD	SHB 1133	*
43.19.615	AMD	SSB 5220		43.20B	ADD	SHB 2304	*	43.23.033	AMD	HB 3046	
43.19.642	AMD	ESSB 6508	+	43.20B	ADD	SB 6095		43.23.033	AMD	SHB 3046	
43.19.642	AMD	SB 6514		43.20B	ADD	SSB 6095		43.23.033	AMD	ESB 6661	+
43.19.642	AMD	SSB 6514		43.20B.010	AMD	HB 2304		43.23.037	AMD	SB 5892	
43.19.700	REP	SHB 2257		43.20B.010	AMD	SB 6095		43.24	ADD	HB 1394	
43.190.020	AMD	SB 6630		43.20B.030	AMD	HB 2304		43.24	ADD	SHB 1394	*
43.190.030	AMD	SB 6630		43.20B.030	AMD	SHB 2304	*	43.24	ADD	SB 5365	
43.190.040	AMD	SB 6630		43.20B.030	AMD	SB 6095		43.24.016	AMD	HB 1673	
43.20	ADD	HB 3039		43.20B.030	AMD	SSB 6095		43.24.150	AMD	ESSB 5913	
43.20	ADD	HB 3096		43.20B.080	AMD	HB 2304		43.250.090	AMD	HB 1673	
43.20	ADD	HB 3097		43.20B.080	AMD	SHB 2304	*	43.27A.090	AMD	HB 1673	
43.20	ADD	SB 6195		43.20B.080	AMD	SB 6095		43.30	ADD	HB 1491	
43.20	ADD	SSB 6195		43.20B.080	AMD	SSB 6095		43.30	ADD	SHB 1491	* PV
43.20	ADD	2SSB 6195		43.20B.695	AMD	HB 2192		43.30	ADD	2SHB 3165	
43.20	ADD	SB 6197		43.20B.695	AMD	SB 5780		43.30	ADD	SB 5272	
43.20	ADD	SSB 6197		43.210.060	AMD	HB 1673		43.30.205	AMD	HB 2084	
43.20	ADD	2SSB 6197	+	43.21A	ADD	HB 1730		43.30.215	AMD	HB 1673	
43.20	ADD	SB 6607		43.21A	ADD	SHB 1730		43.30.305	AMD	ESSB 6090	* PV
43.20.025	AMD	HB 3096		43.21A	ADD	SB 5699		43.30.600	REP	HB 2384	
43.20.025	AMD	SSB 6195		43.21A	ADD	ESSB 5699	*	43.30.600	REP	SB 6176	
43.20.025	AMD	2SSB 6195		43.21A.064	AMD	HB 1673		43.31	ADD	HB 1408	
43.20.025	AMD	SB 6197		43.21B.001	AMD	HB 1615		43.31	ADD	SHB 1408	*
43.20.025	AMD	SSB 6197		43.21B.001	AMD	SHB 1615		43.31	ADD	SHB 1483	
43.20.025	AMD	2SSB 6197	+	43.21B.001	AMD	SB 5602		43.31	ADD	HB 1899	
43.20.030	REMD	HB 2887		43.21B.110	AMD	HB 1615		43.31	ADD	HB 1974	
43.20.030	REMD	SB 6009		43.21B.110	AMD	SHB 1615		43.31	ADD	HB 2104	
43.20.030	REMD	SB 6196		43.21B.110	AMD	SB 5602		43.31	ADD	SHB 2104	
43.20.030	REMD	SSB 6196	+	43.21B.300	AMD	HB 1615		43.31	ADD	HB 3169	
43.20.050	AMD	HB 1458		43.21B.300	AMD	SHB 1615		43.31	ADD	HB 3216	
43.20.050	AMD	SHB 1458		43.21B.300	AMD	SB 5602		43.31	ADD	SB 5469	
43.20.050	AMD	E2SHB 1458		43.21B.305	AMD	HB 1838	*	43.31	ADD	SSB 5469	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
43.31	ADD	SB 5862		43.330.090	AMD	SSB 5798		43.41.040	AMD	SB 5425	
43.31	ADD	SB 6050		43.330.090	AMD	SB 6610		43.41.130	AMD	SB 5669	
43.31	ADD	SB 6330		43.330.090	AMD	SSB 6610		43.41.260	AMD	HB 2214	
43.31.522	AMD	SB 5176		43.330.092	AMD	SB 5176		43.42	ADD	HB 2049	
43.31.522	AMD	SSB 5176 *		43.330.092	AMD	SSB 5176 *		43.42	ADD	SHB 2049	
43.31.800	REP	SB 5176		43.330.094	AMD	HB 1588		43.42.010	AMD	HB 2049	
43.31.805	REP	SB 5176		43.330.094	AMD	SHB 1588		43.42.010	AMD	SHB 2049	
43.31.810	REP	SB 5176		43.330.094	AMD	HB 2238		43.43	ADD	HB 1135	
43.31.820	REP	SB 5176		43.330.094	AMD	HB 2886		43.43	ADD	HB 1387	
43.31.830	REP	SB 5176		43.330.094	AMD	SB 5798		43.43	ADD	SHB 1387 *	
43.31.832	REP	SB 5176		43.330.094	AMD	SSB 5798		43.43	ADD	HB 1730	
43.31.833	REP	SB 5176		43.330.095	AMD	HB 2885		43.43	ADD	SHB 1730	
43.31.834	REP	SB 5176		43.330.110	AMD	HB 2649		43.43	ADD	HB 1746	
43.31.840	REP	SB 5176		43.330.110	AMD	SHB 2649		43.43	ADD	SHB 1746	
43.31.850	REP	SB 5176		43.330.152	AMD	SB 5892		43.43	ADD	HB 1943	
43.31C.060	AMD	HB 1673		43.330.155	AMD	SB 5892		43.43	ADD	HB 2436	
43.320.040	AMD	HB 1673		43.330.156	AMD	SB 5892		43.43	ADD	HB 2690 +	
43.320.110	REMD	HB 1036		43.330.165	AMD	HB 2649		43.43	ADD	HB 2763	
43.320.110	REMD	HB 1038		43.330.165	AMD	SHB 2649		43.43	ADD	HB 2805	
43.320.110	REMD	HB 2297		43.330.167	AMD	SHB 2650		43.43	ADD	SHB 2805	
43.320.110	REMD	SB 5073		43.330.167	RECD	HB 2650		43.43	ADD	2SHB 2805 +	
43.320.110	REMD	SB 6090		43.330.167	AMD	SHB 2650		43.43	ADD	HB 2840	
43.320.110	REMD	ESSB 6090 * PV		43.330.170	AMD	HB 2649		43.43	ADD	HB 2974	
43.320.140	AMD	HB 2338 +		43.330.170	AMD	SHB 2649		43.43	ADD	SHB 2974 +	
43.320.140	AMD	SB 6167		43.330.190	AMD	HB 2950		43.43	ADD	HB 3014	
43.320.1401	AMD	HB 2338 +		43.332.010	AMD	SB 6025		43.43	ADD	SB 5165	
43.320.1401	AMD	SB 6167		43.332.010	AMD	SSB 6025		43.43	ADD	SB 5170	
43.33.040	AMD	HB 1673		43.33A	ADD	HB 1594		43.43	ADD	SB 5699	
43.330	ADD	HB 1898		43.33A	ADD	HB 1885		43.43	ADD	ESSB 5699 *	
43.330	ADD	HB 2165		43.33A	ADD	HB 2234		43.43	ADD	SSB 5899 *	
43.330	ADD	SHB 2165		43.33A	ADD	HB 2422		43.43	ADD	SB 6001	
43.330	ADD	HB 2498		43.33A	ADD	SHB 2422		43.43	ADD	SSB 6001	
43.330	ADD	SHB 2498		43.33A	ADD	2SHB 2422		43.43	ADD	SB 6137	
43.330	ADD	HB 2726		43.33A.025	AMD	HB 1133		43.43	ADD	SB 6457	
43.330	ADD	HB 3200		43.33A.025	AMD	SHB 1133 *		43.43	ADD	SB 6631	
43.330	ADD	SB 5175 *		43.33A.070	AMD	HB 1570		43.43	ADD	SB 6719	
43.330	ADD	ESB 5330 +		43.33A.070	AMD	SHB 1570		43.43	ADD	SB 6824	
43.330	ADD	SB 5370		43.33A.070	AMD	SSB 5544		43.43.010	REP	HB 2472	
43.330	ADD	SSB 5370		43.33A.070	AMD	2SSB 5544		43.43.015	RECD	HB 2472	
43.330	ADD	2SSB 5370 *		43.33A.110	AMD	HB 1673		43.43.020	AMD	HB 1081 *	
43.330	ADD	SB 5641		43.33A.220	REP	SB 6471		43.43.020	AMD	HB 2472	
43.330	ADD	SSB 5641		43.34	ADD	HB 1301		43.43.020	RECD	HB 2472	
43.330	ADD	SB 6349		43.34	ADD	ESHB 1301		43.43.030	AMD	HB 2472	
43.330	ADD	SB 6470		43.34	ADD	2SHB 1301		43.43.030	RECD	HB 2472	
43.330	ADD	SB 6689		43.34.010	AMD	HB 1301		43.43.035	AMD	HB 2472	
43.330	ADD	2SSB 6711		43.34.080	AMD	ESHB 1301		43.43.035	RECD	HB 2472	
43.330	ADD	SB 6714		43.34.080	AMD	2SHB 1301		43.43.037	REP	HB 2472	
43.330.040	AMD	HB 1673		43.34.090	AMD	SB 6860		43.43.040	AMD	HB 2472	
43.330.050	AMD	SB 5176		43.340	ADD	SB 6541 +		43.43.040	RECD	HB 2472	
43.330.050	AMD	SSB 5176 *		43.342.010	RECD	HB 2420		43.43.050	AMD	HB 2472	
43.330.060	AMD	SB 5176		43.342.010	RECD	SHB 2420		43.43.050	RECD	HB 2472	
43.330.060	AMD	SSB 5176 *		43.342.010	RECD	SB 6246		43.43.060	AMD	HB 2472	
43.330.090	AMD	HB 1588		43.342.010	RECD	SSB 6246 +		43.43.060	RECD	HB 2472	
43.330.090	AMD	SHB 1588		43.342.020	RECD	HB 2420		43.43.070	RECD	HB 2472	
43.330.090	AMD	HB 2052		43.342.020	RECD	SHB 2420		43.43.070	AMD	HB 2472	
43.330.090	AMD	2SHB 2498 +		43.342.020	RECD	SB 6246		43.43.080	AMD	HB 2472	
43.330.090	AMD	HB 2886		43.342.020	RECD	SSB 6246 +		43.43.080	RECD	HB 2472	
43.330.090	AMD	HB 2990		43.350.030	AMD	HB 3174		43.43.090	AMD	HB 2472	
43.330.090	AMD	SB 5176		43.41	ADD	HB 3109		43.43.090	RECD	HB 2472	
43.330.090	AMD	SSB 5176 *		43.41	ADD	SHB 3109		43.43.100	AMD	HB 2472	
43.330.090	AMD	SB 5329		43.41	ADD	SB 6767		43.43.100	RECD	HB 2472	
43.330.090	AMD	SB 5798		43.41.040	AMD	HB 2142		43.43.110	AMD	HB 2472	

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43.43.110	RECD	HB 2472		43.43.500	RECD	HB 2472		43.43.745	AMD	HB 2472	
43.43.111	AMD	HB 2472		43.43.510	RECD	HB 2472		43.43.745	RECD	HB 2472	
43.43.111	RECD	HB 2472		43.43.530	RECD	HB 2472		43.43.750	AMD	HB 2472	
43.43.112	AMD	HB 1232 * V		43.43.540	AMD	HB 1233		43.43.750	RECD	HB 2472	
43.43.112	RECD	HB 2472		43.43.540	AMD	HB 2472		43.43.752	RECD	HB 2472	
43.43.112	AMD	HB 2472		43.43.540	RECD	HB 2472		43.43.752	AMD	HB 2472	
43.43.112	AMD	SB 5267 *		43.43.540	AMD	HB 2983		43.43.753	AMD	HB 2472	
43.43.115	AMD	HB 2472		43.43.540	AMD	SB 6576 +		43.43.753	RECD	HB 2472	
43.43.115	RECD	HB 2472		43.43.550	RECD	HB 2472		43.43.753	AMD	HB 2748	
43.43.120	AMD	HB 2472		43.43.560	AMD	HB 2472		43.43.753	AMD	SHB 2748	
43.43.120	RECD	HB 2472		43.43.560	RECD	HB 2472		43.43.7532	AMD	HB 1135	
43.43.130	AMD	HB 2472		43.43.565	RECD	HB 2472		43.43.7532	AMD	HB 2472	
43.43.130	RECD	HB 2472		43.43.570	AMD	SHB 1313 *		43.43.7532	RECD	HB 2472	
43.43.135	RECD	HB 2472		43.43.570	AMD	HB 2472		43.43.7532	AMD	SB 5165	
43.43.137	RECD	HB 2472		43.43.570	RECD	HB 2472		43.43.7532	AMD	SSB 5165	
43.43.138	RECD	HB 2472		43.43.570	AMD	SB 5157		43.43.754	AMD	HB 1135	
43.43.139	AMD	HB 2472		43.43.570	AMD	SSB 5157		43.43.754	AMD	HB 2472	
43.43.139	RECD	HB 2472		43.43.600	REP	HB 2472		43.43.754	RECD	HB 2472	
43.43.142	DECD	HB 2472		43.43.610	REP	HB 2472		43.43.754	AMD	HB 2748	
43.43.165	RECD	HB 2472		43.43.620	REP	HB 2472		43.43.754	AMD	SHB 2748	
43.43.165	AMD	HB 2472		43.43.630	REP	HB 2472		43.43.754	AMD	SB 5165	
43.43.220	AMD	HB 2472		43.43.640	REP	HB 2472		43.43.754	AMD	SSB 5165	
43.43.220	RECD	HB 2472		43.43.650	REP	HB 2472		43.43.7541	AMD	HB 2472	
43.43.230	RECD	HB 2472		43.43.655	REP	HB 2472		43.43.7541	RECD	HB 2472	
43.43.235	RECD	HB 2472		43.43.670	AMD	HB 2472		43.43.7541	AMD	HB 2748	
43.43.250	AMD	HB 1564		43.43.670	RECD	HB 2472		43.43.7541	AMD	SHB 2748	
43.43.250	RECD	HB 2472		43.43.680	AMD	HB 2472		43.43.756	AMD	HB 2472	
43.43.260	AMD	HB 1325 *		43.43.680	RECD	HB 2472		43.43.756	RECD	HB 2472	
43.43.260	AMD	HB 2472		43.43.690	RECD	HB 2472		43.43.756	AMD	HB 2748	
43.43.260	RECD	HB 2472		43.43.700	AMD	HB 2472		43.43.756	AMD	SHB 2748	
43.43.260	AMD	SB 5261		43.43.700	RECD	HB 2472		43.43.758	AMD	HB 2472	
43.43.263	RECD	HB 2472		43.43.700	AMD	HB 3118		43.43.758	RECD	HB 2472	
43.43.264	RECD	HB 2472		43.43.700	AMD	SB 6720 +		43.43.759	AMD	HB 2472	
43.43.270	AMD	HB 2472		43.43.705	AMD	HB 2472		43.43.759	RECD	HB 2472	
43.43.270	RECD	HB 2472		43.43.705	RECD	HB 2472		43.43.760	AMD	HB 2472	
43.43.270	AMD	HB 3137		43.43.705	AMD	HB 3118		43.43.760	RECD	HB 2472	
43.43.270	AMD	SHB 3137 +		43.43.705	AMD	SB 6720 +		43.43.765	AMD	HB 2472	
43.43.271	RECD	HB 2472		43.43.710	AMD	HB 2472		43.43.765	RECD	HB 2472	
43.43.274	RECD	HB 2472		43.43.710	RECD	HB 2472		43.43.770	RECD	HB 2472	
43.43.278	RECD	HB 2472		43.43.715	AMD	HB 2472		43.43.775	DECD	HB 2472	
43.43.280	RECD	HB 2472		43.43.715	RECD	HB 2472		43.43.780	DECD	HB 2472	
43.43.285	RECD	HB 2472		43.43.715	AMD	HB 3118		43.43.785	DECD	HB 2472	
43.43.290	AMD	HB 2472		43.43.715	AMD	SB 6720 +		43.43.800	DECD	HB 2472	
43.43.290	RECD	HB 2472		43.43.720	RECD	HB 2472		43.43.810	RECD	HB 2472	
43.43.295	RECD	HB 2472		43.43.725	AMD	HB 2472		43.43.810	AMD	HB 3118	
43.43.310	AMD	HB 2472		43.43.725	RECD	HB 2472		43.43.810	AMD	SB 6720 +	
43.43.310	RECD	HB 2472		43.43.725	AMD	HB 3118		43.43.815	AMD	HB 2472	
43.43.310	AMD	SB 5991		43.43.725	AMD	SB 6720 +		43.43.815	RECD	HB 2472	
43.43.310	AMD	SB 6074		43.43.730	RECD	HB 2472		43.43.820	AMD	HB 2472	
43.43.320	RECD	HB 2472		43.43.730	AMD	HB 3118		43.43.820	RECD	HB 2472	
43.43.330	RECD	HB 2472		43.43.730	AMD	SB 6720 +		43.43.830	AMD	HB 2215	
43.43.340	AMD	HB 2472		43.43.735	AMD	HB 1135		43.43.830	AMD	SHB 2215	
43.43.340	RECD	HB 2472		43.43.735	RECD	HB 2472		43.43.830	AMD	HB 2472	
43.43.350	RECD	HB 2472		43.43.735	AMD	HB 3118		43.43.830	RECD	HB 2472	
43.43.360	RECD	HB 2472		43.43.735	AMD	SB 5165		43.43.830	AMD	HB 2476	
43.43.370	RECD	HB 2472		43.43.735	AMD	SB 6720 +		43.43.830	AMD	SB 5899	
43.43.380	REP	HB 2472		43.43.740	AMD	HB 2472		43.43.830	AMD	SSB 5899 *	
43.43.390	RECD	HB 2472		43.43.740	RECD	HB 2472		43.43.830	AMD	SB 6314	
43.43.400	RECD	HB 2472		43.43.740	AMD	HB 3118		43.43.832	AMD	HB 2215	
43.43.480	RECD	HB 2472		43.43.740	AMD	SB 6720 +		43.43.832	AMD	SHB 2215	
43.43.490	RECD	HB 2472		43.43.742	AMD	HB 2472		43.43.832	AMD	HB 2472	
43.43.500	AMD	HB 2472		43.43.742	RECD	HB 2472		43.43.832	RECD	HB 2472	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
43.43.832	AMD	E2SHB 3098	+	43.43.900	RECD	HB 2472		43.59.070	AMD	HB 1673	
43.43.832	AMD	SB 5899		43.43.910	RECD	HB 2472		43.59.150	REMD	HB 1254	*
43.43.832	AMD	SSB 5899	*	43.43.911	RECD	HB 2472		43.59.150	REEN	HB 1642	
43.43.8321	AMD	HB 2472		43.43.930	AMD	HB 2472		43.59.150	REMD	SB 5444	
43.43.8321	RECD	HB 2472		43.43.930	RECD	HB 2472		43.59.150	REMD	SSB 5444	
43.43.833	RECD	HB 2472		43.43.932	AMD	HB 2088	*	43.60A	ADD	HB 1065	
43.43.834	AMD	HB 2215		43.43.932	RECD	HB 2472		43.60A	ADD	SHB 1065	*
43.43.834	AMD	SHB 2215		43.43.932	AMD	SB 5976		43.60A	ADD	HB 2754	
43.43.834	AMD	HB 2472		43.43.934	AMD	HB 2472		43.60A	ADD	SHB 2754	
43.43.834	RECD	HB 2472		43.43.934	RECD	HB 2472		43.60A	ADD	2SHB 2754	+
43.43.834	AMD	SB 5899		43.43.936	AMD	HB 2472		43.60A	ADD	HB 3078	
43.43.834	AMD	SSB 5899	*	43.43.936	RECD	HB 2472		43.60A	ADD	SB 5096	
43.43.836	AMD	HB 2215		43.43.938	AMD	HB 2472		43.60A	ADD	SSB 5096	
43.43.836	AMD	SHB 2215		43.43.938	RECD	HB 2472		43.60A	ADD	SSB 5539	*
43.43.836	AMD	HB 2472		43.43.940	AMD	HB 2472		43.60A.010	AMD	HB 2754	
43.43.836	RECD	HB 2472		43.43.940	RECD	HB 2472		43.60A.010	AMD	SHB 2754	
43.43.836	AMD	SB 5899		43.43.942	AMD	HB 2472		43.60A.010	AMD	2SHB 2754	+
43.43.836	AMD	SSB 5899	*	43.43.942	RECD	HB 2472		43.61.040	AMD	HB 1673	
43.43.838	AMD	HB 2215		43.43.944	AMD	HB 2472		43.62.010	AMD	SB 6237	
43.43.838	AMD	SHB 2215		43.43.944	RECD	HB 2472		43.62.010	AMD	SSB 6237	
43.43.838	AMD	HB 2472		43.43.944	AMD	ESSB 6090	* PV	43.62.035	AMD	HB 3161	
43.43.838	RECD	HB 2472		43.43.946	AMD	HB 2472		43.63A	ADD	E2SHB 2393	
43.43.838	AMD	HB 3023		43.43.946	RECD	HB 2472		43.63A	ADD	SHB 2550	
43.43.838	AMD	SB 5899		43.43.948	AMD	HB 2472		43.63A	ADD	HB 3070	
43.43.838	AMD	SSB 5899	*	43.43.948	RECD	HB 2472		43.63A	ADD	HB 3156	+
43.43.839	AMD	HB 2472		43.43.952	AMD	HB 2472		43.63A.066	AMD	HB 2964	
43.43.839	RECD	HB 2472		43.43.952	RECD	HB 2472		43.63A.066	AMD	SHB 2964	
43.43.840	AMD	HB 2215		43.43.960	AMD	HB 2472		43.63A.066	AMD	2SHB 2964	+
43.43.840	AMD	SHB 2215		43.43.960	RECD	HB 2472		43.63A.066	AMD	SB 6466	
43.43.840	RECD	HB 2472		43.43.961	AMD	HB 2472		43.63A.066	AMD	SSB 6466	
43.43.840	AMD	E2SHB 3098	+	43.43.961	RECD	HB 2472		43.63A.115	AMD	HB 2649	
43.43.840	AMD	SB 5899		43.43.962	AMD	HB 2472		43.63A.115	AMD	SHB 2649	
43.43.840	AMD	SSB 5899	*	43.43.962	RECD	HB 2472		43.63A.125	AMD	HB 1577	
43.43.842	AMD	HB 2472		43.43.963	AMD	HB 2472		43.63A.125	AMD	ESHB 1577	*
43.43.842	RECD	HB 2472		43.43.963	RECD	HB 2472		43.63A.125	AMD	SB 5827	
43.43.845	AMD	HB 2058	*	43.43.964	AMD	HB 2472		43.63A.125	AMD	ESSB 6384	+
43.43.845	AMD	HB 2215		43.43.964	RECD	HB 2472		43.63A.135	AMD	HB 1577	
43.43.845	AMD	SHB 2215		43.43.964	RECD	HB 2472		43.63A.135	AMD	ESHB 1577	*
43.43.845	RECD	HB 2472		43.43.970	AMD	HB 2472		43.63A.135	AMD	SB 5827	
43.43.845	REMD	HB 2472		43.43.970	RECD	HB 2472		43.63A.135	AMD	ESSB 6384	+
43.43.845	REMD	E2SHB 3098	+	43.43.971	AMD	HB 2472		43.63A.135	AMD	SB 5176	
43.43.845	AMD	SB 5899		43.43.971	RECD	HB 2472		43.63A.230	AMD	SSB 5176	*
43.43.845	AMD	SSB 5899	*	43.43.972	RECD	HB 2472		43.63A.230	AMD	SSB 5176	*
43.43.850	REP	HB 2472		43.43.972	AMD	HB 2472		43.63A.475	AMD	HB 1673	
43.43.852	DECD	HB 2472		43.43.973	AMD	HB 2472		43.63A.505	AMD	HB 2649	
43.43.852	DECD	HB 2472		43.43.973	RECD	HB 2472		43.63A.505	AMD	SHB 2649	
43.43.854	AMD	HB 2472		43.43.974	AMD	HB 2472		43.63A.510	AMD	SHB 3165	
43.43.854	RECD	HB 2472		43.43.974	RECD	HB 2472		43.63A.510	AMD	2SHB 3165	
43.43.856	AMD	HB 1133		43.43.974	RECD	HB 2472		43.63A.640	AMD	HB 2649	
43.43.856	AMD	SHB 1133	*	43.43.975	AMD	HB 2472		43.63A.640	AMD	SHB 2649	
43.43.856	AMD	HB 2472		43.43.975	RECD	HB 2472		43.63A.640	AMD	SHB 2649	
43.43.856	RECD	HB 2472		43.46	ADD	SHB 2104		43.63A.645	AMD	HB 2649	
43.43.858	AMD	HB 2472		43.52	ADD	HB 1384		43.63A.645	AMD	SHB 2649	
43.43.858	RECD	HB 2472		43.52	ADD	SHB 1384		43.63A.645	RECD	HB 2650	
43.43.860	RECD	HB 2472		43.52	ADD	2SHB 1384	+	43.63A.650	AMD	SHB 2649	
43.43.862	AMD	HB 2472		43.52	ADD	SB 5291		43.63A.650	AMD	HB 2650	
43.43.862	RECD	HB 2472		43.52	ADD	HB 2900		43.63A.650	RECD	HB 2650	
43.43.862	RECD	HB 2472		43.52.375	AMD	SB 5292		43.63A.650	AMD	SHB 2650	
43.43.864	AMD	HB 2472		43.52.378	AMD	HB 1299		43.63A.655	AMD	E2SHB 2418	+
43.43.864	RECD	HB 2472		43.52.460	AMD	SHB 1299	*	43.63A.655	RECD	E2SHB 2418	+
43.43.866	RECD	HB 2472		43.52.460	AMD	HB 1133		43.63A.655	AMD	HB 2650	
43.43.870	DECD	HB 2472		43.52.570	AMD	SHB 1133	*	43.63A.655	RECD	HB 2650	
43.43.880	AMD	HB 2472		43.52.570	AMD	HB 1133		43.63A.655	AMD	SHB 2650	
43.43.880	RECD	HB 2472		43.52.612	AMD	HB 1133		43.63A.655	AMD	SHB 2650	
				43.52.612	AMD	SHB 1133	*	43.63A.655	RECD	SHB 2650	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
43.63A.660	RECD	HB 2649		43.70.110	AMD	SHB 1291		43.78	ADD	SB 5062	
43.63A.690	AMD	HB 1573		43.70.110	AMD	2E2SHB 1291		43.79	ADD	HB 2165	
43.63A.690	AMD	HB 1805		43.70.110	AMD	HB 1353		43.79	ADD	SHB 2165	
43.63A.690	AMD	SB 5782		43.70.110	AMD	SHB 1353		43.79	ADD	HB 2214	
43.63A.690	AMD	SSB 5782		43.70.110	AMD	HB 1850		43.79	ADD	HB 2240	
43.63A.690	AMD	2SSB 5782 *		43.70.110	AMD	ESHB 1850 +		43.79	ADD	HB 2677	
43.63A.750	AMD	HB 1577		43.70.110	AMD	HB 2279		43.79	ADD	HB 2836	
43.63A.750	AMD	ESHB 1577 *		43.70.110	AMD	HB 2295		43.79	ADD	SHB 2836 +	
43.63A.750	AMD	SB 5827		43.70.110	AMD	HB 2994		43.79	ADD	HB 3006	
43.63A.750	AMD	ESSB 6384 + PV		43.70.110	AMD	SB 5318		43.79	ADD	SB 6349	
43.63B.140	AMD	HB 1650		43.70.110	AMD	SSB 5318		43.79	ADD	SB 6443	
43.63B.140	AMD	SHB 1650 +		43.70.110	AMD	SB 5599		43.79	ADD	SB 6471	
43.63B.140	AMD	SB 5627		43.70.110	AMD	ESSB 5599 *		43.79.150	AMD	HB 2142	
43.63B.140	AMD	SSB 5627		43.70.110	AMD	SB 6072		43.79.150	AMD	SB 5425	
43.70	ADD	HB 1015		43.70.235	AMD	HB 1140 *		43.79.270	AMD	HB 1642	
43.70	ADD	SHB 1015		43.70.235	AMD	SB 5159		43.79.270	AMD	ESB 5513 * PV	
43.70	ADD	E2SHB 1015		43.70.250	AMD	HB 1291		43.79.270	AMD	SSB 5513	
43.70	ADD	HB 1291		43.70.250	AMD	SHB 1291		43.79.270	AMD	SB 6625	
43.70	ADD	SHB 1291		43.70.250	AMD	2E2SHB 1291		43.79.280	AMD	HB 1642	
43.70	ADD	2E2SHB 1291		43.70.250	AMD	HB 1353		43.79.280	AMD	ESB 5513 * PV	
43.70	ADD	HB 1486		43.70.250	AMD	SHB 1353		43.79.280	AMD	SSB 5513	
43.70	ADD	2SHB 1516		43.70.250	AMD	HB 1850		43.79.445	AMD	HB 2472	
43.70	ADD	HB 1591		43.70.250	AMD	ESHB 1850 +		43.79.445	AMD	SB 5035	
43.70	ADD	HB 1738		43.70.250	AMD	HB 2112		43.79.445	AMD	SSB 5035 *	
43.70	ADD	SHB 1738		43.70.250	AMD	HB 2279		43.79.470	AMD	HB 2472	
43.70	ADD	HB 1904		43.70.250	AMD	HB 2295		43.79.480	AMD	HB 1623	
43.70	ADD	HB 2279		43.70.250	AMD	HB 2994		43.79.480	AMD	SHB 1623	
43.70	ADD	HB 2295		43.70.250	AMD	SB 5318		43.79.480	AMD	2SHB 1623	
43.70	ADD	HB 2326		43.70.250	AMD	SSB 5318		43.79.480	AMD	HB 2214	
43.70	ADD	HB 2399		43.70.250	AMD	SB 5599		43.79.480	AMD	HB 2326	
43.70	ADD	SHB 2399		43.70.250	AMD	ESSB 5599 *		43.79.480	AMD	SB 5581	
43.70	ADD	2SHB 2399		43.70.250	AMD	SB 6072		43.79.480	AMD	SSB 5581	
43.70	ADD	HB 2431		43.70.460	AMD	HB 1534 *		43.79.480	AMD	E2SSB 5581 *	
43.70	ADD	SHB 2431		43.70.460	AMD	SB 5494		43.79A.040	REMD	HB 1007 *	
43.70	ADD	HB 2805		43.70.470	AMD	HB 1534 *		43.79A.040	REMD	HB 1050	
43.70	ADD	HB 2888		43.70.470	AMD	SB 5494		43.79A.040	REMD	SHB 1050	
43.70	ADD	HB 3049		43.70.510	AMD	HB 1133		43.79A.040	REMD	2SHB 1050 * PV	
43.70	ADD	HB 3135		43.70.510	AMD	SHB 1133 *		43.79A.040	REMD	HB 1065	
43.70	ADD	SB 5318		43.70.510	AMD	SHB 1291		43.79A.040	REMD	HB 1408	
43.70	ADD	SSB 5318		43.70.510	AMD	HB 1569		43.79A.040	REMD	SHB 1408 *	
43.70	ADD	2ESB 5714 +		43.70.510	AMD	SHB 1569 *		43.79A.040	REMD	HB 1492	
43.70	ADD	SB 5841		43.70.510	AMD	HB 1782		43.79A.040	REMD	2SHB 1492	
43.70	ADD	SSB 5841 *		43.70.510	AMD	HB 2292		43.79A.040	REMD	HB 1493	
43.70	ADD	SB 6072		43.70.510	AMD	SHB 2292		43.79A.040	REMD	HB 1910	
43.70	ADD	SB 6193		43.70.510	AMD	2SHB 2292 +		43.79A.040	REMD	HB 2069	
43.70	ADD	SSB 6193		43.70.510	AMD	HB 2295		43.79A.040	REMD	SHB 2069	
43.70	ADD	2SSB 6193 +		43.70.510	AMD	SB 5698		43.79A.040	REMD	E2SHB 2069	
43.70	ADD	ESB 6194 +		43.70.510	AMD	SSB 5698		43.79A.040	REMD	HB 2149	
43.70	ADD	SB 6363		43.70.510	AMD	SB 6087		43.79A.040	REMD	HB 2162	
43.70	ADD	SB 6632		43.70.510	AMD	HB 1668 * PV		43.79A.040	REMD	HB 2346	
43.70.005	AMD	HB 1536		43.70.540	AMD	HB 1673		43.79A.040	REMD	HB 2400	
43.70.005	AMD	SHB 1536 *		43.70.580	AMD	HB 1673		43.79A.040	REMD	HB 2468	
43.70.005	AMD	SB 5495		43.70.640	AMD	SB 5600		43.79A.040	REMD	HB 2678	
43.70.005	AMD	SSB 5495		43.70.670	AMD	HB 2632		43.79A.040	REMD	HB 2810	
43.70.040	AMD	HB 1536		43.72.900	AMD	HB 1036		43.79A.040	REMD	HB 2836	
43.70.040	AMD	SHB 1536 *		43.72.900	AMD	HB 1038		43.79A.040	REMD	SHB 2836 +	
43.70.040	AMD	SB 5495		43.72.900	REP	HB 2214		43.79A.040	REMD	ESHB 2871 +	
43.70.040	AMD	SSB 5495		43.72.900	AMD	HB 2297		43.79A.040	REMD	HB 2955	
43.70.050	AMD	HB 1133		43.72.900	AMD	HB 2320		43.79A.040	REMD	SHB 2989	
43.70.050	AMD	SHB 1133 *		43.72.900	AMD	SB 5073		43.79A.040	REMD	SB 5096	
43.70.075	AMD	2SHB 2292 +		43.72.900	AMD	SB 6090		43.79A.040	REMD	SB 5164	
43.70.110	AMD	HB 1291		43.72.900	AMD	ESSB 6090 * PV		43.79A.040	REMD	ESSB 5164	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
43.79A.040	REMD	SB 5252		43.84.092	REMD	HB 2023		43.84.092	REMD	SB 6103	
43.79A.040	REMD	SB 5271		43.84.092	AMD	SHB 2023		43.84.092	AMD	SB 6103	
43.79A.040	REMD	SB 5273		43.84.092	REMD	SHB 2023		43.84.092	AMD	ESSB 6103	*
43.79A.040	REMD	SB 5469		43.84.092	REMD	HB 2142		43.84.092	REMD	ESSB 6103	*
43.79A.040	REMD	SSB 5469		43.84.092	AMD	HB 2142		43.84.092	REMD	SB 6237	
43.79A.040	REMD	E2SSB 5581	*	43.84.092	AMD	HB 2214		43.84.092	REMD	SSB 6237	
43.79A.040	REMD	SSB 5722		43.84.092	REMD	HB 2214		43.84.092	REMD	SB 6471	
43.79A.040	REMD	2SSB 5722		43.84.092	AMD	HB 2312		43.84.092	REMD	SB 6501	
43.79A.040	REMD	SB 5861		43.84.092	REMD	HB 2312		43.84.092	REMD	ESSB 6501	
43.79A.040	REMD	SB 6018		43.84.092	AMD	SHB 2312		43.84.092	REMD	SB 6581	
43.79A.040	REMD	SB 6050		43.84.092	REMD	SHB 2312		43.84.092	REMD	SB 6599	
43.79A.040	REMD	SB 6069		43.84.092	AMD	ESHB 2314	*	43.84.092	REMD	SSB 6599	
43.79A.040	REMD	SB 6164		43.84.092	REMD	HB 2422		43.84.092	REMD	SB 6601	
43.79A.040	REMD	SSB 6164		43.84.092	REMD	SHB 2422		43.84.092	REMD	SB 6639	
43.79A.040	REMD	SB 6207		43.84.092	REMD	2SHB 2422		43.84.092	REMD	ESSB 6839	+
43.79A.040	REMD	SSB 6207		43.84.092	REMD	SHB 2754		43.84.092	REMD	SB 6896	
43.79A.040	REMD	SB 6599		43.84.092	REMD	HB 2775		43.84.092	REMD	ESSB 6896	+
43.79A.040	REMD	SSB 6599		43.84.092	REMD	HB 2860		43.86A	ADD	HB 1573	
43.79A.040	REMD	SB 6635		43.84.092	REMD	E2SHB 2860	+	43.86A	ADD	HB 1805	
43.79A.040	REMD	SB 6744		43.84.092	REMD	ESHB 2871	+	43.86A	ADD	SB 5782	
43.79A.040	REMD	SB 6780		43.84.092	REMD	EHB 2889		43.86A	ADD	SSB 5782	
43.79A.040	REMD	SSB 6780		43.84.092	AMD	E3SHB 2939	+	43.86A	ADD	2SSB 5782	*
43.79A.040	REMD	SB 6783		43.84.092	REMD	E3SHB 2939	+	43.86A.030	AMD	HB 1573	
43.79A.040	REMD	SSB 6783		43.84.092	REMD	HB 2955		43.86A.030	AMD	HB 1805	
43.83B.410	AMD	SB 6084		43.84.092	REMD	HB 2965		43.86A.030	AMD	SB 5782	
43.83B.410	AMD	SB 6086		43.84.092	REMD	HB 2989		43.86A.030	AMD	SSB 5782	
43.83B.410	AMD	SSB 6086		43.84.092	REMD	HB 3006		43.86A.030	AMD	2SSB 5782	*
43.83D	ADD	SHB 2759	+	43.84.092	AMD	SB 5086		43.86A.060	AMD	HB 1573	
43.84.092	AMD	HB 1092	*	43.84.092	REMD	SB 5086		43.86A.060	AMD	HB 1805	
43.84.092	REMD	HB 1092	*	43.84.092	AMD	SB 5120		43.86A.060	AMD	SB 5782	
43.84.092	AMD	HB 1099		43.84.092	REMD	SB 5120		43.86A.060	AMD	SSB 5782	
43.84.092	REMD	HB 1099		43.84.092	AMD	SB 5201		43.86A.060	AMD	2SSB 5782	*
43.84.092	AMD	HB 1120		43.84.092	REMD	SB 5201		43.88	ADD	HB 1039	
43.84.092	REMD	HB 1120		43.84.092	AMD	SSB 5201		43.88	ADD	HB 1064	
43.84.092	REMD	SHB 1120		43.84.092	REMD	SSB 5201		43.88	ADD	ESHB 1064	PV
43.84.092	AMD	HB 1179		43.84.092	AMD	SB 5274	*	43.88	ADD	HB 1242	
43.84.092	REMD	HB 1179		43.84.092	REMD	SB 5274	*	43.88	ADD	ESHB 1242	*
43.84.092	AMD	SHB 1179	*	43.84.092	REMD	SB 5345		43.88	ADD	HB 1834	
43.84.092	REMD	SHB 1179	*	43.84.092	AMD	SB 5345		43.88	ADD	SHB 1834	
43.84.092	AMD	HB 1375		43.84.092	AMD	SB 5425		43.88	ADD	2SHB 1834	
43.84.092	REMD	HB 1375		43.84.092	REMD	SB 5425		43.88	ADD	HB 3005	
43.84.092	AMD	SHB 1375		43.84.092	AMD	SB 5544		43.88	ADD	SHB 3179	
43.84.092	REMD	SHB 1375		43.84.092	AMD	SSB 5544		43.88	ADD	SB 5124	
43.84.092	AMD	SHB 1492		43.84.092	AMD	2SSB 5544		43.88	ADD	ESB 5513	* PV
43.84.092	REMD	SHB 1492		43.84.092	AMD	SB 5651		43.88	ADD	SSB 5513	
43.84.092	REMD	SHB 1493		43.84.092	REMD	SB 5651		43.88.020	AMD	HB 1642	
43.84.092	AMD	SHB 1493		43.84.092	AMD	SB 5662		43.88.020	AMD	ESB 5513	* PV
43.84.092	AMD	HB 1519		43.84.092	REMD	SB 5662		43.88.020	AMD	SSB 5513	
43.84.092	REMD	HB 1519		43.84.092	AMD	SB 5702		43.88.030	AMD	HB 1096	
43.84.092	AMD	HB 1570		43.84.092	REMD	SB 5702		43.88.030	AMD	HB 1242	
43.84.092	AMD	SHB 1570		43.84.092	REMD	SSB 5702		43.88.030	AMD	ESHB 1242	*
43.84.092	AMD	HB 1603		43.84.092	AMD	SSB 5702		43.88.030	AMD	HB 1642	
43.84.092	REMD	HB 1603		43.84.092	AMD	SB 5772		43.88.030	AMD	HB 1834	
43.84.092	REMD	2SHB 1623		43.84.092	REMD	SB 5772		43.88.030	AMD	SHB 1834	
43.84.092	AMD	2SHB 1623		43.84.092	AMD	SSB 5772		43.88.030	AMD	2SHB 1834	
43.84.092	AMD	HB 1704		43.84.092	REMD	SSB 5772		43.88.030	REMD	HB 3005	
43.84.092	REMD	HB 1704		43.84.092	AMD	SSB 5775	*	43.88.030	AMD	ESB 5513	* PV
43.84.092	AMD	HB 1791		43.84.092	REMD	SSB 5775	*	43.88.030	AMD	SSB 5513	
43.84.092	REMD	HB 1791		43.84.092	AMD	SB 6027		43.88.030	REMD	ESSB 6800	+
43.84.092	AMD	SHB 1791	*	43.84.092	REMD	SB 6027		43.88.032	AMD	HB 1057	
43.84.092	REMD	SHB 1791	*	43.84.092	AMD	SB 6083		43.88.032	AMD	HB 2298	
43.84.092	AMD	HB 2023		43.84.092	REMD	SB 6083		43.88.032	AMD	SB 5051	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
43.88.032	AMD	SB 6094		43.99I.040	AMD	SB 5991		44.28	ADD	SSB 6594	
43.88.032	AMD	ESSB 6094 *	PV	43.99K.030	AMD	HB 1046		44.28	ADD	SB 6767	
43.88.090	AMD	HB 1242		43.99K.030	AMD	SHB 1046		44.28	ADD	SB 6844	
43.88.090	AMD	ESHB 1242 *		43.99K.030	AMD	HB 1182		44.28	ADD	SSB 6844	
43.88.090	AMD	HB 1566		43.99K.030	AMD	ESHB 2299 *		44.28.083	AMD	HB 1566	
43.88.090	AMD	HB 1834		43.99K.030	AMD	SB 5205		44.28.088	AMD	HB 1642	
43.88.090	AMD	SHB 1834		43.99N.060	AMD	HB 2422		44.28.088	AMD	ESB 5513 *	PV
43.88.090	AMD	2SHB 1834		43.99N.060	AMD	SHB 2422		44.28.088	AMD	SSB 5513	
43.88.093	AMD	HB 2238		43.99N.060	AMD	2SHB 2422		44.28.161	REP	HB 1642	
43.88.094	AMD	HB 2238		43.99N.060	AMD	ESSB 6384 +	PV	44.28.161	AMD	ESB 5513 *	PV
43.88.110	AMD	HB 3072		43.99N.060	AMD	SB 6892		44.28.161	AMD	SSB 5513	
43.88.160	AMD	SB 5083		43.99N.060	AMD	SSB 6892		44.28.801	AMD	ESSB 6384 +	PV
43.88.160	AMD	SB 6076		44	ADD	HB 1834		44.39	ADD	HB 1895	
43.88.162	REP	HB 2524		44	ADD	SHB 1834		44.39	ADD	SHB 1895 *	
43.88.162	REP	HB 3109		44	ADD	2SHB 1834		44.39.010	AMD	HB 1895	
43.88.162	REP	SHB 3109		44	ADD	HB 1949		44.39.010	AMD	SHB 1895 *	
43.88.162	REP	SB 6767		44	ADD	HB 2220		44.39.070	AMD	HB 1895	
43.88.195	AMD	HB 2142		44.04	ADD	HB 1064		44.39.070	AMD	SHB 1895 *	
43.88.195	AMD	SB 5425		44.04	ADD	HB 1566		44.52.010	RECD	HB 2420	
43.88.230	AMD	HB 1642		44.04	ADD	HB 1857		44.52.010	RECD	SHB 2420	
43.88.230	AMD	ESB 5513 *	PV	44.04	ADD	SHB 1970		44.52.010	RECD	SB 6246	
43.88.230	AMD	SSB 5513		44.04	ADD	HB 2174		44.52.010	RECD	SSB 6246 +	
43.88.260	AMD	HB 1039		44.04	ADD	HB 2637		44.52.020	RECD	HB 2420	
43.88A	ADD	HB 2165		44.04	ADD	HB 3309		44.52.020	RECD	SHB 2420	
43.88A	ADD	SHB 2165		44.04	ADD	SB 5124		44.52.020	RECD	SB 6246	
43.88A	ADD	SB 6349		44.04	ADD	ESB 5513 *	PV	44.52.020	RECD	SSB 6246 +	
43.88A.020	AMD	HB 2022		44.04	ADD	SSB 5513		44.52.030	RECD	HB 2420	
43.88A.020	AMD	HB 2601		44.04	ADD	SSB 5921		44.52.030	RECD	SHB 2420	
43.88A.020	AMD	SHB 2601		44.04	ADD	SB 6318		44.52.030	RECD	SB 6246	
43.88C	ADD	HB 1993		44.04	ADD	SB 6659		44.52.030	RECD	SSB 6246 +	
43.88C	ADD	SB 5915		44.04.010	AMD	HB 2174		44.52.040	RECD	HB 2420	
43.88C.010	AMD	HB 1416		44.04.010	AMD	HB 3283		44.52.040	RECD	SHB 2420	
43.88C.010	AMD	SB 6052		44.04.170	AMD	HB 2720		44.52.040	RECD	SB 6246	
43.89.010	AMD	HB 2472		44.04.200	AMD	HB 3283		44.52.040	RECD	SSB 6246 +	
43.89.030	AMD	HB 2472		44.04.260	AMD	HB 1642		44.52.050	RECD	HB 2420	
43.89.040	DECD	HB 2472		44.04.260	AMD	HB 1847		44.52.050	RECD	SHB 2420	
43.89.050	DECD	HB 2472		44.04.260	AMD	ESB 5513 *	PV	44.52.050	RECD	SB 6246	
43.92	ADD	HB 2384		44.04.260	AMD	SSB 5513		44.52.050	RECD	SSB 6246 +	
43.92	ADD	SHB 2384 +		44.04.260	AMD	SB 5884		44.52.060	RECD	HB 2420	
43.92	ADD	SB 6176		44.04.270	RECD	HB 2420		44.52.060	RECD	SHB 2420	
43.92.010	AMD	HB 2384		44.04.270	RECD	SHB 2420		44.52.060	RECD	SB 6246	
43.92.010	AMD	SHB 2384 +		44.04.270	RECD	SB 6246		44.52.060	RECD	SSB 6246 +	
43.92.010	AMD	SB 6176		44.04.270	RECD	SSB 6246 +		44.52.070	RECD	HB 2420	
43.92.020	REP	HB 2384		44.05.080	AMD	HB 1133		44.52.070	RECD	SHB 2420	
43.92.020	AMD	SHB 2384 +		44.05.080	AMD	SHB 1133 *		44.52.070	RECD	SB 6246	
43.92.020	REP	SB 6176		44.20.030	AMD	HB 2375		44.52.070	RECD	SSB 6246 +	
43.92.040	REP	HB 2384		44.20.030	AMD	SB 6208 +		44.52.900	RECD	HB 2420	
43.92.040	AMD	SHB 2384 +		44.20.030	AMD	HB 2375		44.52.900	RECD	SHB 2420	
43.92.040	REP	SB 6176		44.20.050	AMD	SB 6208 +		44.52.900	RECD	SB 6246	
43.92.060	REP	HB 2384		44.28	ADD	HB 1501		44.52.900	RECD	SSB 6246 +	
43.92.060	AMD	SHB 2384 +		44.28	ADD	HB 1566		44.52.901	RECD	HB 2420	
43.92.060	REP	SB 6176		44.28	ADD	HB 2806		44.52.901	RECD	SHB 2420	
43.92.070	REP	HB 2384		44.28	ADD	HB 3109		44.52.901	RECD	SB 6246	
43.92.070	AMD	SHB 2384 +		44.28	ADD	SHB 3109		44.52.901	RECD	SSB 6246 +	
43.92.070	REP	SB 6176		44.28	ADD	HB 3119		44.55.020	AMD	HB 3283	
43.92.080	AMD	SHB 2384 +		44.28	ADD	SB 5032		44.75	ADD	SHB 3179	
43.99C	ADD	SHB 2759 +		44.28	ADD	SB 5349		44.75.010	REP	HB 3179	
43.99C.045	AMD	SB 6636		44.28	ADD	ESSB 5349		44.75.010	REP	SB 6800	
43.99H.040	AMD	SHB 1046		44.28	ADD	ESSB 6050 *		44.75.010	REP	ESSB 6800 +	
43.99H.060	AMD	HB 1046		44.28	ADD	SSB 6197		44.75.020	AMD	HB 1642	
43.99H.060	AMD	SHB 1046		44.28	ADD	2SSB 6197 +		44.75.020	REP	HB 3179	
43.99H.060	AMD	SB 5991		44.28	ADD	SB 6594		44.75.020	AMD	ESB 5513 *	PV

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
44.75.020	AMD	SSB 5513		44.75.800	REP	SB 6800		46.04.215	AMD	HB 1872	*
44.75.020	REP	SB 6800		44.75.800	REP	ESSB 6800	+	46.04.274	AMD	HB 3001	+
44.75.020	REP	ESSB 6800	+	44.75.900	REP	HB 3179		46.04.274	AMD	SB 6551	
44.75.030	AMD	HB 1642		44.75.900	REP	SB 6800		46.04.304	AMD	HB 2877	
44.75.030	REP	HB 3179		44.75.900	REP	ESSB 6800	+	46.04.304	AMD	SB 6546	
44.75.030	AMD	SHB 3179		44.75.901	REP	HB 3179		46.04.304	AMD	SSB 6546	
44.75.030	REP	SHB 3179		44.75.901	REP	SB 6800		46.04.382	AMD	SB 5468	
44.75.030	AMD	ESB 5513	* PV	44.75.901	REP	ESSB 6800	+	46.04.521	AMD	SB 5731	
44.75.030	AMD	SSB 5513		46	ADD	HB 1029		46.08.065	AMD	HB 2472	
44.75.030	REP	SB 6800		46	ADD	SHB 2312		46.08.065	AMD	HB 2773	
44.75.030	REP	ESSB 6800	+	46	ADD	HB 3184		46.08.066	AMD	HB 2773	
44.75.040	AMD	HB 1642		46	ADD	SB 5031		46.09	ADD	EHB 1003	* PV
44.75.040	REP	HB 3179		46	ADD	ESSB 6103	*	46.09	ADD	ESHB 1029	
44.75.040	AMD	SHB 3179		46.01.040	AMD	HB 1029		46.09	ADD	2SHB 1029	
44.75.040	REP	SHB 3179		46.01.040	AMD	ESHB 1029		46.09.010	AMD	EHB 1003	* PV
44.75.040	AMD	ESB 5513	* PV	46.01.040	AMD	2SHB 1029		46.09.020	AMD	ESHB 1029	
44.75.040	AMD	SSB 5513		46.01.040	AMD	SB 5031		46.09.020	AMD	2SHB 1029	
44.75.040	REP	SB 6800		46.01.140	AMD	HB 1581		46.09.110	AMD	SHB 2658	
44.75.040	REP	ESSB 6800	+	46.01.140	AMD	SHB 1581		46.09.110	AMD	HB 2832	
44.75.050	AMD	HB 1642		46.01.140	AMD	HB 1582		46.09.115	AMD	HB 2617	+
44.75.050	REP	HB 3179		46.01.140	AMD	HB 3075		46.09.120	AMD	EHB 1003	* PV
44.75.050	AMD	ESB 5513	* PV	46.01.140	AMD	SB 5518	*	46.09.120	AMD	HB 1455	
44.75.050	AMD	SSB 5513		46.01.140	AMD	SB 5519		46.09.120	AMD	HB 2617	+
44.75.050	REP	SB 6800		46.01.140	AMD	SB 5860		46.09.120	AMD	SHB 3105	
44.75.050	REP	ESSB 6800	+	46.01.320	AMD	HB 1642		46.09.120	AMD	SB 6355	
44.75.060	REP	HB 3179		46.01.320	AMD	ESB 5513	* PV	46.09.120	AMD	SSB 6687	
44.75.060	REP	SB 6800		46.01.320	AMD	SSB 5513		46.09.120	AMD	SB 6688	
44.75.060	REP	ESSB 6800	+	46.01.325	AMD	HB 1642		46.09.170	AMD	HB 1036	
44.75.070	REP	HB 3179		46.01.325	AMD	ESB 5513	* PV	46.09.170	AMD	HB 1038	
44.75.070	REP	SB 6800		46.01.325	AMD	SSB 5513		46.09.170	AMD	HB 2297	
44.75.070	REP	ESSB 6800	+	46.04	ADD	HB 1097		46.09.170	AMD	HB 2374	
44.75.080	AMD	HB 1642		46.04	ADD	SHB 1097	*	46.09.170	AMD	HB 2727	
44.75.080	REP	HB 3179		46.04	ADD	HB 1113		46.09.170	AMD	HB 3149	
44.75.080	AMD	ESB 5513	* PV	46.04	ADD	SHB 1113	*	46.09.170	AMD	SB 5073	
44.75.080	AMD	SSB 5513		46.04	ADD	HB 1116		46.09.170	AMD	SB 6090	
44.75.080	REP	SB 6800		46.04	ADD	SHB 1116	*	46.09.170	AMD	SB 6687	
44.75.080	REP	ESSB 6800	+	46.04	ADD	HB 1254	*	46.09.170	AMD	SB 6688	
44.75.090	AMD	HB 1642		46.04	ADD	HB 1449		46.09.170	AMD	SB 6688	
44.75.090	REP	HB 3179		46.04	ADD	SHB 1449		46.09.180	AMD	HB 2617	+
44.75.090	AMD	ESB 5513	* PV	46.04	ADD	HB 1506		46.09.180	AMD	SB 6650	
44.75.090	AMD	SSB 5513		46.04	ADD	HB 2001		46.09.190	AMD	HB 1455	
44.75.090	REP	SB 6800		46.04	ADD	HB 2091		46.09.250	AMD	HB 2658	
44.75.090	REP	ESSB 6800	+	46.04	ADD	HB 2091		46.09.250	AMD	SHB 2658	
44.75.100	AMD	HB 1642		46.04	ADD	SB 5060		46.10.010	AMD	HB 1739	*
44.75.100	REP	HB 3179		46.04	ADD	SB 5104		46.10.020	AMD	HB 1628	
44.75.100	AMD	ESB 5513	* PV	46.04	ADD	SSB 5104		46.10.020	AMD	HB 1739	*
44.75.100	AMD	SSB 5513		46.04	ADD	SB 5115		46.10.020	AMD	HB 2647	
44.75.100	REP	SB 6800		46.04	ADD	SSB 5115		46.10.020	AMD	SB 6656	
44.75.100	REP	ESSB 6800	+	46.04	ADD	SB 5143		46.10.040	AMD	HB 1739	*
44.75.110	AMD	HB 1642		46.04	ADD	SSB 5143		46.10.170	AMD	HB 3149	
44.75.110	REP	HB 3179		46.04	ADD	SB 5424	*	46.12	ADD	HB 1368	
44.75.110	AMD	ESB 5513	* PV	46.04	ADD	SB 5444		46.12.030	AMD	HB 2980	
44.75.110	AMD	SSB 5513		46.04	ADD	SSB 5444		46.12.030	AMD	SB 5181	*
44.75.110	REP	SB 6800		46.04	ADD	SB 5832		46.12.030	AMD	SB 6548	
44.75.110	REP	ESSB 6800	+	46.04	ADD	SSB 5832	*	46.12.030	AMD	SSB 6548	
44.75.120	AMD	HB 1642		46.04	ADD	SB 5833	*	46.12.040	AMD	HB 2980	
44.75.120	REP	HB 3179		46.04	ADD	SB 5977	*	46.12.040	AMD	SB 6548	
44.75.120	AMD	ESB 5513	* PV	46.04	ADD	SB 6725		46.12.040	AMD	SSB 6548	
44.75.120	AMD	SSB 5513		46.04	ADD	SB 6830		46.12.047	AMD	HB 2472	
44.75.120	REP	SB 6800		46.04	ADD	SSB 6830		46.12.101	REMD	SB 6676	
44.75.120	REP	ESSB 6800	+	46.04	ADD	SB 6897		46.12.101	REMD	SSB 6676	+
44.75.120	REP	SB 6800		46.04	ADD	SB 6901		46.12.102	AMD	HB 1999	*
44.75.120	REP	ESSB 6800	+	46.04	ADD	SB 6901		46.12.102	AMD	SB 6676	
44.75.800	REP	HB 3179		46.04.040	AMD	HB 2472					

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
46.12.102	AMD	SSB 6676	+	46.16	ADD	SSB 5230	*	46.16.237	AMD	SB 6103	
46.12.290	AMD	SHB 1393	*	46.16	ADD	SB 5316		46.16.237	AMD	ESSB 6103	*
46.12.290	AMD	SSB 5366		46.16	ADD	SSB 5316	*	46.16.240	REMD	HB 2982	
46.12.370	AMD	HB 1298		46.16	ADD	SB 5397		46.16.240	REMD	HB 3189	
46.12.370	AMD	SB 5321	*	46.16	ADD	SSB 5397		46.16.240	REMD	SB 6545	+
46.12.380	AMD	HB 1133		46.16	ADD	ESB 5423	*	46.16.270	AMD	HB 2312	
46.12.380	AMD	SHB 1133	*	46.16	ADD	SSB 5423		46.16.270	AMD	SHB 2312	
46.12.380	AMD	HB 1298		46.16	ADD	SB 5424	*	46.16.270	AMD	HB 3267	
46.12.380	AMD	SB 5321	*	46.16	ADD	SB 5444		46.16.270	AMD	SB 5138	
46.12.390	AMD	HB 1133		46.16	ADD	SSB 5444		46.16.270	AMD	SSB 5138	
46.12.390	AMD	SHB 1133	*	46.16	ADD	SB 5534		46.16.270	AMD	SB 6103	
46.16	ADD	HB 1006		46.16	ADD	SSB 5534		46.16.270	AMD	ESSB 6103	*
46.16	ADD	HB 1065		46.16	ADD	SB 5709		46.16.290	AMD	HB 1006	
46.16	ADD	SHB 1065	*	46.16	ADD	SSB 5709	*	46.16.305	REMD	HB 3267	
46.16	ADD	HB 1097		46.16	ADD	SB 5832	*	46.16.30920	AMD	SB 6467	
46.16	ADD	SHB 1097	*	46.16	ADD	SSB 5832	*	46.16.313	REMD	HB 1006	
46.16	ADD	HB 1116		46.16	ADD	SB 5833	*	46.16.313	REMD	HB 1065	
46.16	ADD	SHB 1116	*	46.16	ADD	SB 5977	*	46.16.313	REMD	SHB 1065	*
46.16	ADD	HB 1216		46.16	ADD	SB 6103		46.16.313	REMD	HB 1097	
46.16	ADD	SHB 1216	*	46.16	ADD	ESSB 6103	*	46.16.313	REMD	SHB 1097	*
46.16	ADD	HB 1217		46.16	ADD	SB 6817		46.16.313	REMD	HB 1116	
46.16	ADD	SHB 1217		46.16	ADD	SB 6830		46.16.313	REMD	SHB 1116	*
46.16	ADD	HB 1218		46.16	ADD	SSB 6830		46.16.313	REMD	HB 1216	
46.16	ADD	SHB 1218	*	46.16	ADD	SB 6897		46.16.313	REMD	SHB 1216	*
46.16	ADD	HB 1249		46.16	ADD	SB 6901		46.16.313	REMD	HB 1217	
46.16	ADD	HB 1254	*	46.16.010	REMD	EHB 1003	* PV	46.16.313	REMD	SHB 1217	
46.16	ADD	HB 1339		46.16.010	REMD	EHB 1241	*	46.16.313	REMD	HB 1218	
46.16	ADD	HB 1367		46.16.010	REMD	HB 2072		46.16.313	REMD	SHB 1218	*
46.16	ADD	HB 1397		46.16.010	REMD	SHB 2072		46.16.313	REMD	HB 1254	*
46.16	ADD	ESHB 1397	*	46.16.010	REMD	HB 2617	+	46.16.313	REMD	HB 1339	
46.16	ADD	HB 1449		46.16.010	REMD	SB 5952		46.16.313	REMD	HB 1449	
46.16	ADD	SHB 1449		46.16.010	REMD	ESSB 5952	*	46.16.313	REMD	SHB 1449	
46.16	ADD	HB 1454		46.16.0621	REMD	HB 1249		46.16.313	REMD	HB 1506	
46.16	ADD	HB 1506		46.16.0621	REMD	HB 1367		46.16.313	REMD	HB 2001	
46.16	ADD	HB 1718		46.16.0621	REMD	SB 5860		46.16.313	REMD	HB 2091	
46.16	ADD	HB 1871		46.16.068	REP	HB 2965		46.16.313	REMD	SB 5096	
46.16	ADD	HB 1879		46.16.070	REMD	HB 2312		46.16.313	REMD	SSB 5096	
46.16	ADD	SHB 1879		46.16.070	REMD	SHB 2312		46.16.313	REMD	SB 5104	
46.16	ADD	HB 1880		46.16.070	REMD	SB 5860		46.16.313	REMD	SSB 5104	
46.16	ADD	HB 2001		46.16.070	REMD	SB 6103		46.16.313	REMD	SB 5143	
46.16	ADD	HB 2091		46.16.070	REMD	ESSB 6103	*	46.16.313	REMD	SSB 5143	
46.16	ADD	HB 2312		46.16.071	REP	SB 5860		46.16.313	REMD	SB 5228	
46.16	ADD	SHB 2312		46.16.085	AMD	SB 5860		46.16.313	REMD	SSB 5228	
46.16	ADD	HB 2416		46.16.086	AMD	SB 6839		46.16.313	REMD	SB 5229	
46.16	ADD	HB 2422		46.16.086	AMD	ESSB 6839	+	46.16.313	REMD	SSB 5229	
46.16	ADD	HB 2965		46.16.111	AMD	HB 1103		46.16.313	REMD	SB 5230	
46.16	ADD	HB 3189		46.16.111	AMD	SHB 1103		46.16.313	REMD	SSB 5230	*
46.16	ADD	SB 5096		46.16.125	AMD	HB 3258		46.16.313	REMD	SB 5316	
46.16	ADD	SSB 5096		46.16.135	AMD	HB 2227		46.16.313	REMD	SSB 5316	*
46.16	ADD	SB 5099		46.16.135	AMD	SB 5860		46.16.313	REMD	SB 5424	*
46.16	ADD	SB 5104		46.16.135	AMD	SB 6015		46.16.313	REMD	SB 5444	
46.16	ADD	SSB 5104		46.16.162	AMD	SB 6839		46.16.313	REMD	SSB 5444	
46.16	ADD	SB 5138		46.16.162	AMD	ESSB 6839	+	46.16.313	REMD	SB 5832	
46.16	ADD	SSB 5138		46.16.210	AMD	HB 2534		46.16.313	REMD	SSB 5832	*
46.16	ADD	SB 5143		46.16.210	AMD	ESHB 2534		46.16.313	REMD	SB 5833	*
46.16	ADD	SSB 5143		46.16.216	AMD	SSB 6654		46.16.313	REMD	SB 5977	*
46.16	ADD	SB 5162		46.16.233	REMD	SB 5000		46.16.313	REMD	SB 6830	
46.16	ADD	SB 5228		46.16.237	AMD	HB 2312		46.16.313	REMD	SSB 6830	
46.16	ADD	SSB 5228		46.16.237	AMD	SHB 2312		46.16.313	REMD	SB 6897	
46.16	ADD	SB 5229		46.16.237	AMD	HB 3267		46.16.316	REMD	HB 1006	
46.16	ADD	SSB 5229		46.16.237	AMD	SB 5138		46.16.316	REMD	HB 1116	
46.16	ADD	SB 5230		46.16.237	AMD	SSB 5138		46.16.316	REMD	SB 5143	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
46.16.316	REMD	ESB 5423	*	46.20	ADD	SSB 5262		46.20.120	AMD	SB 6103	
46.16.316	REMD	SSB 5423		46.20	ADD	SB 5264		46.20.120	AMD	ESSB 6103	*
46.16.316	AMD	SB 6830		46.20	ADD	SB 5313		46.20.130	AMD	SB 6415	+
46.16.316	AMD	SSB 6830		46.20	ADD	SB 6768		46.20.155	AMD	HB 2226	
46.16.316	AMD	SB 6897		46.20.031	AMD	SB 5313		46.20.155	AMD	SB 5727	
46.16.333	AMD	HB 1254	*	46.20.035	AMD	HB 1697		46.20.155	AMD	ESSB 5743	*
46.16.333	AMD	SB 5444		46.20.035	AMD	HB 2226		46.20.155	AMD	SB 6317	
46.16.333	AMD	SSB 5444		46.20.037	AMD	HB 2956		46.20.181	AMD	HB 1697	
46.16.381	AMD	SHB 1711	* PV	46.20.037	AMD	SB 6680	+	46.20.181	AMD	SB 5313	
46.16.381	AMD	HB 2389		46.20.041	AMD	HB 1133		46.20.207	AMD	SB 5313	
46.16.381	AMD	SHB 2389		46.20.041	AMD	SHB 1133	*	46.20.265	AMD	HB 1265	
46.16.381	AMD	HB 3093		46.20.049	AMD	HB 2312		46.20.265	AMD	HB 1854	
46.16.381	AMD	SHB 3093		46.20.049	AMD	SHB 2312		46.20.265	AMD	SHB 1854	*
46.16.381	AMD	SSB 5580		46.20.049	AMD	ESSB 6103	*	46.20.265	AMD	SB 5262	
46.16.381	AMD	SB 6287		46.20.055	AMD	HB 2312		46.20.265	AMD	SSB 5262	
46.16.381	AMD	SSB 6287	+	46.20.055	AMD	SHB 2312		46.20.265	AMD	SB 5635	
46.16.385	AMD	SHB 1711	* PV	46.20.055	AMD	HB 2568		46.20.265	AMD	SSB 5635	
46.16.385	AMD	ESB 5423	*	46.20.055	AMD	HB 2829	+	46.20.267	AMD	HB 2118	
46.16.385	AMD	SSB 5423		46.20.055	AMD	SB 5138		46.20.267	AMD	SHB 2118	
46.16.385	AMD	SSB 5580		46.20.055	AMD	SSB 5138		46.20.267	AMD	SB 5929	
46.16.390	AMD	SHB 1711	* PV	46.20.055	REMD	SB 5313		46.20.270	AMD	HB 1265	
46.16.390	AMD	SSB 5580		46.20.055	AMD	SB 5929		46.20.270	AMD	HB 1854	
46.16.570	AMD	ESB 5423	*	46.20.055	AMD	SB 6103		46.20.270	AMD	SHB 1854	*
46.16.570	AMD	SSB 5423		46.20.055	AMD	ESSB 6103	*	46.20.270	AMD	HB 3000	
46.16.600	AMD	ESB 5423	*	46.20.055	AMD	SB 6550		46.20.270	AMD	SB 5262	
46.16.600	AMD	SSB 5423		46.20.070	AMD	HB 2312		46.20.270	AMD	SSB 5262	
46.16.601	AMD	SSB 6830		46.20.070	AMD	SHB 2312		46.20.270	AMD	SB 6552	
46.16.690	AMD	ESB 5423	*	46.20.070	AMD	SB 5138		46.20.270	AMD	SSB 6552	+
46.16.690	AMD	SSB 5423		46.20.070	AMD	SSB 5138		46.20.270	AMD	SSB 6654	
46.16.705	AMD	HB 1642		46.20.070	REMD	SB 5313		46.20.285	AMD	HB 1265	
46.16.705	AMD	ESB 5513	* PV	46.20.070	AMD	SB 6103		46.20.285	AMD	HB 1854	
46.16.705	AMD	SSB 5513		46.20.070	AMD	ESSB 6103	*	46.20.285	AMD	SHB 1854	*
46.16.715	AMD	HB 1642		46.20.075	AMD	HB 1370		46.20.285	AMD	SB 5262	
46.16.715	AMD	ESB 5513	* PV	46.20.075	AMD	HB 2053		46.20.285	AMD	SSB 5262	
46.16.715	AMD	SSB 5513		46.20.075	AMD	ESHB 2053		46.20.286	AMD	HB 1668	* PV
46.16.725	AMD	HB 1642		46.20.075	AMD	HB 2568		46.20.289	AMD	HB 1265	
46.16.725	AMD	ESB 5423	*	46.20.075	AMD	HB 3298		46.20.289	AMD	HB 1854	
46.16.725	AMD	SSB 5423		46.20.091	AMD	HB 1697		46.20.289	AMD	SHB 1854	*
46.16.725	AMD	ESB 5513	* PV	46.20.091	AMD	HB 2226		46.20.289	AMD	SB 5262	
46.16.725	AMD	SSB 5513		46.20.105	AMD	HB 1697		46.20.289	AMD	SSB 5262	
46.16.725	REMD	SB 6830		46.20.105	AMD	HB 2226		46.20.291	AMD	HB 1265	
46.16.725	REMD	SSB 6830		46.20.117	AMD	HB 2226		46.20.291	AMD	HB 1854	
46.16.725	REMD	SB 6897		46.20.117	AMD	HB 2312		46.20.291	AMD	SB 5262	
46.16.745	AMD	ESB 5423	*	46.20.117	AMD	SHB 2312		46.20.292	AMD	HB 2954	
46.16.745	AMD	SSB 5423		46.20.117	AMD	HB 3297		46.20.308	REMD	HB 2312	
46.16.745	AMD	SB 6830		46.20.117	AMD	SB 5138		46.20.308	REMD	SHB 2312	
46.16.745	AMD	SSB 6830		46.20.117	AMD	SSB 5138		46.20.308	REMD	HB 2391	
46.16.745	AMD	SB 6897		46.20.117	AMD	SB 5313		46.20.308	REMD	SB 5138	
46.16.755	AMD	HB 1065		46.20.117	AMD	SB 6103		46.20.308	REMD	SSB 5138	
46.16.755	AMD	SB 5096		46.20.117	AMD	ESSB 6103	*	46.20.308	REMD	SB 5644	
46.16.765	AMD	SB 6830		46.20.117	AMD	SB 6286		46.20.308	REMD	SSB 5644	*
46.17	ADD	SB 6602		46.20.117	AMD	SB 6333		46.20.308	REMD	SB 6103	
46.17.010	AMD	EHB 2889		46.20.117	AMD	SB 6499		46.20.308	REMD	ESSB 6103	*
46.17.010	AMD	SB 6601		46.20.118	AMD	HB 1133		46.20.311	AMD	HB 2312	
46.17.010	AMD	ESSB 6839	+	46.20.118	AMD	SHB 1133	*	46.20.311	AMD	SHB 2312	
46.20	ADD	HB 1260	*	46.20.118	AMD	ESSB 5743	*	46.20.311	AMD	SHB 3076	
46.20	ADD	HB 1265		46.20.120	AMD	HB 1260	*	46.20.311	AMD	HB 3317	+
46.20	ADD	HB 1697		46.20.120	AMD	HB 2312		46.20.311	AMD	SB 5138	
46.20	ADD	HB 1854		46.20.120	AMD	SHB 2312		46.20.311	AMD	SSB 5138	
46.20	ADD	SHB 1854	*	46.20.120	AMD	SB 5138		46.20.311	AMD	SB 6103	
46.20	ADD	HB 2226		46.20.120	AMD	SSB 5138		46.20.311	AMD	ESSB 6103	*
46.20	ADD	SB 5262		46.20.120	AMD	SB 5264		46.20.311	AMD	SB 6900	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
46.20.324	AMD	HB 1265		46.37.010	AMD	HB 2617 +		46.44.090	AMD	SHB 3179	
46.20.324	AMD	HB 1854		46.37.010	AMD	SB 6650		46.44.090	AMD	SB 6398	
46.20.324	AMD	SHB 1854 *		46.37.020	AMD	HB 1514		46.44.090	AMD	SSB 6398	
46.20.324	AMD	SB 5262		46.37.020	AMD	SHB 1514		46.44.090	AMD	SB 6800	
46.20.324	AMD	SSB 5262		46.37.020	AMD	HB 2779		46.44.090	AMD	ESSB 6800 +	
46.20.334	AMD	HB 1265		46.37.020	AMD	SB 5023		46.44.092	AMD	HB 3179	
46.20.334	AMD	HB 1854		46.37.020	AMD	SSB 5023		46.44.092	AMD	SHB 3179	
46.20.334	AMD	SHB 1854 *		46.37.020	AMD	SB 6694		46.44.092	AMD	SB 6800	
46.20.334	AMD	SB 5262		46.37.070	AMD	HB 2465 +		46.44.092	AMD	ESSB 6800 +	
46.20.334	AMD	SSB 5262		46.37.190	AMD	HB 1113		46.44.0941	AMD	HB 1093	
46.20.342	AMD	HB 1265		46.37.190	AMD	SHB 1113 *		46.44.096	AMD	HB 3179	
46.20.342	AMD	HB 1854		46.37.190	AMD	SB 5115		46.44.096	AMD	SHB 3179	
46.20.342	AMD	SB 5262		46.37.190	AMD	SSB 5115		46.44.096	AMD	SB 6800	
46.20.391	AMD	SB 5645		46.37.194	AMD	HB 1305 +		46.44.096	AMD	ESSB 6800 +	
46.20.750	AMD	HB 1872 *		46.37.194	AMD	SB 5438		46.44.105	AMD	HB 1994	
46.25.010	AMD	HB 1266		46.37.195	AMD	HB 2493		46.44.105	AMD	HB 2981	
46.25.010	AMD	SHB 1266 *		46.37.195	AMD	SHB 2493		46.44.105	AMD	HB 2987	
46.25.010	AMD	HB 2981		46.37.200	AMD	HB 2465 +		46.44.105	AMD	SHB 2987 +	
46.25.010	AMD	HB 3000		46.37.390	AMD	HB 2465 +		46.44.105	AMD	SSB 6398	
46.25.010	AMD	SB 5263		46.37.390	AMD	SB 5490		46.44.105	AMD	SB 6549 +	
46.25.010	AMD	SSB 5263		46.37.395	AMD	HB 2981		46.44.130	AMD	HB 1117	
46.25.010	AMD	SB 6549 +		46.37.395	AMD	SB 6549 +		46.44.170	AMD	HB 1393	
46.25.010	AMD	SB 6552		46.37.420	AMD	HB 2187		46.44.170	AMD	SHB 1393 *	
46.25.010	AMD	SSB 6552 +		46.37.430	AMD	SB 6381		46.44.170	AMD	SB 5366	
46.25.050	AMD	HB 2072		46.37.430	AMD	SSB 6381		46.44.170	AMD	SSB 5366	
46.25.050	AMD	SHB 2072		46.37.510	AMD	SB 5731		46.52	ADD	HB 1199	
46.25.050	AMD	HB 2693		46.37.530	AMD	HB 1807		46.52	ADD	HB 2391	
46.25.050	AMD	HB 3000		46.37.530	AMD	SB 5420		46.52.030	AMD	SB 5161	
46.25.050	AMD	SB 5952		46.37.530	AMD	SSB 5420		46.52.030	AMD	SSB 5161 *	
46.25.050	AMD	SB 6486		46.37.530	AMD	SB 5783		46.52.030	AMD	SB 5507	
46.25.050	AMD	SB 6552		46.37.535	AMD	HB 1807		46.52.060	AMD	HB 1199	
46.25.050	AMD	SSB 6552 +		46.37.535	AMD	SB 5783		46.52.060	AMD	HB 2110	
46.25.090	AMD	HB 1266		46.37.540	AMD	ESHB 1397 *		46.52.060	AMD	SHB 2110	
46.25.090	AMD	SHB 1266 *		46.44	ADD	HB 1180 *		46.52.060	AMD	HB 2391	
46.25.090	AMD	HB 3000		46.44	ADD	HB 1181		46.52.060	AMD	SB 5161	
46.25.090	AMD	SB 5263		46.44	ADD	SHB 1181 *		46.52.060	AMD	SSB 5161 *	
46.25.090	AMD	SSB 5263		46.44	ADD	HB 1994		46.52.065	AMD	HB 2472	
46.25.090	AMD	SB 6552		46.44	ADD	SB 5102		46.52.070	AMD	SB 5507	
46.25.090	AMD	SSB 6552 +		46.44	ADD	SB 5199		46.52.080	AMD	SHB 2110	
46.25.120	AMD	HB 3000		46.44	ADD	SB 5200		46.52.080	AMD	HB 2530	
46.25.120	AMD	SB 6552		46.44	ADD	SSB 5200		46.52.080	RECD	HB 2530	
46.25.120	AMD	SSB 6552 +		46.44	ADD	SB 5463		46.52.083	AMD	HB 2530	
46.25.123	AMD	HB 1266		46.44	ADD	SSB 5463 *		46.52.083	RECD	HB 2530	
46.25.123	AMD	SHB 1266 *		46.44	ADD	SB 6140		46.52.101	AMD	HB 3000	
46.25.123	AMD	SB 5263		46.44.010	AMD	HB 1180 *		46.52.101	AMD	SB 6552	
46.25.123	AMD	SSB 5263		46.44.010	AMD	SB 5199		46.52.101	AMD	SSB 6552 +	
46.25.125	AMD	HB 1266		46.44.030	AMD	HB 1180 *		46.52.130	AMD	SB 5507	
46.25.125	AMD	SHB 1266 *		46.44.030	AMD	SB 5199		46.52.130	AMD	SB 6684	
46.25.125	AMD	SB 5263		46.44.037	AMD	SB 5067		46.52.130	AMD	SSB 6684	
46.25.125	AMD	SSB 5263		46.44.037	AMD	SB 6140		46.55	ADD	ESB 5966 *	
46.30.020	AMD	HB 1452		46.44.042	AMD	HB 3179		46.55	ADD	SB 6254	
46.30.020	AMD	HB 3009		46.44.042	AMD	SHB 3179		46.55.010	AMD	ESB 5966 *	
46.30.020	AMD	SB 5468		46.44.042	AMD	SB 6800		46.55.025	AMD	HB 1503	
46.32.005	AMD	HB 2981		46.44.042	AMD	ESSB 6800 +		46.55.030	AMD	HB 1503	
46.32.005	AMD	SB 6549 +		46.44.050	AMD	HB 2877		46.55.040	AMD	HB 1503	
46.32.100	AMD	HB 1469 *		46.44.050	AMD	SB 6546		46.55.070	AMD	HB 2592	
46.32.100	AMD	SB 5436		46.44.050	AMD	SSB 6546		46.55.110	AMD	HB 1111	
46.32.100	AMD	SSB 5436		46.44.080	AMD	HB 3179		46.55.110	AMD	HB 1504	
46.37	ADD	HB 1002 *		46.44.080	AMD	SHB 3179		46.55.113	REMD	SHB 1711 * PV	
46.37	ADD	EHB 1246 *		46.44.080	AMD	SB 6800		46.55.113	REMD	SSB 5580	
46.37.010	AMD	EHB 1003 * PV		46.44.080	AMD	ESSB 6800 +		46.55.113	AMD	SB 6727	
46.37.010	AMD	HB 2465 +		46.44.090	AMD	HB 3179		46.55.113	AMD	SSB 6727	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
46.55.130	AMD	HB 1504		46.61.5055	AMD	HB 2745		46.63.020	AMD	HB 2193	
46.55.130	AMD	SHB 1504 +		46.61.5055	AMD	HB 3076		46.63.020	REMD	HB 2705	
46.61	ADD	HB 1108 *		46.61.5055	AMD	SHB 3076		46.63.020	AMD	SB 5038	
46.61	ADD	HB 1113		46.61.5055	AMD	HB 3317 +		46.63.020	AMD	SB 5115	
46.61	ADD	SHB 1113 *		46.61.5055	AMD	SB 5283		46.63.020	AMD	SSB 5115	
46.61	ADD	HB 1381		46.61.5055	AMD	SB 5562		46.63.020	AMD	SB 5457	
46.61	ADD	SHB 1381 * V		46.61.5055	AMD	SB 6900		46.63.020	AMD	SSB 5457	
46.61	ADD	EHB 1466		46.61.5058	AMD	HB 1046		46.63.020	AMD	SB 5503	
46.61	ADD	ESHB 1475 *		46.61.5058	AMD	SHB 1046		46.63.020	REMD	SB 6312	
46.61	ADD	HB 1481		46.61.5058	AMD	HB 2290		46.63.020	REMD	SB 6817	
46.61	ADD	HB 2193		46.61.5151	AMD	HB 1451		46.63.030	AMD	HB 2926	
46.61	ADD	HB 2629		46.61.5151	AMD	HB 2629		46.63.030	AMD	SB 5060	
46.61	ADD	HB 2643		46.61.5151	AMD	HB 2745		46.63.030	AMD	ESSB 5060 *	
46.61	ADD	HB 2705		46.61.5151	AMD	HB 3076		46.63.030	AMD	SB 5507	
46.61	ADD	HB 3076		46.61.5151	AMD	SHB 3076		46.63.030	AMD	SB 6654	
46.61	ADD	SB 5038		46.61.5151	AMD	HB 3317 +		46.63.030	AMD	SSB 6654	
46.61	ADD	SSB 5038 *		46.61.5151	AMD	SB 5562		46.63.040	AMD	HB 2142	
46.61	ADD	SB 5115		46.61.5151	AMD	SB 6900		46.63.040	AMD	SB 5425	
46.61	ADD	SSB 5115		46.61.5152	AMD	SHB 3076		46.63.060	AMD	HB 1650	
46.61	ADD	ESB 5160		46.61.5152	AMD	HB 3317 +		46.63.060	AMD	SHB 1650 +	
46.61	ADD	ESB 5417		46.61.5152	AMD	SB 6900		46.63.060	AMD	SB 5627	
46.61	ADD	SB 5503		46.61.524	AMD	SHB 3076		46.63.060	AMD	SSB 5627	
46.61	ADD	SB 6142		46.61.524	AMD	HB 3317 +		46.63.070	AMD	HB 3000	
46.61	ADD	SB 6312		46.61.524	AMD	SB 5283		46.63.070	AMD	SB 6552	
46.61	ADD	SB 6817		46.61.524	AMD	SB 6900		46.63.070	AMD	SSB 6552 +	
46.61.021	AMD	HB 1650		46.61.525	AMD	HB 1369		46.63.073	AMD	HB 3111	
46.61.021	AMD	SHB 1650 +		46.61.581	AMD	HB 1711		46.63.075	AMD	ESSB 5060 *	
46.61.021	AMD	SB 5627		46.61.581	AMD	SHB 1711 * PV		46.63.110	AMD	HB 1002 *	
46.61.021	AMD	SSB 5627		46.61.581	AMD	SB 5580		46.63.110	AMD	HB 1135	
46.61.100	AMD	SB 6725		46.61.581	AMD	SSB 5580		46.63.110	AMD	SHB 1854 *	
46.61.110	AMD	HB 1108 *		46.61.600	AMD	SB 6251		46.63.110	AMD	SSB 5038 *	
46.61.120	AMD	HB 1108 *		46.61.608	AMD	HB 1176		46.63.110	AMD	SB 5165	
46.61.125	AMD	HB 1108 *		46.61.608	AMD	SB 6663		46.63.110	AMD	SSB 5262	
46.61.165	AMD	HB 2821		46.61.655	AMD	HB 1478		46.63.140	AMD	SB 5060	
46.61.165	AMD	HB 2931		46.61.655	AMD	SHB 1478 *		46.63.160	AMD	HB 2926	
46.61.165	AMD	SB 6725		46.61.655	AMD	HB 1994		46.63.160	AMD	SB 6654	
46.61.210	AMD	HB 1481		46.61.655	AMD	SB 5457		46.63.160	AMD	SSB 6654	
46.61.210	AMD	SB 5038		46.61.655	AMD	SSB 5457		46.63.170	AMD	HB 3020	
46.61.440	AMD	SB 5731		46.61.655	AMD	SB 6387		46.63.170	AMD	SHB 3020	
46.61.450	AMD	HB 3179		46.61.660	AMD	HB 2819		46.63.170	AMD	SB 6238	
46.61.450	AMD	SHB 3179		46.61.687	AMD	HB 1475		46.63.170	AMD	SB 6526	
46.61.450	AMD	SB 6800		46.61.687	AMD	ESHB 1475 *		46.63.170	AMD	SSB 6526	
46.61.450	AMD	ESSB 6800 +		46.61.687	AMD	SB 5085		46.64.010	AMD	HB 2044	
46.61.502	AMD	HB 1451		46.61.687	AMD	SSB 5085 *		46.64.010	AMD	HB 2183	
46.61.502	AMD	HB 2745		46.61.687	AMD	SSB 5856		46.64.015	AMD	HB 1650	
46.61.502	AMD	HB 3076		46.61.687	AMD	SB 6563		46.64.015	AMD	SHB 1650 +	
46.61.502	AMD	SHB 3076		46.61.687	REMD	SB 6563		46.64.015	AMD	SB 5627	
46.61.502	AMD	HB 3317 +		46.61.688	AMD	SB 5731		46.64.025	AMD	HB 1265	
46.61.502	AMD	SB 5283		46.61.688	AMD	SB 5856		46.64.025	AMD	HB 1650	
46.61.502	AMD	SB 5562		46.61.688	AMD	SSB 5856		46.64.025	AMD	SHB 1650 +	
46.61.502	AMD	SB 6900		46.61.688	AMD	SB 6563		46.64.025	AMD	HB 1854	
46.61.504	AMD	HB 1451		46.63	ADD	HB 1999 *		46.64.025	AMD	SB 5262	
46.61.504	AMD	HB 2745		46.63	ADD	SB 5060		46.64.025	AMD	SB 5627	
46.61.504	AMD	HB 3076		46.63	ADD	ESSB 5060 *		46.64.025	AMD	SSB 5627	
46.61.504	AMD	SHB 3076		46.63.020	AMD	HB 1113		46.68	ADD	HB 2312	
46.61.504	AMD	HB 3317 +		46.63.020	AMD	SHB 1113 *		46.68	ADD	SHB 2312	
46.61.504	AMD	SB 5283		46.63.020	AMD	EHB 1241 *		46.68	ADD	EHB 2889	
46.61.504	AMD	SB 5562		46.63.020	AMD	HB 1249		46.68	ADD	HB 2965	
46.61.504	AMD	SB 6900		46.63.020	AMD	HB 1452		46.68	ADD	SB 6083	
46.61.5055	AMD	HB 1451		46.63.020	AMD	HB 1478		46.68	ADD	SB 6103	
46.61.5055	AMD	HB 2290		46.63.020	AMD	SHB 1478 *		46.68	ADD	ESSB 6103 *	
46.61.5055	AMD	HB 2629		46.63.020	AMD	HB 1481		46.68	ADD	SB 6143	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
46.68	ADD	SB 6601		46.82.300	AMD	HB 2829 +		47.01	ADD	HB 3240	
46.68	ADD	SB 6839		46.82.300	AMD	SB 6550		47.01	ADD	HB 3296	
46.68	ADD	ESSB 6839 +		46.82.310	AMD	HB 2829 +		47.01	ADD	ESB 5513 * PV	
46.68.020	AMD	HB 1397		46.82.310	AMD	SB 6550		47.01	ADD	SSB 5513	
46.68.020	AMD	SB 5397		46.82.320	AMD	HB 2829 +		47.01	ADD	SB 6785	
46.68.020	AMD	SB 6143		46.82.320	AMD	SB 6550		47.01	ADD	ESSB 6787 +	
46.68.030	AMD	SB 5860		46.82.325	AMD	HB 2472		47.01	ADD	ESSB 6800 +	
46.68.035	AMD	HB 2312		46.82.325	AMD	HB 2829 +		47.01.011	AMD	HB 3179	
46.68.035	AMD	SHB 2312		46.82.325	AMD	SB 6550		47.01.011	AMD	SHB 3179	
46.68.035	AMD	SB 5860		46.82.330	AMD	HB 2829 +		47.01.011	AMD	SB 6800	
46.68.035	AMD	SB 6103		46.82.330	AMD	SB 6550		47.01.012	AMD	HB 1969	
46.68.035	AMD	ESSB 6103 *		46.82.340	AMD	HB 2829 +		47.01.012	AMD	SHB 1969	
46.68.035	AMD	SB 6839		46.82.340	AMD	SB 6550		47.01.012	REP	HB 3179	
46.68.035	AMD	ESSB 6839 +		46.82.350	AMD	HB 2829 +		47.01.012	REP	SB 6800	
46.68.080	AMD	ESSB 6839 +		46.82.350	AMD	SB 6550		47.01.031	AMD	HB 3179	
46.68.090	AMD	HB 2312		46.82.360	AMD	HB 2829 +		47.01.031	AMD	SHB 3179	
46.68.090	AMD	SHB 2312		46.82.360	AMD	SB 6550		47.01.031	AMD	SB 6800	
46.68.090	AMD	SB 6083		46.82.370	AMD	HB 2829 +		47.01.041	AMD	HB 1642	
46.68.090	AMD	SB 6103		46.82.370	AMD	SB 6550		47.01.041	AMD	ESB 5513 * PV	
46.68.090	AMD	ESSB 6103 *		46.82.420	AMD	HB 2829 +		47.01.041	AMD	SSB 5513	
46.68.110	AMD	HB 2035		46.82.420	AMD	ESHB 2842		47.01.051	AMD	HB 3179	
46.68.110	AMD	SHB 2312		46.82.420	AMD	SB 5280		47.01.051	AMD	SHB 3179	
46.68.110	AMD	SB 5969		46.82.420	AMD	SB 6550		47.01.051	AMD	SB 6800	
46.68.110	AMD	SSB 5969 *		46.87.010	AMD	HB 1259 *		47.01.051	AMD	ESSB 6800 +	
46.68.110	AMD	ESSB 6103 *		46.87.010	AMD	SB 5265		47.01.061	AMD	HB 3179	
46.68.113	AMD	HB 3179		46.87.020	AMD	HB 1259 *		47.01.061	AMD	SHB 3179	
46.68.113	AMD	SHB 3179		46.87.020	AMD	SB 5265		47.01.061	AMD	ESB 5513 * PV	
46.68.113	AMD	SB 6800		46.87.030	AMD	HB 1259 *		47.01.061	AMD	SSB 5513	
46.68.113	AMD	ESSB 6800 +		46.87.030	AMD	SB 5265		47.01.061	AMD	SB 6800	
46.68.135	AMD	SB 6839		46.87.050	AMD	HB 1259 *		47.01.061	AMD	ESSB 6800 +	
46.68.135	AMD	ESSB 6839 +		46.87.050	AMD	SB 5265		47.01.071	AMD	HB 1642	
46.68.290	AMD	HB 3179		46.87.070	AMD	HB 1259 *		47.01.071	AMD	HB 1673	
46.68.290	AMD	SB 6800		46.87.070	AMD	SB 5265		47.01.071	AMD	HB 3179	
46.68.290	AMD	SB 6839		46.87.080	AMD	HB 1259 *		47.01.071	AMD	SHB 3179	
46.68.290	AMD	ESSB 6839 +		46.87.080	AMD	SB 5265		47.01.071	AMD	HB 3283	
46.70	ADD	HB 2056		46.87.120	AMD	HB 1259 *		47.01.071	AMD	ESB 5513 * PV	
46.70	ADD	ESHB 2056 +		46.87.120	AMD	SB 5265		47.01.071	AMD	SSB 5513	
46.70	ADD	HB 3256		46.87.130	AMD	HB 1259 *		47.01.071	AMD	SB 6800	
46.70.011	AMD	ESHB 1765		46.87.130	AMD	SB 5265		47.01.071	AMD	ESSB 6800 +	
46.70.011	AMD	HB 2056		46.87.140	AMD	HB 1259 *		47.01.075	AMD	HB 3179	
46.70.011	AMD	ESHB 2056 +		46.87.140	AMD	SB 5265		47.01.075	AMD	SHB 3179	
46.70.011	AMD	SSB 5750		46.87.190	AMD	HB 1259 *		47.01.075	AMD	SB 6800	
46.70.011	AMD	SB 6848		46.87.190	AMD	SB 5265		47.01.075	AMD	ESSB 6800 +	
46.70.101	AMD	SB 6848		46.96.150	AMD	HB 1054		47.01.081	AMD	HB 2124	
46.70.180	AMD	HB 1827		46.96.150	AMD	SHB 1054 *		47.01.091	AMD	HB 3179	
46.70.180	AMD	SHB 1827		46.96.150	AMD	SB 5172		47.01.091	AMD	SHB 3179	
46.70.180	AMD	HB 2577		46.96.150	AMD	SSB 5172		47.01.091	AMD	SB 6800	
46.70.180	AMD	SB 6571		46.96.185	AMD	HB 3256		47.01.091	AMD	ESSB 6800 +	
46.70.180	AMD	SSB 6571 +		47	ADD	HB 1390		47.01.101	REMD	HB 1642	
46.70.180	AMD	SB 6848		47	ADD	HB 1541		47.01.101	AMD	HB 3179	
46.72A.090	AMD	HB 2472		47	ADD	SHB 1541 *		47.01.101	AMD	SHB 3179	
46.73.010	AMD	HB 1642		47	ADD	HB 2968		47.01.101	REMD	ESB 5513 * PV	
46.73.010	AMD	ESB 5513 * PV		47	ADD	SB 5063		47.01.101	REMD	SSB 5513	
46.73.010	AMD	SSB 5513		47	ADD	SSB 5063		47.01.101	AMD	SB 6553	
46.76	ADD	HB 1503		47	ADD	2SSB 5063		47.01.101	AMD	SB 6800	
46.76.010	AMD	HB 1503		47	ADD	SB 5121		47.01.101	AMD	ESSB 6800 +	
46.76.040	AMD	HB 1503		47.01	ADD	HB 1500		47.01.250	AMD	HB 3179	
46.76.050	AMD	HB 1503		47.01	ADD	HB 1642		47.01.250	AMD	SHB 3179	
46.82	ADD	HB 2829 +		47.01	ADD	HB 2124		47.01.250	AMD	SB 6800	
46.82	ADD	SB 6550		47.01	ADD	SHB 2124 *		47.01.260	AMD	SB 6248 +	
46.82.280	AMD	HB 2829 +		47.01	ADD	HB 2636		47.01.280	AMD	HB 1642	
46.82.280	AMD	SB 6550		47.01	ADD	ESHB 2871 +		47.01.280	AMD	HB 3179	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
47.01.280	AMD	SHB 3179		47.06A	ADD	HB 3220		47.12.064	AMD	2SHB 3165	
47.01.280	AMD	ESB 5513 *	PV	47.06A	ADD	SB 5662		47.17	ADD	HB 3170	
47.01.280	AMD	SSB 5513		47.06A.020	AMD	HB 1642		47.17.020	AMD	HB 3170	
47.01.280	AMD	SB 6800		47.06A.020	AMD	HB 3220		47.17.132	AMD	ESSB 6800 +	
47.01.280	AMD	ESSB 6800 +		47.06A.020	AMD	ESSB 5513 *	PV	47.17.520	AMD	HB 1342	
47.01.290	AMD	HB 2968		47.06A.020	AMD	SSB 5513		47.17.520	AMD	SB 5356 *	
47.01.330	REP	HB 3179		47.06A.030	AMD	HB 3220		47.17.850	AMD	HB 1642	
47.01.330	REP	SB 6800		47.06B.020	AMD	SB 5057		47.17.850	AMD	ESSB 5513 *	PV
47.02.120	AMD	HB 3179		47.06B.020	AMD	SSB 5057		47.17.850	AMD	SSB 5513	
47.02.120	AMD	SHB 3179		47.06B.901	AMD	SB 5057		47.20.785	AMD	HB 2874 +	
47.02.120	AMD	SB 6800		47.06B.901	AMD	SSB 5057		47.20.785	AMD	SB 6525	
47.02.120	AMD	ESSB 6800 +		47.10	ADD	HB 2311		47.24.010	AMD	ESSB 6800 +	
47.02.140	AMD	HB 3179		47.10	ADD	ESHB 2311 *		47.26	ADD	SB 5775	
47.02.140	AMD	SHB 3179		47.10	ADD	HB 3315		47.26	ADD	SSB 5775 *	
47.02.140	AMD	SB 6800		47.10.790	AMD	ESSB 5513 *	PV	47.26.080	AMD	HB 2491	
47.02.140	AMD	ESSB 6800 +		47.10.790	AMD	SSB 5513		47.26.080	AMD	HB 3011	
47.04	ADD	SHB 1541 *		47.10.801	AMD	ESSB 5513 *	PV	47.26.080	AMD	SB 6162	
47.04	ADD	HB 2875		47.10.801	AMD	SSB 5513		47.26.086	AMD	HB 2491	
47.04	ADD	SB 5164		47.10.802	AMD	ESSB 5513 *	PV	47.26.115	AMD	HB 3011	
47.04	ADD	ESSB 5164		47.10.802	AMD	SSB 5513		47.26.115	AMD	SB 6162	
47.04	ADD	SB 6339		47.10.819	AMD	HB 3179		47.26.121	AMD	HB 3011	
47.04	ADD	SB 6528		47.10.819	AMD	SHB 3179		47.26.121	AMD	SB 6162	
47.04	ADD	SSB 6528 +		47.10.819	AMD	SB 6800		47.26.140	AMD	HB 3011	
47.04.010	REMD	SB 6725		47.10.819	AMD	ESSB 6800 +		47.26.140	AMD	SB 6162	
47.04.210	AMD	HB 1642		47.10.820	AMD	HB 3179		47.26.164	AMD	HB 3011	
47.04.210	AMD	ESB 5513 *	PV	47.10.820	AMD	SHB 3179		47.26.164	AMD	SB 6162	
47.04.210	AMD	SSB 5513		47.10.820	AMD	SB 6800		47.26.167	AMD	HB 1642	
47.04.220	AMD	HB 1642		47.10.820	AMD	ESSB 6800 +		47.26.167	AMD	ESSB 5513 *	PV
47.04.220	AMD	ESB 5513 *	PV	47.10.834	AMD	HB 3179		47.26.167	AMD	SSB 5513	
47.04.220	AMD	SSB 5513		47.10.834	AMD	SHB 3179		47.26.170	AMD	HB 1642	
47.05	ADD	HB 3266 +		47.10.834	AMD	SB 6800		47.26.170	AMD	ESSB 5513 *	PV
47.05.021	AMD	HB 3179		47.10.834	AMD	ESSB 6800 +		47.26.170	AMD	SSB 5513	
47.05.021	AMD	SHB 3179		47.10.835	AMD	HB 3179		47.26.190	AMD	HB 3011	
47.05.021	AMD	ESB 5513 *	PV	47.10.835	AMD	SHB 3179		47.26.190	AMD	SB 6162	
47.05.021	AMD	SSB 5513		47.10.835	AMD	SB 6800		47.28	ADD	HB 1527	
47.05.021	AMD	SB 6800		47.10.835	AMD	ESSB 6800 +		47.28	ADD	SHB 2257	
47.05.021	AMD	ESSB 6800 +		47.10.843	AMD	HB 3179		47.28.010	AMD	HB 3179	
47.05.030	AMD	HB 3179		47.10.843	AMD	SHB 3179		47.28.010	AMD	SHB 3179	
47.05.030	AMD	SHB 3179		47.10.843	AMD	SB 6800		47.28.010	AMD	SB 6800	
47.05.030	AMD	ESB 5513 *	PV	47.10.843	AMD	ESSB 6800 +		47.28.010	AMD	ESSB 6800 +	
47.05.030	AMD	SSB 5513		47.10.844	AMD	HB 3179		47.28.170	AMD	HB 3179	
47.05.030	AMD	SB 6800		47.10.844	AMD	SHB 3179		47.28.170	AMD	SHB 3179	
47.05.030	AMD	ESSB 6800 +		47.10.844	AMD	SB 6800		47.28.170	AMD	SB 6800	
47.05.035	AMD	HB 3179		47.10.844	AMD	ESSB 6800 +		47.28.170	AMD	ESSB 6800 +	
47.05.035	AMD	SHB 3179		47.10.861	AMD	HB 3179		47.29	ADD	HB 3179	
47.05.035	AMD	ESB 5513 *	PV	47.10.861	AMD	SHB 3179		47.29	ADD	SHB 3179	
47.05.035	AMD	SSB 5513		47.10.861	AMD	SB 6800		47.29	ADD	SB 6800	
47.05.035	AMD	SB 6800		47.10.861	AMD	ESSB 6800 +		47.29	ADD	ESSB 6800 +	
47.05.035	AMD	ESSB 6800 +		47.10.862	AMD	HB 3179		47.29.010	AMD	HB 3179	
47.05.051	AMD	HB 3179		47.10.862	AMD	SHB 3179		47.29.010	AMD	SHB 3179	
47.05.051	AMD	SHB 3179		47.10.862	AMD	SB 6800		47.29.010	AMD	SB 6800	
47.05.051	AMD	ESB 5513 *	PV	47.10.862	AMD	ESSB 6800 +		47.29.010	AMD	ESSB 6800 +	
47.05.051	AMD	SSB 5513		47.10.873	AMD	SHB 3179		47.29.020	AMD	HB 3179	
47.05.051	AMD	SB 6800		47.10.874	AMD	SHB 3179		47.29.020	AMD	SHB 3179	
47.05.051	AMD	ESSB 6800 +		47.12	ADD	HB 3235		47.29.020	AMD	SB 6800	
47.06	ADD	HB 1390		47.12	ADD	SB 5859		47.29.030	AMD	HB 3179	
47.06	ADD	SB 5121		47.12.063	AMD	SHB 3165		47.29.030	AMD	SHB 3179	
47.06.110	AMD	HB 1642		47.12.063	AMD	2SHB 3165		47.29.030	AMD	SB 6800	
47.06.110	AMD	ESB 5513 *	PV	47.12.063	AMD	SB 6674 +		47.29.090	AMD	HB 3179	
47.06.110	AMD	SSB 5513		47.12.064	AMD	HB 2649		47.29.090	AMD	SHB 3179	
47.06.130	AMD	HB 2871		47.12.064	AMD	HB 3165		47.29.090	AMD	SB 6800	
47.06A	ADD	HB 1603		47.12.064	AMD	SHB 3165		47.29.100	AMD	HB 3179	

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
47.29.100	AMD	SHB 3179	47.52.025	AMD	HB 2821	47.60.326	AMD	SHB 1824
47.29.100	AMD	SB 6800	47.52.025	AMD	HB 2931	47.60.326	AMD	SB 5729
47.29.120	AMD	HB 3179	47.52.025	AMD	SB 6725	47.60.326	AMD	SSB 5729 *
47.29.120	AMD	SHB 3179	47.52.133	AMD	HB 3179	47.60.326	AMD	SB 6062
47.29.120	AMD	SB 6800	47.52.133	AMD	SHB 3179	47.60.330	AMD	HB 3179
47.29.160	AMD	HB 3179	47.52.133	AMD	SB 6800	47.60.330	AMD	SHB 3179
47.29.160	AMD	SHB 3179	47.52.133	AMD	ESSB 6800 +	47.60.330	AMD	SB 6800
47.29.160	AMD	SB 6800	47.52.145	AMD	HB 3179	47.60.500	REP	SB 5139
47.29.170	AMD	HB 3179	47.52.145	AMD	SHB 3179	47.60.505	REP	SB 5139
47.29.170	AMD	SHB 3179	47.52.145	AMD	SB 6800	47.60.530	REP	SB 5139
47.29.170	AMD	SSB 6241 + PV	47.52.145	AMD	ESSB 6800 +	47.60.645	AMD	HB 3270
47.29.170	AMD	SB 6800	47.52.210	AMD	HB 3179	47.60.645	AMD	SB 6787
47.29.180	AMD	HB 3179	47.52.210	AMD	SHB 3179	47.60.645	AMD	ESSB 6787 +
47.29.180	AMD	SHB 3179	47.52.210	AMD	SB 6800	47.60.818	AMD	SSB 6853
47.29.180	AMD	SB 6800	47.52.210	AMD	ESSB 6800 +	47.60.820	AMD	SB 6853
47.29.250	AMD	HB 3179	47.56	ADD	HB 1179	47.60.820	AMD	SSB 6853
47.29.250	AMD	SHB 3179	47.56	ADD	SHB 1179 *	47.64	ADD	HB 3178
47.29.250	AMD	SB 6800	47.56	ADD	SHB 1179 *	47.64	ADD	SHB 3178 +
47.30	ADD	SSB 5423	47.56	ADD	ESHB 2157	47.64	ADD	SB 6756
47.32.120	AMD	HB 2875	47.56	ADD	HB 2157	47.64	ADD	SB 6794
47.32.120	AMD	SB 6528	47.56	ADD	HB 2491	47.64	ADD	SSB 6794
47.32.120	AMD	SSB 6528 +	47.56	ADD	HB 2871	47.64	ADD	SSB 6794
47.36	ADD	SHB 1798 *	47.56	ADD	ESHB 2871 +	47.64.011	AMD	HB 3178
47.36	ADD	HB 1954	47.56	ADD	SB 5177	47.64.011	AMD	SHB 3178 +
47.36	ADD	SB 5013	47.56	ADD	SSB 5177 * PV	47.64.011	AMD	SB 6794
47.36	ADD	SSB 5013	47.56	ADD	SB 5201	47.64.011	AMD	SSB 6794
47.36.030	AMD	HB 1124 *	47.56	ADD	SSB 5201	47.64.120	AMD	HB 3178
47.36.200	REMD	HB 2765	47.56	ADD	SB 6017	47.64.120	AMD	SHB 3178 +
47.36.200	REMD	SB 6762 +	47.56	ADD	SB 6083	47.64.120	AMD	SB 6794
47.36.310	AMD	HB 1798	47.56	ADD	SSB 6599	47.64.120	AMD	SSB 6794
47.36.310	AMD	SHB 1798 *	47.56.010	AMD	HB 2871	47.64.130	AMD	HB 3178
47.36.310	AMD	HB 1954	47.56.075	AMD	HB 2157	47.64.130	AMD	SHB 3178 +
47.36.310	AMD	SB 5013	47.56.075	AMD	ESHB 2157	47.64.130	AMD	SB 6794
47.36.310	AMD	SSB 5013	47.56.075	AMD	HB 2871	47.64.130	AMD	SSB 6794
47.36.310	AMD	SB 5822	47.56.075	AMD	SB 5139	47.64.140	AMD	HB 3178
47.36.310	AMD	SSB 5822	47.56.075	AMD	SSB 5139 * PV	47.64.140	AMD	SHB 3178 +
47.36.320	REMD	SHB 1798 *	47.56.075	AMD	SB 5177	47.64.140	AMD	SB 6794
47.36.320	REMD	HB 1954	47.56.075	AMD	SSB 5177 * PV	47.64.140	AMD	SSB 6794
47.36.320	REMD	SB 5013	47.56.076	AMD	HB 2157	47.64.160	AMD	HB 2256
47.36.320	REMD	SSB 5013	47.56.076	AMD	ESHB 2157	47.64.160	AMD	SB 6756
47.36.320	REMD	SSB 5822	47.56.076	AMD	HB 2491	47.64.170	AMD	HB 3178
47.36.330	AMD	SB 5176	47.56.076	AMD	HB 2871	47.64.170	AMD	SHB 3178 +
47.36.330	AMD	SSB 5176 *	47.56.076	AMD	ESHB 2871 +	47.64.170	AMD	SB 6794
47.38.060	AMD	HB 3179	47.56.076	AMD	SB 5139	47.64.170	AMD	SSB 6794
47.38.060	AMD	SHB 3179	47.56.076	AMD	SSB 5139 * PV	47.64.180	REP	HB 3178
47.38.060	AMD	SB 6800	47.56.076	AMD	SB 5885	47.64.180	REP	SHB 3178 +
47.38.060	AMD	ESSB 6800 +	47.56.076	AMD	SB 6089	47.64.180	REP	SB 6794
47.42.020	AMD	HB 1124 *	47.56.076	AMD	SSB 6599	47.64.180	REP	SSB 6794
47.44.020	AMD	HB 1228	47.56.165	AMD	SB 6674 +	47.64.190	REP	HB 3178
47.44.020	AMD	SB 5372	47.56.270	AMD	SSB 5139 * PV	47.64.190	REP	SHB 3178 +
47.46	ADD	HB 1864 *	47.60	ADD	HB 2042	47.64.190	REP	SB 6794
47.46.030	AMD	HB 1642	47.60	ADD	HB 2205	47.64.190	REP	SSB 6794
47.46.030	AMD	ESB 5513 * PV	47.60	ADD	HB 2851	47.64.200	AMD	HB 3178
47.46.030	AMD	SSB 5513	47.60	ADD	HB 3124	47.64.200	AMD	SHB 3178 +
47.46.040	AMD	HB 1642	47.60	ADD	HB 3270	47.64.200	AMD	SB 6794
47.46.040	AMD	ESB 5513 * PV	47.60	ADD	SB 5103	47.64.200	AMD	SSB 6794
47.46.040	AMD	SSB 5513	47.60	ADD	SB 6104	47.64.210	AMD	HB 3178
47.46.060	AMD	HB 1865	47.60	ADD	ESSB 6104	47.64.210	AMD	SHB 3178 +
47.46.060	AMD	ESHB 1865	47.60	ADD	SB 6750	47.64.210	AMD	SB 6794
47.46.060	AMD	SB 3305	47.60	ADD	SB 6787	47.64.210	AMD	SSB 6794
47.46.060	AMD	SB 6640	47.60	ADD	ESSB 6787 +	47.64.220	AMD	HB 1133
47.46.090	AMD	HB 1864 *	47.60	ADD	SSB 6853	47.64.220	AMD	SHB 1133 *
			47.60.326	AMD	HB 1824	47.64.220	AMD	HB 3178

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
47.64.220	AMD	SHB 3178 +	47.80.030	AMD	SHB 1565	48.05.340	AMD	HB 1197
47.64.220	AMD	SB 6794	47.80.030	AMD	2SHB 1565 *	48.05.340	AMD	SHB 1197 * PV
47.64.220	AMD	SSB 6794	47.80.030	AMD	HB 2491	48.05.340	AMD	SB 5362
47.64.230	AMD	HB 3178	47.80.040	AMD	HB 2491	48.05.440	AMD	HB 2406 +
47.64.230	AMD	SHB 3178 +	47.80.060	AMD	HB 1248	48.05.490	REP	HB 2406 +
47.64.230	AMD	SB 6794	47.80.060	AMD	HB 2491	48.06.040	AMD	HB 2472
47.64.230	AMD	SSB 6794	47.80.060	AMD	ESB 5110 *	48.102.015	AMD	HB 2472
47.64.240	REP	HB 3178	48	ADD	HB 1032 *	48.104.050	AMD	HB 1133
47.64.240	REP	SHB 3178 +	48	ADD	HB 1797	48.104.050	AMD	SHB 1133 *
47.64.240	REP	SB 6794	48	ADD	HB 1809	48.11.100	AMD	HB 1197
47.64.240	REP	SSB 6794	48	ADD	HB 1910	48.11.100	AMD	SHB 1197 * PV
47.64.270	AMD	HB 3178	48	ADD	HB 1923	48.11.100	AMD	SB 5362
47.64.270	AMD	SHB 3178 +	48	ADD	HB 1933	48.11.140	AMD	HB 1197
47.64.270	AMD	SB 6794	48	ADD	SHB 1933	48.11.140	AMD	SHB 1197 * PV
47.64.270	AMD	SSB 6794	48	ADD	2SHB 1933	48.11.140	AMD	SB 5362
47.64.280	AMD	HB 3178	48	ADD	HB 1937	48.110	ADD	HB 2553
47.64.280	AMD	SHB 3178 +	48	ADD	HB 2279	48.110	ADD	SHB 2553 +
47.64.280	AMD	SB 6794	48	ADD	HB 2292	48.110.010	AMD	HB 2553
47.64.280	AMD	SSB 6794	48	ADD	SHB 2292	48.110.010	AMD	SHB 2553 +
47.66	ADD	HB 1179	48	ADD	2SHB 2292 +	48.110.015	AMD	HB 2553
47.66	ADD	SHB 1179 *	48	ADD	HB 2295	48.110.015	AMD	SHB 2553 +
47.66	ADD	HB 2124	48	ADD	HB 2404	48.110.015	AMD	HB 2776
47.66	ADD	SHB 2124 *	48	ADD	SHB 2404	48.110.015	AMD	SHB 2776 +
47.66	ADD	HB 3270	48	ADD	HB 2482	48.110.015	AMD	SB 6611
47.66	ADD	SB 5201	48	ADD	SHB 2482	48.110.020	AMD	HB 2553
47.66	ADD	SSB 5201	48	ADD	HB 2776	48.110.020	AMD	SHB 2553 +
47.66	ADD	SB 6787	48	ADD	SHB 2776 +	48.110.020	AMD	HB 2776
47.66.030	AMD	HB 2124	48	ADD	SB 5195	48.110.020	AMD	SHB 2776 +
47.66.030	AMD	SHB 2124 *	48	ADD	SB 5785	48.110.020	AMD	SB 6611
47.66.040	AMD	HB 2124	48	ADD	SB 5861	48.110.030	AMD	HB 1197
47.66.040	AMD	SHB 2124 *	48	ADD	SB 6072	48.110.030	AMD	SHB 1197 * PV
47.68	ADD	ESSB 5121 *	48	ADD	SB 6087	48.110.030	AMD	HB 2553
47.68.230	AMD	SSB 5414 *	48	ADD	SB 6212	48.110.030	AMD	SHB 2553 +
47.68.240	REMD	SSB 5414 *	48	ADD	SB 6234	48.110.030	AMD	SB 5362
47.68.390	AMD	HB 3179	48	ADD	SSB 6234 + PV	48.110.040	AMD	HB 1197
47.68.390	AMD	SHB 3179	48	ADD	SB 6611	48.110.040	AMD	SHB 1197 * PV
47.68.390	AMD	SB 6800	48.01	ADD	HB 2615	48.110.040	AMD	HB 2553
47.68.400	AMD	HB 3179	48.01	ADD	SB 6231 +	48.110.040	AMD	SHB 2553 +
47.68.400	AMD	SHB 3179	48.01.020	AMD	HB 1996	48.110.040	AMD	SB 5362
47.68.400	AMD	SB 6800	48.01.020	AMD	SB 5736	48.110.050	AMD	HB 2553
47.68.410	AMD	HB 3179	48.02	ADD	HB 1154	48.110.050	AMD	SHB 2553 +
47.68.410	AMD	SHB 3179	48.02	ADD	SHB 1154 *	48.110.060	AMD	HB 2553
47.68.410	AMD	SB 6800	48.02	ADD	SB 5450	48.110.060	AMD	SHB 2553 +
47.76	ADD	HB 3220	48.02.060	AMD	HB 1673	48.110.070	AMD	HB 2553
47.76.210	AMD	HB 3220	48.02.065	AMD	HB 1035	48.110.070	AMD	SHB 2553 +
47.76.220	AMD	HB 3220	48.02.065	AMD	SHB 1035	48.110.080	AMD	HB 2553
47.76.230	AMD	HB 3220	48.02.065	AMD	HB 1133	48.110.080	AMD	SHB 2553 +
47.76.240	AMD	HB 3220	48.02.065	AMD	SHB 1133 *	48.110.090	AMD	HB 2553
47.76.250	AMD	HB 3220	48.02.065	AMD	SB 5317	48.110.090	AMD	SHB 2553 +
47.76.280	AMD	HB 3220	48.02.065	AMD	SSB 5317 *	48.110.100	AMD	HB 2553
47.76.290	AMD	HB 3220	48.02.120	AMD	HB 2499	48.110.100	AMD	SHB 2553 +
47.76.300	AMD	HB 3220	48.02.120	AMD	SB 6233	48.110.110	AMD	HB 2553
47.76.310	AMD	HB 3220	48.02.180	AMD	HB 1197	48.110.110	AMD	SHB 2553 +
47.76.320	AMD	HB 3220	48.02.180	AMD	SHB 1197 * PV	48.110.120	AMD	HB 2553
47.76.350	AMD	HB 3220	48.02.180	AMD	SB 5362	48.110.120	AMD	SHB 2553 +
47.80	ADD	HB 1390	48.04.010	REMD	HB 2133	48.110.130	AMD	HB 2553
47.80	ADD	HB 2157	48.04.010	REMD	SB 5888	48.110.130	AMD	SHB 2553 +
47.80	ADD	ESHB 2157	48.05	ADD	HB 2406 +	48.110.140	AMD	HB 2553
47.80	ADD	SB 5121	48.05	ADD	SB 5468	48.110.140	AMD	SHB 2553 +
47.80	ADD	SB 6339	48.05	ADD	SB 5837	48.110.900	AMD	HB 2553
47.80.020	AMD	HB 2491	48.05.250	AMD	HB 2406 +	48.110.900	AMD	SHB 2553 +
47.80.030	AMD	HB 1565	48.05.320	AMD	HB 2472	48.125	ADD	SSB 6188 +

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
48.125.050	AMD	HB 2472		48.18.010	AMD	SB 5196 *		48.19	ADD	SB 6072	
48.125.090	AMD	HB 2406 +		48.18.030	AMD	HB 1033		48.19	ADD	SB 6087	
48.14	ADD	HB 1923		48.18.030	AMD	SHB 1033		48.19.035	REP	HB 1927	
48.14	ADD	SHB 1923		48.18.030	AMD	SB 5196 *		48.19.035	REP	SB 5328	
48.14	ADD	HB 3307		48.18.060	AMD	HB 1033		48.19.043	AMD	HB 2292	
48.14	ADD	SB 6726		48.18.060	AMD	SHB 1033		48.19.043	AMD	SHB 2292	
48.14.010	AMD	HB 1197		48.18.060	AMD	SB 5196 *		48.19.043	AMD	2SHB 2292 +	
48.14.010	AMD	SHB 1197 * PV		48.18.100	AMD	HB 1197		48.19.043	AMD	SB 6087	
48.14.010	AMD	SB 5362		48.18.100	AMD	SHB 1197 * PV		48.19.060	AMD	HB 2292	
48.14.0201	AMD	HB 1197		48.18.100	AMD	HB 2292		48.19.060	AMD	SHB 2292	
48.14.0201	AMD	SHB 1197 * PV		48.18.100	AMD	SHB 2292		48.19.060	AMD	2SHB 2292 +	
48.14.0201	AMD	HB 1289		48.18.100	AMD	2SHB 2292 +		48.19.060	AMD	SB 6087	
48.14.0201	AMD	HB 1528		48.18.100	AMD	SB 5362		48.20	ADD	HB 1336	
48.14.0201	AMD	SHB 1528		48.18.100	AMD	SB 6087		48.20	ADD	SHB 1336	
48.14.0201	AMD	HB 1689		48.18.103	AMD	HB 1197		48.20	ADD	HB 1418	
48.14.0201	AMD	HB 1690 *		48.18.103	AMD	SHB 1197 * PV		48.20	ADD	HB 2972 +	
48.14.0201	AMD	HB 2214		48.18.103	AMD	HB 2292		48.20	ADD	SB 5277	
48.14.0201	AMD	SB 5362		48.18.103	AMD	SHB 2292		48.20	ADD	SB 5579	
48.14.0201	AMD	SB 5957 *		48.18.103	AMD	2SHB 2292 +		48.20	ADD	SB 6186	
48.14.029	REP	HB 1299		48.18.103	AMD	SB 5362		48.20	ADD	SSB 6186	
48.14.029	REP	SHB 1299 *		48.18.103	AMD	SB 6087		48.20	ADD	SB 6188	
48.14.080	AMD	SHB 1890		48.18.110	AMD	HB 2133		48.20	ADD	SSB 6188 +	
48.14.080	AMD	HB 2880		48.18.110	AMD	HB 2499		48.20	ADD	SB 6761	
48.14.080	AMD	SHB 2880 +		48.18.110	AMD	SB 5888		48.20.025	AMD	HB 2133	
48.14.080	AMD	SB 6100		48.18.110	AMD	SB 6233		48.20.025	REP	HB 2499	
48.14.080	AMD	SSB 6100		48.18.170	AMD	SSB 6433		48.20.025	AMD	SB 5888	
48.14.080	AMD	SB 6578		48.18.170	AMD	2SSB 6433		48.20.025	REP	SB 6233	
48.14.080	AMD	SSB 6578		48.18.180	AMD	SSB 6433		48.20.028	AMD	HB 2972 +	
48.15.070	AMD	HB 2472		48.18.180	AMD	2SSB 6433		48.20.028	AMD	SB 6761	
48.17	ADD	HB 2406 +		48.18.290	AMD	SHB 1223		48.20.418	AMD	HB 1540	
48.17.090	AMD	HB 2472		48.18.290	AMD	HB 1225		48.20.418	AMD	SB 5656	
48.17.150	AMD	HB 1197		48.18.290	AMD	HB 2292		48.20.420	AMD	SB 6186	
48.17.150	AMD	SHB 1197 * PV		48.18.290	AMD	SHB 2292		48.20.530	AMD	HB 1133	
48.17.150	AMD	SB 5362		48.18.290	AMD	2SHB 2292 +		48.20.530	AMD	SHB 1133 *	
48.17.270	AMD	HB 2405		48.18.290	AMD	HB 2295		48.21	ADD	HB 1154	
48.17.270	AMD	SHB 2405		48.18.290	AMD	SB 6087		48.21	ADD	SHB 1154 *	
48.17.270	AMD	SB 6181		48.18.2901	AMD	SHB 1223		48.21	ADD	HB 1336	
48.17.270	AMD	SSB 6181		48.18.2901	AMD	HB 1225		48.21	ADD	SHB 1336	
48.18	ADD	EHB 1016		48.18.2901	AMD	HB 2292		48.21	ADD	HB 1418	
48.18	ADD	HB 1033		48.18.2901	AMD	SHB 2292		48.21	ADD	HB 1702	
48.18	ADD	SHB 1033		48.18.2901	AMD	2SHB 2292 +		48.21	ADD	SB 5277	
48.18	ADD	HB 1223		48.18.2901	AMD	HB 2295		48.21	ADD	SB 5450	
48.18	ADD	SHB 1223		48.18.2901	AMD	SB 6087		48.21	ADD	SB 5579	
48.18	ADD	EHB 1561 *		48.18.430	AMD	HB 1197		48.21	ADD	SB 5637	
48.18	ADD	HB 1620		48.18.430	AMD	SHB 1197 * PV		48.21	ADD	SSB 5637	
48.18	ADD	HB 1779		48.18.430	AMD	SB 5362		48.21	ADD	SB 6186	
48.18	ADD	HB 1927		48.18.480	AMD	ESSB 5452		48.21	ADD	SSB 6186	
48.18	ADD	HB 1928		48.18.545	REP	HB 1927		48.21	ADD	SB 6188	
48.18	ADD	HB 2050		48.18.545	AMD	HB 1928		48.21	ADD	SSB 6188 +	
48.18	ADD	HB 2292		48.18.545	AMD	SHB 1928		48.21.045	AMD	HB 1684	
48.18	ADD	SHB 2292		48.18.545	AMD	HB 2434		48.21.045	AMD	HB 1686	
48.18	ADD	2SHB 2292 +		48.18.545	AMD	SB 5275		48.21.045	AMD	HB 2121	
48.18	ADD	HB 2295		48.18.545	AMD	ESSB 5275		48.21.045	AMD	HB 2199	
48.18	ADD	HB 2481		48.18.545	REP	SB 5328		48.21.045	AMD	HB 2555	
48.18	ADD	SHB 2481 +		48.18.545	AMD	SB 6665		48.21.045	AMD	SB 5980	
48.18	ADD	SB 5196 *		48.19	ADD	HB 1223		48.21.045	AMD	SB 5981	
48.18	ADD	SB 5275		48.19	ADD	HB 1929		48.21.045	AMD	SB 5982	
48.18	ADD	SB 5328		48.19	ADD	HB 2279		48.21.045	AMD	SB 6049	
48.18	ADD	ESB 5530		48.19	ADD	HB 2292		48.21.047	AMD	HB 1197	
48.18	ADD	SB 6087		48.19	ADD	SHB 2292		48.21.047	AMD	SHB 1197 * PV	
48.18.010	AMD	HB 1033		48.19	ADD	HB 2295		48.21.047	AMD	SB 5362	
48.18.010	AMD	SHB 1033		48.19	ADD	SB 6038		48.21.148	AMD	HB 1540	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
48.21.148	AMD	SB 5656		48.30.270	AMD	ESHB 1127		48.41.030	AMD	HB 2133	
48.21.150	AMD	SB 6186		48.30.270	AMD	SB 5384		48.41.030	AMD	SB 5888	
48.21.240	AMD	HB 1154		48.30.270	AMD	SB 6022		48.41.037	AMD	HB 2133	
48.21.240	AMD	SHB 1154 *		48.30.270	AMD	SSB 6022 *		48.41.037	AMD	SB 5888	
48.21.240	AMD	SB 5450		48.30.300	AMD	HB 1197		48.41.040	AMD	HB 2133	
48.21.241	AMD	HB 2501 +		48.30.300	AMD	SHB 1197 * PV		48.41.040	AMD	HB 2540	
48.21.241	AMD	SB 6392		48.30.300	AMD	HB 1515		48.41.040	AMD	SB 5888	
48.21.310	AMD	SB 5771		48.30.300	AMD	HB 2661		48.41.040	AMD	SB 6831	
48.21.330	AMD	HB 1133		48.30.300	AMD	ESHB 2661 +		48.41.060	AMD	HB 1528	
48.21.330	AMD	SHB 1133 *		48.30.300	AMD	SB 5362		48.41.060	AMD	SHB 1528	
48.22	ADD	HB 3181		48.30.300	AMD	SB 6019		48.41.060	AMD	HB 2133	
48.22.005	AMD	SB 5468		48.30A.045	AMD	HB 1197		48.41.060	AMD	HB 2540	
48.22.030	AMD	HB 1257		48.30A.045	AMD	SHB 1197 * PV		48.41.060	AMD	SB 5888	
48.22.030	AMD	SHB 1257 +		48.30A.045	AMD	SB 5362		48.41.060	AMD	SSB 5888	
48.22.030	AMD	HB 1716		48.30A.060	AMD	HB 1133		48.41.060	AMD	SB 5957 *	
48.22.030	AMD	HB 2406 +		48.30A.060	AMD	SHB 1133 *		48.41.060	AMD	SB 6831	
48.22.030	AMD	HB 2415		48.30A.060	AMD	HB 1197		48.41.080	AMD	HB 2133	
48.22.030	AMD	SHB 2415 +		48.30A.060	AMD	SHB 1197 * PV		48.41.080	AMD	SB 5888	
48.22.030	AMD	HB 3239		48.30A.060	AMD	SB 5362		48.41.090	AMD	HB 1690 *	
48.22.030	AMD	HB 3265		48.30A.065	AMD	HB 1197		48.41.090	AMD	SHB 2069	
48.22.030	AMD	SB 5468		48.30A.065	AMD	SHB 1197 * PV		48.41.090	AMD	HB 2133	
48.22.030	AMD	SB 5837		48.30A.065	AMD	SB 5362		48.41.090	AMD	SSB 5722	
48.22.030	AMD	SB 6182		48.31	ADD	HB 1034 *		48.41.090	AMD	2SSB 5722	
48.22.030	AMD	SSB 6182		48.31	ADD	SB 5197		48.41.090	AMD	SB 5888	
48.22.085	AMD	HB 3239		48.31.020	AMD	HB 1034 *		48.41.100	AMD	HB 2133	
48.22.085	AMD	SB 5837		48.31.020	AMD	SB 5197		48.41.100	AMD	HB 2398	
48.23	ADD	SB 5452		48.31.100	AMD	HB 1197		48.41.100	AMD	HB 2540	
48.23.010	AMD	HB 1197		48.31.100	AMD	SHB 1197 * PV		48.41.100	AMD	ESHB 2540	
48.23.010	AMD	SHB 1197 * PV		48.31.100	AMD	SB 5362		48.41.100	AMD	SB 5888	
48.23.010	AMD	SB 5362		48.31.115	AMD	HB 1034 *		48.41.100	AMD	SB 6831	
48.24	ADD	SB 5452		48.31.115	AMD	SB 5197		48.41.110	AMD	HB 2133	
48.24.020	AMD	EHB 1146 *		48.31.405	AMD	HB 2520 +		48.41.110	AMD	HB 2540	
48.24.020	AMD	SB 5212		48.31C.060	AMD	HB 2795		48.41.110	AMD	ESHB 2540	
48.24.020	AMD	SSB 5212		48.32.010	AMD	HB 1196		48.41.110	AMD	SB 5888	
48.24.030	AMD	EHB 1146 *		48.32.010	AMD	SHB 1196 *		48.41.110	AMD	SB 6831	
48.24.030	AMD	HB 1197		48.32.010	AMD	ESB 5194 * V		48.41.120	AMD	HB 2133	
48.24.030	AMD	SHB 1197 * PV		48.32.020	AMD	HB 1196		48.41.120	AMD	SB 5888	
48.24.030	REMD	HB 2406 +		48.32.020	AMD	SHB 1196 *		48.41.140	AMD	HB 2133	
48.24.030	AMD	SB 5212		48.32.020	AMD	ESB 5194 * V		48.41.140	AMD	SB 5888	
48.24.030	AMD	SSB 5212		48.32.030	AMD	HB 1196		48.41.160	AMD	HB 2133	
48.24.030	AMD	SB 5362		48.32.030	AMD	SHB 1196 *		48.41.160	AMD	HB 2540	
48.29.010	AMD	HB 1197		48.32.030	AMD	ESB 5194 * V		48.41.160	AMD	ESHB 2540	
48.29.010	AMD	SHB 1197 * PV		48.32.040	AMD	HB 1196		48.41.160	AMD	SB 5529	
48.29.010	AMD	SB 5362		48.32.040	AMD	SHB 1196 *		48.41.160	AMD	SB 5888	
48.29.020	AMD	HB 1197		48.32.040	AMD	ESB 5194 * V		48.41.160	AMD	SB 6831	
48.29.020	AMD	SHB 1197 * PV		48.32.050	AMD	HB 1196		48.41.190	AMD	HB 1507	
48.29.020	AMD	SB 5362		48.32.050	AMD	SHB 1196 *		48.41.190	AMD	SHB 1507	
48.29.120	AMD	HB 1197		48.32.050	AMD	ESB 5194 * V		48.41.190	AMD	HB 2133	
48.29.120	AMD	SHB 1197 * PV		48.32.060	AMD	HB 1196		48.41.190	AMD	HB 2540	
48.29.120	AMD	SB 5362		48.32.060	AMD	SHB 1196 *		48.41.190	AMD	ESHB 2540	
48.29.130	AMD	HB 1197		48.32.060	AMD	ESB 5194 * V		48.41.190	AMD	SB 5473	
48.29.130	AMD	SHB 1197 * PV		48.32.100	AMD	HB 1196		48.41.190	AMD	SSB 5473	
48.29.130	AMD	SB 5362		48.32.100	AMD	SHB 1196 *		48.41.190	AMD	SB 5888	
48.29.155	AMD	EHB 1157		48.32.100	AMD	ESB 5194 * V		48.41.190	AMD	SB 6831	
48.29.155	AMD	ESB 5045 *		48.32A.185	AMD	HB 1133		48.41.200	AMD	HB 1910	
48.29.170	AMD	HB 1197		48.32A.185	AMD	SHB 1133 *		48.41.200	AMD	HB 2133	
48.29.170	AMD	SHB 1197 * PV		48.36A.360	AMD	HB 1205		48.41.200	AMD	SB 5861	
48.29.170	AMD	SB 5362		48.36A.360	AMD	SHB 1205		48.41.200	AMD	SB 5888	
48.30	ADD	HB 2942		48.36A.360	AMD	SB 5223		48.43	ADD	SHB 1418	
48.30	ADD	ESHB 2942		48.38.030	AMD	HB 1197		48.43	ADD	E2SHB 1418 *	
48.30.230	AMD	SB 6346		48.38.030	AMD	SHB 1197 * PV		48.43	ADD	HB 1669	
48.30.270	AMD	HB 1127		48.38.030	AMD	SB 5362		48.43	ADD	HB 1685	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
48.43	ADD	HB 1686		48.44	ADD	HB 1336		48.46	ADD	HB 1418	
48.43	ADD	HB 1842		48.44	ADD	SHB 1336		48.46	ADD	HB 1702	
48.43	ADD	HB 2499		48.44	ADD	HB 1418		48.46	ADD	HB 1904	
48.43	ADD	HB 2500		48.44	ADD	HB 1702		48.46	ADD	HB 2972 +	
48.43	ADD	SHB 2500 +		48.44	ADD	HB 1904		48.46	ADD	SB 5277	
48.43	ADD	HB 2795		48.44	ADD	HB 2972 +		48.46	ADD	SB 5450	
48.43	ADD	HB 2943		48.44	ADD	SB 5277		48.46	ADD	SB 5529	
48.43	ADD	ESHB 2943		48.44	ADD	SB 5450		48.46	ADD	SB 5579	
48.43	ADD	HB 2944		48.44	ADD	SB 5579		48.46	ADD	SB 5637	
48.43	ADD	HB 3204		48.44	ADD	SB 5637		48.46	ADD	SSB 5637	
48.43	ADD	SB 5607		48.44	ADD	SSB 5637		48.46	ADD	SB 5841	
48.43	ADD	SSB 5607		48.44	ADD	SB 5841		48.46	ADD	SB 6186	
48.43	ADD	SB 5628		48.44	ADD	SB 6186		48.46	ADD	SSB 6186	
48.43	ADD	SB 5748		48.44	ADD	SSB 6186		48.46	ADD	SB 6188	
48.43	ADD	SB 6232		48.44	ADD	SB 6188		48.46	ADD	SSB 6188 +	
48.43	ADD	ESSB 6232		48.44	ADD	SSB 6188 +		48.46	ADD	SB 6761	
48.43	ADD	SB 6233		48.44	ADD	SB 6761		48.46.020	AMD	HB 1669	
48.43.005	AMD	HB 1669		48.44.010	AMD	HB 2404		48.46.020	AMD	SB 5607	
48.43.005	AMD	HB 2406 +		48.44.010	AMD	SHB 2404		48.46.020	AMD	SSB 5607	
48.43.005	AMD	HB 2540		48.44.010	AMD	SB 6212		48.46.030	AMD	HB 1669	
48.43.005	AMD	ESHB 2540		48.44.017	AMD	HB 2133		48.46.030	AMD	SB 5607	
48.43.005	AMD	SB 5607		48.44.017	REP	HB 2499		48.46.030	AMD	SSB 5607	
48.43.005	AMD	SSB 5607		48.44.017	AMD	SB 5888		48.46.040	AMD	HB 1669	
48.43.005	AMD	SB 6187		48.44.017	REP	SB 6233		48.46.040	AMD	SB 5607	
48.43.005	AMD	SB 6831		48.44.020	AMD	HB 2133		48.46.040	AMD	SSB 5607	
48.43.018	AMD	HB 2060		48.44.020	AMD	HB 2499		48.46.060	AMD	HB 2133	
48.43.018	AMD	ESHB 2060		48.44.020	AMD	SB 5888		48.46.060	AMD	HB 2499	
48.43.018	AMD	HB 2540		48.44.020	AMD	SB 6233		48.46.060	AMD	SB 5888	
48.43.041	AMD	HB 2540		48.44.022	AMD	HB 2972 +		48.46.060	AMD	SB 6233	
48.43.041	AMD	ESHB 2540		48.44.022	AMD	SB 6761		48.46.062	AMD	HB 2133	
48.43.041	AMD	SB 6831		48.44.023	AMD	HB 1684		48.46.062	REP	HB 2499	
48.43.045	AMD	HB 2406 +		48.44.023	AMD	HB 1686		48.46.062	AMD	SB 5888	
48.43.045	AMD	SSB 6378		48.44.023	AMD	HB 2121		48.46.062	REP	SB 6233	
48.43.055	AMD	HB 1055		48.44.023	AMD	HB 2199		48.46.064	AMD	HB 2972 +	
48.43.055	AMD	ESHB 1055		48.44.023	AMD	HB 2555		48.46.064	AMD	SB 6761	
48.43.055	AMD	HB 1669		48.44.023	AMD	SB 5980		48.46.066	AMD	HB 1684	
48.43.055	AMD	SB 5173		48.44.023	AMD	SB 5981		48.46.066	AMD	HB 1686	
48.43.055	AMD	ESSB 5173 *		48.44.023	AMD	SB 5982		48.46.066	AMD	HB 2121	
48.43.055	AMD	SB 5607		48.44.023	AMD	SB 6049		48.46.066	AMD	HB 2199	
48.43.055	AMD	SSB 5607		48.44.050	AMD	HB 1673		48.46.066	AMD	HB 2555	
48.43.305	AMD	HB 2795		48.44.095	AMD	HB 2406 +		48.46.066	AMD	SB 5980	
48.43.365	REP	HB 2406 +		48.44.200	AMD	SB 6186		48.46.066	AMD	SB 5981	
48.43.510	AMD	HB 1669		48.44.210	AMD	SB 6186		48.46.066	AMD	SB 5982	
48.43.510	AMD	SB 5607		48.44.220	AMD	SB 5529		48.46.066	AMD	SB 6049	
48.43.510	AMD	SSB 5607		48.44.240	AMD	HB 1197		48.46.080	AMD	HB 2406 +	
48.43.530	AMD	HB 1669		48.44.240	AMD	SHB 1197 * PV		48.46.100	REP	HB 1669	
48.43.530	AMD	SB 5607		48.44.240	AMD	SB 5362		48.46.100	REP	SB 5607	
48.43.530	AMD	SSB 5607		48.44.340	AMD	HB 1154		48.46.100	REP	SSB 5607	
48.43.535	AMD	HB 1669		48.44.340	AMD	SHB 1154 *		48.46.200	AMD	HB 1673	
48.43.535	AMD	HB 1698		48.44.340	AMD	SB 5450		48.46.290	AMD	HB 1154	
48.43.535	AMD	SB 5607		48.44.341	AMD	HB 2501 +		48.46.290	AMD	SHB 1154 *	
48.43.535	AMD	SSB 5607		48.44.341	AMD	SB 6392		48.46.290	AMD	SB 5450	
48.43.535	AMD	SB 5681		48.44.360	AMD	SB 5529		48.46.291	AMD	HB 2501 +	
48.43.545	AMD	HB 1669		48.44.450	AMD	SB 5771		48.46.291	AMD	SB 6392	
48.43.545	AMD	HB 1698		48.44.470	AMD	HB 1133		48.46.320	AMD	SB 6186	
48.43.545	AMD	SB 5607		48.44.470	AMD	SHB 1133 *		48.46.380	AMD	SB 5529	
48.43.545	AMD	SSB 5607		48.44.500	AMD	HB 1540		48.46.520	AMD	SB 5771	
48.43.545	AMD	SB 5681		48.44.500	AMD	SB 5656		48.46.540	AMD	HB 1133	
48.43.600	AMD	HB 2791		48.46	ADD	HB 1154		48.46.540	AMD	SHB 1133 *	
48.43.605	AMD	HB 2791		48.46	ADD	SHB 1154 *		48.46.570	AMD	HB 1540	
48.44	ADD	HB 1154		48.46	ADD	HB 1336		48.46.570	AMD	SB 5656	
48.44	ADD	SHB 1154 *		48.46	ADD	SHB 1336		48.47	ADD	HB 2262	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
48.48.030	RECD	HB 2406	+	48.66.130	AMD	SHB 1197	* PV	49.12	ADD	SSB 5235	
48.48.030	AMD	HB 2472		48.66.130	AMD	HB 1497		49.12	ADD	2SSB 5235	
48.48.040	RECD	HB 2406	+	48.66.130	AMD	SB 5198	*	49.12	ADD	SB 5533	
48.48.040	AMD	HB 2472		48.66.130	AMD	SB 5362		49.12	ADD	SB 6592	
48.48.045	RECD	HB 2406	+	48.84.020	AMD	HB 2099		49.12.130	AMD	HB 1205	
48.48.050	RECD	HB 2406	+	48.92.120	AMD	HB 1197		49.12.130	AMD	SHB 1205	
48.48.050	AMD	HB 2472		48.92.120	AMD	SHB 1197	* PV	49.12.130	AMD	SB 5223	
48.48.060	RECD	HB 2406	+	48.92.120	AMD	SB 5362		49.12.185	AMD	SB 5696	
48.48.060	AMD	HB 2472		48.94.010	AMD	HB 1133		49.12.265	AMD	HB 1626	
48.48.065	RECD	HB 2406	+	48.94.010	AMD	SHB 1133	*	49.12.265	AMD	SB 5850	
48.48.065	AMD	HB 2472		48.96.005	REP	HB 2553		49.12.265	AMD	SSB 5850	*
48.48.070	RECD	HB 2406	+	48.96.005	REP	SHB 2553	+	49.12.270	AMD	HB 1626	
48.48.070	AMD	HB 2472		48.96.010	REP	HB 2553		49.12.280	AMD	HB 2777	
48.48.080	RECD	HB 2406	+	48.96.010	REP	SHB 2553	+	49.12.280	AMD	SB 6592	
48.48.080	AMD	HB 2472		48.96.020	REP	HB 2553		49.12.285	AMD	HB 2777	
48.48.090	RECD	HB 2406	+	48.96.020	REP	SHB 2553	+	49.12.285	AMD	SB 6592	
48.48.090	AMD	HB 2472		48.96.025	REP	HB 2553		49.12.287	AMD	HB 2777	
48.48.110	RECD	HB 2406	+	48.96.025	REP	SHB 2553	+	49.12.287	AMD	SB 6592	
48.48.110	AMD	HB 2472		48.96.030	REP	HB 2553		49.12.290	AMD	HB 1626	
48.48.140	RECD	HB 2406	+	48.96.030	REP	SHB 2553	+	49.12.290	AMD	HB 2777	
48.48.140	AMD	HB 2472		48.96.040	REP	HB 2553		49.12.290	AMD	SB 6592	
48.48.150	RECD	HB 2406	+	48.96.040	REP	SHB 2553	+	49.12.320	AMD	SB 5696	
48.48.150	AMD	HB 2472		48.96.045	REP	HB 2553		49.17	ADD	HB 1553	
48.48.160	RECD	HB 2406	+	48.96.045	REP	SHB 2553	+	49.17	ADD	HB 1672	
48.48.160	AMD	HB 2472		48.96.047	REP	HB 2553		49.17	ADD	HB 2160	
48.50.020	AMD	HB 2472		48.96.047	REP	SHB 2553	+	49.17	ADD	HB 2538	
48.50.040	AMD	HB 2472		48.96.050	REP	HB 2553		49.17	ADD	SHB 2538	+
48.50.070	AMD	SHB 2482		48.96.050	REP	SHB 2553	+	49.17	ADD	SB 5632	
48.50.070	AMD	SSB 6234	+ PV	48.96.060	REP	HB 2553		49.17	ADD	SB 6263	
48.50.075	AMD	SHB 2482		48.96.060	REP	SHB 2553	+	49.17	ADD	SSB 6263	
48.50.075	AMD	SSB 6234	+ PV	48.96.900	REP	HB 2553		49.17	ADD	SB 6595	
48.53.020	AMD	HB 2472		48.96.900	REP	SHB 2553	+	49.17	ADD	SSB 6595	
48.53.060	AMD	HB 2472		48.96.901	REP	HB 2553		49.17.070	AMD	HB 2538	
48.56.030	AMD	HB 2472		48.96.901	REP	SHB 2553	+	49.17.070	AMD	SHB 2538	+
48.58.010	AMD	HB 2453		48.98.015	AMD	HB 1197		49.17.070	AMD	SB 6263	
48.62	ADD	HB 1356	*	48.98.015	AMD	SHB 1197	* PV	49.17.070	AMD	SSB 6263	
48.62	ADD	SB 5335		48.98.015	AMD	SB 5362		49.17.250	AMD	SSB 5632	
48.62.031	AMD	HB 1356	*	49	ADD	HB 1173		49.28.130	AMD	HB 1371	
48.62.031	AMD	SB 5335		49	ADD	SHB 1173		49.28.130	AMD	SHB 1371	
48.62.101	AMD	HB 1133		49	ADD	HB 1756		49.28.130	AMD	SB 5368	
48.62.101	AMD	SHB 1133	*	49	ADD	HB 1863		49.28.130	AMD	SSB 5368	
48.66	ADD	HB 1197		49	ADD	HB 2517		49.28.140	AMD	HB 1371	
48.66	ADD	SHB 1197	* PV	49	ADD	SHB 2517		49.28.140	AMD	SHB 1371	
48.66	ADD	HB 1497		49	ADD	HB 2712		49.28.140	AMD	SB 5368	
48.66	ADD	SB 5198	*	49	ADD	HB 3312		49.44	ADD	HB 1264	
48.66	ADD	SB 5362		49	ADD	SB 5069		49.44	ADD	HB 2438	
48.66.020	AMD	HB 1197		49	ADD	SSB 5069		49.44	ADD	HB 2614	
48.66.020	AMD	SHB 1197	* PV	49	ADD	E2SSB 5069		49.44	ADD	SHB 2614	
48.66.020	AMD	HB 1497		49	ADD	SB 5865		49.44	ADD	HB 3068	
48.66.020	AMD	SB 5198	*	49	ADD	SB 6239		49.44	ADD	SB 5720	
48.66.020	AMD	SB 5362		49	ADD	SSB 6239		49.44	ADD	ESSB 5720	*
48.66.045	AMD	HB 1197		49	ADD	SB 6356		49.44.100	REP	HB 1206	
48.66.045	AMD	SHB 1197	* PV	49	ADD	SSB 6356		49.44.120	AMD	SB 5501	*
48.66.045	AMD	HB 1497		49.04	ADD	HB 2789		49.46	ADD	HB 1311	
48.66.045	AMD	SB 5198	*	49.04	ADD	SHB 2789		49.46	ADD	SHB 1311	
48.66.045	AMD	SB 5362		49.04	ADD	2SHB 2789	+	49.46	ADD	HB 1795	
48.66.055	AMD	HB 1197		49.04	ADD	SB 6483		49.46	ADD	HB 2838	
48.66.055	AMD	SHB 1197	* PV	49.04	ADD	SSB 6483		49.46	ADD	SB 5240	
48.66.055	AMD	HB 1497		49.12	ADD	HB 1544		49.46	ADD	SSB 5240	
48.66.055	AMD	SB 5198	*	49.12	ADD	HB 1626		49.46	ADD	SB 5774	
48.66.055	AMD	SB 5362		49.12	ADD	HB 2777		49.46.010	AMD	HB 1789	
48.66.130	AMD	HB 1197		49.12	ADD	SB 5235		49.46.010	AMD	HB 1790	

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RCW SECTIONS	BILLS	RCW SECTIONS	BILLS	RCW SECTIONS	BILLS
49.46.010	AMD	HB 1795	49.60.040	AMD	SB 5917
49.46.010	AMD	HB 2725	49.60.040	AMD	SB 6019
49.46.010	AMD	HB 2838	49.60.120	AMD	HB 1515
49.46.010	AMD	SB 5747	49.60.120	AMD	HB 2564
49.46.010	AMD	SB 5774	49.60.120	AMD	HB 2661
49.46.010	AMD	SB 6434	49.60.120	AMD	ESHB 2661 +
49.46.020	AMD	HB 1788	49.60.120	AMD	SB 6019
49.46.020	AMD	HB 1789	49.60.130	AMD	HB 1515
49.46.020	AMD	HB 1790	49.60.130	AMD	HB 2564
49.46.020	AMD	HB 1795	49.60.130	AMD	HB 2661
49.46.020	AMD	HB 2838	49.60.130	AMD	ESHB 2661 +
49.46.020	AMD	SB 5747	49.60.130	AMD	SB 6019
49.46.020	AMD	SB 5774	49.60.175	AMD	HB 1515
49.46.020	AMD	SB 6734	49.60.175	AMD	HB 2564
49.46.100	AMD	HB 1311	49.60.175	AMD	HB 2661
49.46.100	AMD	SB 5240	49.60.175	AMD	ESHB 2661 +
49.48	ADD	HB 1311	49.60.175	AMD	SB 6019
49.48	ADD	SHB 1311	49.60.176	AMD	HB 1515
49.48	ADD	HB 3185	49.60.176	AMD	HB 2564
49.48	ADD	SHB 3185 +	49.60.176	AMD	HB 2661
49.48	ADD	SB 5240	49.60.176	AMD	ESHB 2661 +
49.48	ADD	SSB 5240	49.60.176	AMD	SB 6019
49.48.010	AMD	SHB 1311	49.60.178	AMD	HB 1515
49.48.010	AMD	SB 5823	49.60.178	AMD	HB 2661
49.48.020	AMD	HB 1311	49.60.178	AMD	ESHB 2661 +
49.48.020	AMD	SB 5240	49.60.178	AMD	SB 6019
49.48.040	AMD	HB 1311	49.60.180	AMD	HB 1515
49.48.040	AMD	SHB 1311	49.60.180	AMD	HB 2564
49.48.040	AMD	SB 5240	49.60.180	AMD	HB 2661
49.48.040	AMD	SSB 5240	49.60.180	AMD	ESHB 2661 +
49.48.060	AMD	HB 1311	49.60.180	AMD	SB 6019
49.48.060	AMD	SHB 1311	49.60.190	AMD	HB 1515
49.48.060	AMD	SB 5240	49.60.190	AMD	HB 2564
49.48.060	AMD	SSB 5240	49.60.190	AMD	HB 2661
49.48.070	AMD	HB 1311	49.60.190	AMD	ESHB 2661 +
49.48.070	AMD	SHB 1311	49.60.190	AMD	SB 6019
49.48.070	AMD	SB 5240	49.60.200	AMD	HB 1515
49.48.070	AMD	SSB 5240	49.60.200	AMD	HB 2564
49.60	ADD	HB 2461	49.60.200	AMD	HB 2661
49.60.010	AMD	HB 1515	49.60.200	AMD	ESHB 2661 +
49.60.010	AMD	HB 2564	49.60.200	AMD	SB 6019
49.60.010	AMD	HB 2661	49.60.210	AMD	HB 1909
49.60.010	AMD	ESHB 2661 +	49.60.210	AMD	SHB 1909
49.60.010	AMD	SB 6019	49.60.210	AMD	HB 3180
49.60.020	AMD	HB 1515	49.60.210	AMD	SHB 3180
49.60.020	AMD	HB 2564	49.60.215	AMD	HB 1515
49.60.020	AMD	HB 2661	49.60.215	AMD	HB 2461
49.60.020	AMD	ESHB 2661 +	49.60.215	AMD	HB 2564
49.60.020	AMD	SB 6019	49.60.215	AMD	HB 2661
49.60.030	AMD	HB 1515	49.60.215	AMD	ESHB 2661 +
49.60.030	AMD	HB 2013	49.60.215	AMD	SB 6019
49.60.030	AMD	HB 2564	49.60.222	REMD	HB 1515
49.60.030	AMD	HB 2661	49.60.222	REMD	HB 2013
49.60.030	AMD	ESHB 2661 +	49.60.222	REMD	HB 2564
49.60.030	AMD	SB 5917	49.60.222	REMD	HB 2661
49.60.030	AMD	SB 6019	49.60.222	REMD	ESHB 2661 +
49.60.040	AMD	HB 1515	49.60.222	REMD	SB 5917
49.60.040	AMD	HB 2013	49.60.222	REMD	SB 6019
49.60.040	AMD	HB 2461	49.60.223	AMD	HB 1515
49.60.040	AMD	HB 2564	49.60.223	AMD	HB 2013
49.60.040	AMD	HB 2661	49.60.223	AMD	HB 2564
49.60.040	AMD	ESHB 2661 +	49.60.223	AMD	HB 2661
49.60.223	AMD	ESHB 2661 +	49.60.223	AMD	ESHB 2661 +
49.60.223	AMD	SB 5917	49.60.223	AMD	SB 5917
49.60.223	AMD	SB 6019	49.60.223	AMD	SB 6019
49.60.223	AMD	HB 1515	49.60.224	AMD	HB 1515
49.60.224	AMD	HB 1515	49.60.224	AMD	HB 2013
49.60.224	AMD	HB 2564	49.60.224	AMD	HB 2564
49.60.224	AMD	HB 2661	49.60.224	AMD	HB 2661
49.60.224	AMD	ESHB 2661 +	49.60.224	AMD	ESHB 2661 +
49.60.224	AMD	SB 5917	49.60.224	AMD	SB 5917
49.60.224	AMD	SB 6019	49.60.224	AMD	SB 6019
49.60.225	AMD	HB 1515	49.60.225	AMD	HB 1515
49.60.225	AMD	HB 2013	49.60.225	AMD	HB 2013
49.60.225	AMD	HB 2564	49.60.225	AMD	HB 2564
49.60.225	AMD	HB 2661	49.60.225	AMD	HB 2661
49.60.225	AMD	ESHB 2661 +	49.60.225	AMD	ESHB 2661 +
49.60.225	AMD	SB 5917	49.60.225	AMD	SB 5917
49.60.225	AMD	SB 6019	49.60.225	AMD	SB 6019
49.60.227	AMD	EHB 2801	49.60.400	AMD	HB 1586
49.60.227	AMD	ESB 6169 +	49.60.400	AMD	SB 5575
49.60.400	AMD	HB 1586	49.60.400	AMD	SSB 5575
49.60.400	AMD	SB 5575	49.66.090	AMD	HB 1054
49.60.400	AMD	SSB 5575	49.66.090	AMD	SHB 1054 *
49.66.090	AMD	HB 1054	49.66.090	AMD	SB 5172
49.66.090	AMD	SHB 1054 *	49.66.090	AMD	SSB 5172
49.78	ADD	HB 2392	49.78	ADD	HB 2392
49.78	ADD	SHB 2392	49.78	ADD	SHB 2392
49.78	ADD	SB 6185	49.78	ADD	SB 6185
49.78	ADD	SSB 6185 +	49.78.005	REP	HB 2392
49.78.005	REP	HB 2392	49.78.005	REP	SHB 2392
49.78.005	REP	SHB 2392	49.78.005	REP	SB 6185
49.78.005	REP	SB 6185	49.78.005	REP	SSB 6185 +
49.78.005	REP	SSB 6185 +	49.78.010	AMD	HB 2392
49.78.010	AMD	HB 2392	49.78.010	AMD	SHB 2392
49.78.010	AMD	SHB 2392	49.78.010	AMD	SB 6185
49.78.010	AMD	SB 6185	49.78.010	AMD	SSB 6185 +
49.78.010	AMD	SSB 6185 +	49.78.020	AMD	HB 2392
49.78.020	AMD	HB 2392	49.78.020	AMD	SHB 2392
49.78.020	AMD	SHB 2392	49.78.020	AMD	SB 6185
49.78.020	AMD	SB 6185	49.78.020	AMD	SSB 6185 +
49.78.020	AMD	SSB 6185 +	49.78.030	REP	HB 2392
49.78.030	REP	HB 2392	49.78.030	REP	SHB 2392
49.78.030	REP	SHB 2392	49.78.030	REP	SB 6185
49.78.030	REP	SB 6185	49.78.030	REP	SSB 6185 +
49.78.030	REP	SSB 6185 +	49.78.040	REP	HB 2392
49.78.040	REP	HB 2392	49.78.040	REP	SHB 2392
49.78.040	REP	SHB 2392	49.78.040	REP	SB 6185
49.78.040	REP	SB 6185	49.78.040	REP	SSB 6185 +
49.78.040	REP	SSB 6185 +	49.78.050	REP	HB 2392
49.78.050	REP	HB 2392	49.78.050	REP	SHB 2392
49.78.050	REP	SHB 2392	49.78.050	REP	SB 6185
49.78.050	REP	SB 6185	49.78.050	REP	SSB 6185 +
49.78.050	REP	SSB 6185 +	49.78.060	REP	HB 2392
49.78.060	REP	HB 2392	49.78.060	REP	SHB 2392
49.78.060	REP	SHB 2392	49.78.060	REP	SB 6185
49.78.060	REP	SB 6185	49.78.060	REP	SSB 6185 +
49.78.060	REP	SSB 6185 +	49.78.070	REP	HB 2392
49.78.070	REP	HB 2392	49.78.070	REP	SHB 2392
49.78.070	REP	SHB 2392	49.78.070	REP	SB 6185
49.78.070	REP	SB 6185	49.78.070	REP	SSB 6185 +
49.78.070	REP	SSB 6185 +			

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
49.78.080	REP	HB 2392		5.60.060	AMD	HB 2122		50.12.220	AMD	SHB 2246	
49.78.080	REP	SHB 2392		5.60.060	AMD	HB 2366 +		50.12.220	RECD	SHB 2246	
49.78.080	REP	SB 6185		5.60.060	AMD	HB 2454 +		50.12.220	AMD	HB 2388	
49.78.080	REP	SSB 6185 +		5.60.060	AMD	HB 2472		50.12.220	AMD	SHB 2388	
49.78.100	REP	HB 2392		5.60.060	AMD	HB 2848		50.12.220	AMD	HB 2697	
49.78.100	REP	SHB 2392		5.60.060	AMD	ESHB 2848 +		50.12.220	RECD	HB 2697	
49.78.100	REP	SB 6185		5.60.060	AMD	SB 5133		50.12.220	AMD	SHB 2697	
49.78.100	REP	SSB 6185 +		5.60.060	AMD	SSB 5763		50.12.220	RECD	SHB 2697	
49.78.110	REP	HB 2392		5.60.060	AMD	E2SSB 5763 * PV		50.12.220	AMD	SB 6058	
49.78.110	REP	SHB 2392		5.60.060	AMD	SB 6479		50.12.220	RECD	SB 6058	
49.78.110	REP	SB 6185		5.60.070	REP	HB 1055		50.12.220	AMD	SB 6359	
49.78.110	REP	SSB 6185 +		5.60.070	REP	ESHB 1055		50.12.220	AMD	SSB 6359 +	
49.78.120	REP	HB 2392		5.60.070	REP	SB 5173		50.12.220	AMD	SB 6399	
49.78.120	REP	SHB 2392		5.60.070	AMD	ESSB 5173 *		50.12.220	RECD	SB 6399	
49.78.120	REP	SB 6185		5.60.072	REP	HB 1055		50.12.220	AMD	SSB 6399	
49.78.120	REP	SSB 6185 +		5.60.072	REP	ESHB 1055		50.12.220	RECD	SSB 6399	
49.78.130	REP	HB 2392		5.60.072	REP	SB 5173		50.13	ADD	HB 2623	
49.78.130	REP	SHB 2392		5.60.072	AMD	ESSB 5173 *		50.13	ADD	SB 6352	
49.78.130	REP	SB 6185		5.64.010	AMD	HB 1243		50.13	ADD	SSB 6352	
49.78.130	REP	SSB 6185 +		5.64.010	AMD	SHB 1243		50.13	ADD	SB 6890	
49.78.140	REP	HB 2392		5.64.010	AMD	HB 1291		50.13.015	AMD	HB 1133	
49.78.140	REP	SHB 2392		5.64.010	AMD	SHB 1291		50.13.015	AMD	SHB 1133 *	
49.78.140	REP	SB 6185		5.64.010	AMD	HB 2279		50.13.030	AMD	HB 1133	
49.78.140	REP	SSB 6185 +		5.64.010	AMD	HB 2292		50.13.030	AMD	SHB 1133 *	
49.78.150	REP	HB 2392		5.64.010	AMD	SHB 2292		50.13.040	AMD	HB 1133	
49.78.150	REP	SHB 2392		5.64.010	AMD	2SHB 2292 +		50.13.040	AMD	SHB 1133 *	
49.78.150	REP	SB 6185		5.64.010	AMD	HB 2295		50.13.060	AMD	HB 1133	
49.78.150	REP	SSB 6185 +		5.64.010	AMD	SB 5318		50.13.060	AMD	SHB 1133 *	
49.78.160	REP	HB 2392		5.64.010	AMD	SSB 5318		50.13.080	AMD	HB 1133	
49.78.160	REP	SHB 2392		5.64.010	AMD	SB 6072		50.13.080	AMD	SHB 1133 *	
49.78.160	REP	SB 6185		5.64.010	AMD	SB 6087		50.16.010	REMD	ESSB 6090 * PV	
49.78.160	REP	SSB 6185 +		50	ADD	HB 1702		50.16.010	REEN	ESSB 6885 +	
49.78.170	REP	HB 2392		50	ADD	SB 5637		50.16.015	REEN	ESSB 6885 +	
49.78.170	REP	SHB 2392		50	ADD	SSB 5637		50.16.030	AMD	EHB 2255 *	
49.78.170	REP	SB 6185		50.01.010	AMD	EHB 2255 *		50.16.030	AMD	SB 6885	
49.78.170	REP	SSB 6185 +		50.04	ADD	HB 2246		50.16.030	AMD	ESSB 6885 +	
49.78.180	REP	HB 2392		50.04	ADD	SHB 2246		50.20	ADD	SB 5641	
49.78.180	REP	SHB 2392		50.04	ADD	SB 6058		50.20	ADD	SSB 5641	
49.78.180	REP	SB 6185		50.04	ADD	SB 6292		50.20	ADD	SB 6608	
49.78.180	REP	SSB 6185 +		50.04	ADD	SSB 6292		50.20	ADD	SB 6713	
49.78.190	REP	HB 2392		50.04.206	REEN	ESSB 6885 +		50.20	ADD	SSB 6713	
49.78.190	REP	SHB 2392		50.04.245	AMD	HB 2246		50.20.010	AMD	HB 2250	
49.78.190	REP	SB 6185		50.04.245	AMD	SHB 2246		50.20.010	REEN	ESSB 6885 +	
49.78.190	REP	SSB 6185 +		50.04.245	AMD	SB 6058		50.20.050	REEN	EHB 3278 +	
49.78.200	REP	HB 2392		50.04.293	REEN	ESSB 6885 +		50.20.050	AMD	ESSB 6885 +	
49.78.200	REP	SHB 2392		50.04.294	AMD	HB 2734		50.20.060	REEN	ESSB 6885 +	
49.78.200	REP	SB 6185		50.04.294	REEN	ESSB 6885 +		50.20.065	REEN	ESSB 6885 +	
49.78.200	REP	SSB 6185 +		50.04.320	AMD	HB 2246		50.20.066	REEN	ESSB 6885 +	
5	ADD	HB 1508		50.04.320	AMD	SHB 2246		50.20.095	AMD	SB 5641	
5	ADD	HB 2452		50.04.320	AMD	HB 2388		50.20.095	AMD	SSB 5641	
5	ADD	SHB 2452		50.04.320	AMD	SB 6058		50.20.095	AMD	SB 6713	
5	ADD	HB 3187		50.04.320	AMD	SB 6292		50.20.095	AMD	SSB 6713	
5	ADD	SB 6216		50.04.320	AMD	SSB 6292		50.20.100	REEN	ESSB 6885 +	
5	ADD	SSB 6216		50.04.320	AMD	SB 6359		50.20.119	REEN	ESSB 6885 +	
5.28.030	AMD	HB 2126		50.04.335	REEN	ESSB 6885 +		50.20.120	AMD	EHB 2255 *	
5.40.050	AMD	HB 2090		50.12	ADD	HB 2043		50.20.120	AMD	SB 6885	
5.40.050	AMD	HB 2335		50.12	ADD	SB 5935		50.20.120	AMD	ESSB 6885 +	
5.40.050	AMD	SHB 2335		50.12.190	AMD	SB 5642		50.20.190	AMD	ESSB 6090 * PV	
5.40.050	AMD	ESSB 5913		50.12.190	AMD	SSB 5642		50.20.190	REEN	ESSB 6885 +	
5.44.130	AMD	HB 1471 +		50.12.220	AMD	HB 2198		50.20.230	AMD	HB 1392	
5.52.050	AMD	HB 1471 +		50.12.220	AMD	HB 2246		50.20.230	AMD	HB 2250	
5.60.060	AMD	HB 1207		50.12.220	RECD	HB 2246		50.20.240	AMD	HB 1392	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
50.20.240	AMD	HB 2250		51.04.085	AMD	SSB 5789		51.16.120	AMD	SSB 5789	
50.20.240	REEN	ESSB 6885 +		51.08	ADD	HB 1674		51.16.130	AMD	SB 6014	
50.24	ADD	SB 6710		51.08	ADD	HB 1853		51.16.220	AMD	SB 6347	
50.24	ADD	SSB 6710		51.08	ADD	HB 1875		51.18	ADD	HB 1070	
50.24.010	AMD	SB 6885		51.08	ADD	SB 5674		51.18	ADD	HB 1875	
50.24.014	REEN	ESSB 6885 +		51.08	ADD	SB 5826		51.18	ADD	SHB 1875	
50.24.170	AMD	HB 2246		51.08	ADD	SB 5842		51.18	ADD	SB 5842	
50.24.170	AMD	SHB 2246		51.08.040	AMD	HB 1851		51.18	ADD	SSB 5842	
50.24.170	AMD	SB 6058		51.08.040	AMD	SB 5789		51.18.010	AMD	SSB 5842	
50.29	ADD	HB 2246		51.08.040	AMD	SSB 5789		51.18.020	AMD	HB 1875	
50.29	ADD	SHB 2246		51.08.173	AMD	HB 1851		51.18.020	AMD	SHB 1875	
50.29	ADD	EHB 2255 *		51.08.173	AMD	SB 5789		51.18.020	AMD	SB 5842	
50.29	ADD	HB 2388		51.08.173	AMD	SSB 5789		51.18.020	AMD	SSB 5842	
50.29	ADD	SHB 2388		51.08.178	AMD	HB 1674		51.18.040	AMD	HB 1875	
50.29	ADD	SB 6058		51.08.178	AMD	HB 1912		51.18.040	AMD	SHB 1875	
50.29	ADD	SB 6359		51.08.178	AMD	HB 2203		51.18.040	AMD	SB 5842	
50.29	ADD	SSB 6359 +		51.08.178	AMD	HB 2218		51.18.040	AMD	SSB 5842	
50.29.021	AMD	EHB 2255 *		51.08.178	AMD	SB 5466		51.24.030	AMD	HB 1851	
50.29.021	AMD	ESSB 6885 +		51.08.178	AMD	SB 5674		51.24.030	AMD	SB 5789	
50.29.025	AMD	EHB 2255 *		51.08.178	AMD	SB 6041		51.24.030	AMD	SSB 5789	
50.29.025	AMD	SB 6885		51.08.178	AMD	SB 6042		51.24.050	AMD	HB 1851	
50.29.025	AMD	ESSB 6885 +		51.12	ADD	HB 2055		51.24.050	AMD	SB 5789	
50.29.041	AMD	SB 6885		51.12.035	AMD	HB 2744		51.24.050	AMD	SSB 5789	
50.29.041	AMD	ESSB 6885 +		51.14	ADD	HB 1851		51.24.060	AMD	HB 1851	
50.29.062	AMD	HB 2246		51.14	ADD	HB 2083		51.24.060	AMD	SB 5789	
50.29.062	AMD	SHB 2246		51.14	ADD	SB 5789		51.24.060	AMD	SSB 5789	
50.29.062	AMD	HB 2388		51.14	ADD	SSB 5789		51.24.070	AMD	HB 1851	
50.29.062	AMD	SHB 2388		51.14.030	AMD	HB 1310		51.24.070	AMD	SB 5789	
50.29.062	AMD	SB 6058		51.14.030	AMD	SHB 1310 *		51.24.070	AMD	SSB 5789	
50.29.062	AMD	SB 6359		51.14.030	AMD	SB 5237		51.24.080	AMD	HB 1851	
50.29.062	AMD	SSB 6359 +		51.14.030	AMD	SSB 5237		51.24.080	AMD	SB 5789	
50.36	ADD	HB 2246		51.14.080	AMD	HB 2083		51.24.080	AMD	SSB 5789	
50.36	ADD	SHB 2246		51.14.080	AMD	SSB 5789		51.24.090	AMD	HB 1851	
50.36	ADD	HB 2697		51.14.110	AMD	HB 1310		51.24.090	AMD	SB 5789	
50.36	ADD	SHB 2697		51.14.110	AMD	SHB 1310 *		51.24.090	AMD	SSB 5789	
50.36	ADD	SB 6058		51.14.110	AMD	HB 1851		51.28	ADD	SHB 1918 *	
50.36	ADD	SB 6399		51.14.110	AMD	SB 5237		51.28	ADD	SSB 5665	
50.36	ADD	SSB 6399		51.14.110	AMD	SSB 5237		51.28	ADD	2SSB 5665	
50.38.060	AMD	HB 1133		51.14.110	AMD	SB 5789		51.28.010	AMD	HB 1851	
50.38.060	AMD	SHB 1133 *		51.14.110	AMD	SSB 5789		51.28.010	AMD	HB 1911	
50.38.060	AMD	SB 5310		51.14.120	AMD	HB 1851		51.28.010	AMD	SB 5665	
50.38.060	AMD	SSB 5310		51.14.120	AMD	HB 2083		51.28.010	AMD	SB 5789	
50.40.065	AMD	HB 2141		51.14.120	AMD	SB 5789		51.28.010	AMD	SSB 5789	
50.40.065	AMD	HB 2271 *		51.14.120	AMD	SSB 5789		51.28.015	AMD	HB 2537	
50.40.066	AMD	HB 2141		51.14.130	AMD	HB 1851		51.28.015	AMD	SHB 2537 +	
50.40.066	AMD	HB 2271 *		51.14.130	AMD	HB 2083		51.28.015	AMD	SB 6262	
50.44	ADD	SB 6895		51.14.130	AMD	SB 5789		51.28.015	AMD	SSB 6262	
50.62	ADD	SB 6360		51.14.130	AMD	SSB 5789		51.28.020	AMD	HB 1851	
51.04	ADD	HB 2083		51.14.140	AMD	HB 2083		51.28.020	AMD	HB 1911	
51.04	ADD	SB 5815		51.14.140	AMD	SSB 5789		51.28.020	AMD	SHB 1918 *	
51.04.020	AMD	HB 1851		51.16	ADD	ESHB 1672 +		51.28.020	AMD	SB 5665	
51.04.020	AMD	SB 5789		51.16	ADD	SSB 6014 *		51.28.020	AMD	SSB 5665	
51.04.020	AMD	SSB 5789		51.16.035	AMD	HB 1070		51.28.020	AMD	2SSB 5665	
51.04.030	AMD	HB 1816		51.16.035	AMD	HB 1875		51.28.020	AMD	SB 5789	
51.04.030	AMD	HB 1851		51.16.035	AMD	SHB 1875		51.28.020	AMD	SSB 5789	
51.04.030	AMD	SB 5789		51.16.035	AMD	EHB 1917 *		51.28.021	AMD	HB 3133	
51.04.030	AMD	SSB 5789		51.16.035	AMD	SB 5842		51.28.025	AMD	HB 1911	
51.04.040	AMD	HB 1851		51.16.035	AMD	SSB 5842		51.28.025	AMD	SB 5665	
51.04.040	AMD	SB 5789		51.16.035	AMD	SB 6034		51.28.030	AMD	HB 1851	
51.04.040	AMD	SSB 5789		51.16.035	AMD	SSB 6034		51.28.030	AMD	SB 5789	
51.04.085	AMD	HB 1851		51.16.120	AMD	HB 1851		51.28.030	AMD	SSB 5789	
51.04.085	AMD	SB 5789		51.16.120	AMD	SB 5789		51.28.040	AMD	HB 1674	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
51.28.040	AMD	HB 1851		51.32.090	AMD	HB 1674		51.44	ADD	HB 1856	
51.28.040	AMD	HB 1905		51.32.090	REMD	HB 1674		51.44	ADD	SHB 1856 *	
51.28.040	AMD	SB 5674		51.32.090	AMD	HB 1853		51.44	ADD	SB 5614	
51.28.040	AMD	SB 5789		51.32.090	REMD	HB 1853		51.44	ADD	SSB 5614	
51.28.040	AMD	SSB 5789		51.32.090	AMD	SB 5674		51.44.040	AMD	HB 2109	
51.28.040	AMD	SB 5825		51.32.090	REMD	SB 5674		51.44.040	AMD	SHB 2109	
51.28.050	AMD	HB 2853		51.32.090	AMD	SB 5826		51.44.040	AMD	SB 5992	
51.28.055	AMD	HB 1851		51.32.090	REMD	SB 5826		51.44.040	AMD	SSB 5992 *	
51.28.055	AMD	SB 5789		51.32.095	AMD	HB 1674		51.44.150	AMD	HB 2083	
51.28.055	AMD	SSB 5789		51.32.095	AMD	HB 1851		51.48	ADD	HB 2083	
51.28.060	AMD	HB 1851		51.32.095	AMD	SB 5674		51.48	ADD	SSB 5789	
51.28.060	AMD	SB 5789		51.32.095	AMD	SB 5789		51.48.017	AMD	HB 1851	
51.28.060	AMD	SSB 5789		51.32.095	AMD	SSB 5789		51.48.017	AMD	HB 2083	
51.28.070	AMD	HB 1851		51.32.110	AMD	HB 1851		51.48.017	AMD	SB 5789	
51.28.070	AMD	HB 2083		51.32.110	AMD	SB 5789		51.48.017	AMD	SSB 5789	
51.28.070	AMD	SB 5789		51.32.110	AMD	SSB 5789		51.48.025	AMD	HB 2083	
51.28.070	AMD	SSB 5789		51.32.160	AMD	HB 1851		51.48.025	AMD	SSB 5789	
51.28.080	AMD	SHB 1918 *		51.32.160	AMD	SB 5789		51.48.040	AMD	HB 1851	
51.28.080	AMD	SSB 5665		51.32.160	AMD	SSB 5789		51.48.040	AMD	SB 5789	
51.28.080	AMD	2SSB 5665		51.32.190	REP	HB 1851		51.48.040	AMD	SSB 5789	
51.32	ADD	HB 1674		51.32.190	RECD	HB 2083		51.48.080	AMD	HB 1851	
51.32	ADD	HB 1741		51.32.190	REP	SB 5789		51.48.080	AMD	HB 2083	
51.32	ADD	SB 5674		51.32.190	REP	SSB 5789		51.48.080	AMD	SB 5789	
51.32	ADD	SB 5793		51.32.195	AMD	HB 1851		51.48.080	AMD	SSB 5789	
51.32.010	AMD	HB 1851		51.32.195	RECD	HB 2083		51.52	ADD	HB 1859	
51.32.010	AMD	SB 5789		51.32.195	AMD	SB 5789		51.52.050	AMD	HB 1851	
51.32.010	AMD	SSB 5789		51.32.195	AMD	SSB 5789		51.52.050	AMD	SB 5789	
51.32.040	AMD	HB 1851		51.32.200	RECD	HB 2083		51.52.050	AMD	SSB 5789	
51.32.040	AMD	SB 5789		51.32.210	AMD	HB 1851		51.52.060	REMD	HB 1851	
51.32.040	AMD	SSB 5789		51.32.210	AMD	SB 5789		51.52.060	REMD	SB 5789	
51.32.050	AMD	HB 1674		51.32.210	AMD	SSB 5789		51.52.060	REMD	SSB 5789	
51.32.050	AMD	HB 1853		51.32.220	AMD	HB 1732		51.52.070	AMD	HB 1851	
51.32.050	AMD	SB 5674		51.32.220	AMD	SHB 1732 *		51.52.070	AMD	SB 5789	
51.32.050	AMD	SB 5826		51.32.225	AMD	HB 3134 +		51.52.070	AMD	SSB 5789	
51.32.055	AMD	HB 1851		51.32.240	AMD	HB 1851		51.52.080	AMD	HB 1851	
51.32.055	AMD	HB 2083		51.32.240	AMD	SB 5789		51.52.080	AMD	SB 5789	
51.32.055	AMD	SB 5789		51.32.240	AMD	SSB 5789		51.52.080	AMD	SSB 5789	
51.32.055	AMD	SSB 5789		51.36	ADD	EHB 2185 *		52	ADD	SHB 1756 *	
51.32.060	AMD	HB 1674		51.36	ADD	HB 3042		52.02.020	AMD	HB 1652	
51.32.060	AMD	HB 1851		51.36	ADD	HB 3206		52.02.020	AMD	SHB 1652 * PV	
51.32.060	AMD	HB 1853		51.36	ADD	SB 6082		52.02.020	AMD	SB 5675	
51.32.060	AMD	SB 5674		51.36.010	AMD	HB 1851		52.02.080	AMD	HB 2027	
51.32.060	AMD	SB 5789		51.36.010	AMD	SB 5789		52.02.080	AMD	ESHB 2027	
51.32.060	AMD	SSB 5789		51.36.010	AMD	SSB 5789		52.02.080	AMD	2ESSB 5219	
51.32.060	AMD	SB 5826		51.36.015	AMD	HB 1851		52.02.080	AMD	SB 5927	
51.32.067	AMD	HB 2536		51.36.015	AMD	SB 5789		52.02.080	AMD	ESB 6236 +	
51.32.067	AMD	SB 6264 +		51.36.015	AMD	SSB 5789		52.04.056	AMD	HB 2027	
51.32.072	AMD	HB 1674		51.36.020	AMD	HB 1674		52.04.056	AMD	ESHB 2027	
51.32.072	AMD	HB 1853		51.36.020	AMD	HB 1851		52.04.056	AMD	2ESSB 5219	
51.32.072	AMD	SB 5674		51.36.020	AMD	HB 1853		52.04.056	AMD	SB 5927	
51.32.072	AMD	SB 5826		51.36.020	AMD	SB 5674		52.04.056	AMD	ESB 6236 +	
51.32.075	AMD	HB 1674		51.36.020	AMD	SB 5789		52.04.071	AMD	HB 2027	
51.32.075	AMD	HB 1853		51.36.020	AMD	SSB 5789		52.04.071	AMD	ESHB 2027	
51.32.075	AMD	SB 5674		51.36.020	AMD	SB 5826		52.04.071	AMD	2ESSB 5219	
51.32.075	AMD	SB 5826		51.36.060	AMD	HB 1851		52.04.071	AMD	SB 5927	
51.32.080	AMD	HB 1674		51.36.060	AMD	SB 5789		52.04.071	AMD	ESB 6236 +	
51.32.080	AMD	HB 1851		51.36.060	AMD	SSB 5789		52.12.150	AMD	SB 5931	
51.32.080	AMD	HB 1853		51.36.070	AMD	HB 1851		52.12.150	AMD	SSB 5931	
51.32.080	AMD	SB 5674		51.36.070	AMD	SB 5789		52.14.100	AMD	HB 1133	
51.32.080	AMD	SB 5789		51.36.070	AMD	SSB 5789		52.14.100	AMD	SHB 1133 *	
51.32.080	AMD	SSB 5789		51.36.120	AMD	HB 1133		52.14.110	AMD	SB 5595	
51.32.080	AMD	SB 5826		51.36.120	AMD	SHB 1133 *		52.26	ADD	HB 2345	

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
52.26	ADD	SHB 2345 +	54.08.070	AMD	ESB 6236 +	57.12.015	AMD	SHB 1230
52.26	ADD	SB 6163	54.16	ADD	HB 1009	57.22.020	AMD	EHB 3192 +
52.26.020	AMD	HB 2345	54.16	ADD	SHB 1009	57.24	ADD	HB 1229
52.26.020	AMD	SHB 2345 +	54.16	ADD	HB 1715	57.24	ADD	SHB 1229
52.26.020	AMD	SB 6163	54.16	ADD	HB 3196	57.24	ADD	HB 2720
52.26.040	AMD	HB 2345	54.16	ADD	SB 5348	57.24	ADD	SB 5371
52.26.040	AMD	SHB 2345 +	54.16	ADD	ESSB 5348 *	58.08.040	AMD	HB 2837
52.26.040	AMD	SB 6163	54.16	ADD	SSB 6779	58.17.033	AMD	HB 1195
52.26.050	AMD	HB 2345	54.16.310	AMD	HB 1458	58.17.033	AMD	SB 6350
52.26.050	AMD	SHB 2345 +	54.16.310	AMD	SB 5431	58.17.060	AMD	HB 2325
52.26.050	AMD	SB 6163	54.28.010	AMD	HB 2609	58.17.060	AMD	SHB 2325
52.26.060	AMD	HB 2345	54.28.010	RECD	HB 2609	58.17.060	AMD	SB 6589
52.26.060	AMD	SHB 2345 +	54.28.011	RECD	HB 2609	58.17.170	AMD	SB 6350
52.26.060	AMD	SB 6163	54.28.011	AMD	HB 2609	59	ADD	HB 1640
52.26.070	AMD	HB 2345	54.28.020	AMD	HB 2609	59	ADD	HB 3069
52.26.070	AMD	SHB 2345 +	54.28.020	RECD	HB 2609	59	ADD	SB 5660
52.26.070	AMD	SB 6163	54.28.025	AMD	HB 2609	59	ADD	SB 6647
52.26.090	AMD	HB 2345	54.28.025	RECD	HB 2609	59	ADD	SB 6648
52.26.090	AMD	SHB 2345 +	54.28.030	AMD	HB 2609	59	ADD	SB 6709
52.26.090	AMD	SB 6163	54.28.030	RECD	HB 2609	59.12.030	AMD	HB 1425
52.26.100	AMD	HB 2345	54.28.040	AMD	HB 2609	59.12.030	AMD	SB 5905
52.26.100	AMD	SHB 2345 +	54.28.040	RECD	HB 2609	59.12.070	AMD	SB 5479
52.26.100	AMD	SB 6163	54.28.050	AMD	HB 2609	59.12.070	AMD	SSB 5479 *
52.26.130	AMD	HB 2345	54.28.050	RECD	HB 2609	59.18	ADD	HB 2176
52.26.130	AMD	SHB 2345 +	54.28.055	RECD	HB 2609	59.18	ADD	SB 5905
52.26.130	AMD	SB 6163	54.28.055	AMD	HB 2609	59.18	ADD	SB 6227
52.26.140	AMD	HB 2345	54.28.060	AMD	HB 2609	59.18	ADD	SB 6315
52.26.140	AMD	SHB 2345 +	54.28.060	RECD	HB 2609	59.18	ADD	ESSB 6315
52.26.140	AMD	SB 6163	54.28.070	AMD	HB 2609	59.18.060	AMD	ESB 5049 *
52.26.220	AMD	HB 2345	54.28.070	RECD	HB 2609	59.18.085	AMD	HB 1583
52.26.220	AMD	SHB 2345 +	54.28.080	AMD	HB 2609	59.18.085	AMD	SB 5577
52.26.220	AMD	SB 6163	54.28.080	RECD	HB 2609	59.18.085	AMD	ESSB 5577 *
52.30	ADD	HB 2606 +	54.28.090	AMD	HB 2609	59.18.130	AMD	SB 5905
52.30.020	AMD	HB 2406 +	54.28.090	RECD	HB 2609	59.18.257	AMD	HB 2450
53	ADD	SHB 1756 *	54.28.100	AMD	HB 2609	59.18.320	AMD	HB 1054
53	ADD	HB 2234	54.28.100	RECD	HB 2609	59.18.320	AMD	SHB 1054 *
53.04.110	AMD	HB 2027	54.28.110	RECD	HB 2609	59.18.320	AMD	SB 5172
53.04.110	AMD	ESHB 2027	54.28.110	AMD	HB 2609	59.18.320	AMD	SSB 5172
53.04.110	AMD	2ESSB 5219	54.28.120	AMD	HB 2609	59.18.330	AMD	HB 1054
53.04.110	AMD	SB 5927	54.28.120	RECD	HB 2609	59.18.330	AMD	SHB 1054 *
53.04.110	AMD	ESB 6236 +	57.04.050	AMD	HB 2027	59.18.330	AMD	SB 5172
53.08	ADD	HB 1595	57.04.050	AMD	ESHB 2027	59.18.330	AMD	SSB 5172
53.08	ADD	2SHB 1595	57.04.050	AMD	2ESSB 5219	59.18.365	AMD	SSB 5479 *
53.08	ADD	SB 5585	57.04.050	AMD	SB 5927	59.18.365	AMD	SB 6572
53.08.090	AMD	SB 6237	57.04.050	AMD	ESB 6236 +	59.18.365	AMD	SSB 6572 +
53.08.090	AMD	SSB 6237	57.08	ADD	HB 1009	59.18.370	AMD	SB 5479
53.18	ADD	HB 3249	57.08	ADD	SHB 1009	59.18.370	AMD	SSB 5479 *
53.36	ADD	HB 2234	57.08	ADD	HB 1458	59.18.375	AMD	SSB 6572 +
53.36.020	AMD	HB 2234	57.08	ADD	SB 5431	59.18.575	AMD	HB 2576
53.48.010	AMD	SB 6733	57.08.005	AMD	HB 1400	59.18.575	AMD	SHB 2576 +
53.48.010	AMD	SSB 6786	57.08.005	AMD	HB 2720	59.18.575	AMD	SB 6478
53.54	ADD	HB 1930	57.08.050	REMD	HB 1435	59.18.575	AMD	SSB 6478
53.54.030	AMD	HB 1931	57.08.050	REMD	HB 3162	59.20.030	AMD	SHB 3069
54.08.010	AMD	HB 2027	57.08.050	REMD	SHB 3162	59.20.050	AMD	SB 6648
54.08.010	AMD	ESHB 2027	57.08.050	REMD	SB 5474	59.20.060	AMD	SB 6851
54.08.010	AMD	2ESSB 5219	57.08.081	AMD	HB 1424	59.20.060	AMD	SSB 6851 +
54.08.010	AMD	SB 5927	57.08.081	AMD	SB 5276	59.20.090	AMD	SB 6648
54.08.010	AMD	ESB 6236 +	57.08.081	AMD	SB 6819	59.20.130	AMD	SB 6648
54.08.070	AMD	HB 2027	57.08.120	AMD	HB 2720	59.20.250	AMD	SB 6647
54.08.070	AMD	ESHB 2027	57.12	ADD	HB 1230	59.20.260	AMD	HB 1054
54.08.070	AMD	2ESSB 5219	57.12	ADD	SHB 1230	59.20.260	AMD	SHB 1054 *
54.08.070	AMD	SB 5927	57.12.015	AMD	HB 1230	59.20.260	AMD	SB 5172

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
59.20.260	AMD	SSB 5172		60.04	ADD	SSB 5773		63.29.020	AMD	SB 5948 *	
59.20.270	AMD	HB 1054		60.04	ADD	E2SSB 5773		63.29.135	AMD	HB 1158	
59.20.270	AMD	SHB 1054 *		60.04	ADD	SB 6740		63.29.135	AMD	SB 5014	
59.20.270	AMD	SB 5172		60.04.011	AMD	SB 5773		63.29.180	AMD	HB 1845	
59.20.270	AMD	SSB 5172		60.04.011	AMD	SSB 5773		63.29.180	AMD	SB 5948 *	
59.21.021	AMD	HB 1061		60.04.011	AMD	E2SSB 5773		63.29.190	AMD	HB 1158	
59.21.021	AMD	SHB 1393 *		60.04.011	AMD	SB 6740		63.29.190	AMD	SHB 1158 *	
59.21.021	AMD	SB 5107		60.04.011	AMD	ESSB 6740		63.29.190	AMD	ESHB 1703 *	
59.21.021	AMD	SSB 5107		60.04.021	AMD	SB 5773		63.29.190	AMD	HB 1845	
59.21.030	AMD	SB 6851		60.04.021	AMD	SSB 5773		63.29.190	AMD	SB 5014	
59.21.030	AMD	SSB 6851 +		60.04.021	AMD	E2SSB 5773		63.29.190	AMD	SSB 5014	
59.22	ADD	SHB 3069		60.04.021	AMD	SB 6740		63.29.190	AMD	SB 5948 *	
59.22.050	AMD	HB 1640		60.04.031	AMD	HB 1309		63.29.220	AMD	HB 1845	
59.22.050	AMD	ESHB 1640 *		60.04.031	AMD	SB 5239		63.29.220	AMD	SB 5948 *	
59.22.050	AMD	SHB 3069		60.04.031	AMD	SB 5773		63.29.280	AMD	HB 1845	
59.22.050	AMD	SB 5660		60.04.031	AMD	SSB 5773		63.29.280	AMD	SB 5948 *	
59.22.070	AMD	HB 3069		60.04.031	AMD	E2SSB 5773		63.29.350	AMD	HB 1845	
59.22.070	AMD	SHB 3069		60.04.031	AMD	SB 6740		63.29.350	AMD	SB 6534	
59.22.070	AMD	SB 6648		60.04.031	AMD	ESSB 6740		63.29.380	AMD	HB 1845	
59.22.070	AMD	SB 6709		60.04.035	AMD	SB 5773		63.32.050	AMD	HB 1145	
59.24.010	RECD	HB 2650		60.04.035	AMD	SSB 5773		63.35	ADD	HB 1145	
59.24.020	RECD	HB 2650		60.04.081	AMD	SB 6670		63.35.010	AMD	HB 2472	
59.24.030	RECD	HB 2650		60.04.081	AMD	SSB 6670 +		63.35.020	AMD	HB 2472	
59.24.040	RECD	HB 2650		60.04.091	AMD	SSB 5773		63.35.060	AMD	HB 2472	
59.24.050	RECD	HB 2650		60.04.091	AMD	E2SSB 5773		63.40.060	AMD	HB 1145	
59.24.060	RECD	HB 2650		60.04.091	AMD	SB 6740		64	ADD	EHB 1848 *	
59.24.900	RECD	HB 2650		60.04.091	AMD	ESSB 6740		64	ADD	HB 2272	
59.28.010	RECD	HB 2649		60.04.171	AMD	SB 6740		64	ADD	SB 6517	
59.28.010	AMD	HB 2649		60.04.250	AMD	SB 5773		64.04	ADD	HB 2304	
59.28.010	AMD	SHB 2649		60.04.250	AMD	SSB 5773		64.04	ADD	SHB 2304 *	
59.28.020	RECD	HB 2649		60.04.250	AMD	E2SSB 5773		64.04	ADD	SB 6095	
59.28.030	RECD	HB 2649		60.04.250	AMD	SB 6740		64.04	ADD	SSB 6095	
59.28.040	RECD	HB 2649		60.04.250	AMD	ESSB 6740		64.04.005	AMD	HB 1699	
59.28.050	RECD	HB 2649		60.08	ADD	SB 5204		64.04.005	AMD	SHB 1699 *	
59.28.060	RECD	HB 2649		60.08	ADD	ESSB 5204 +		64.06	ADD	ESB 5962 *	
59.28.070	RECD	HB 2649		60.10.030	AMD	SB 5204		64.06	ADD	SB 6267	
59.28.080	RECD	HB 2649		60.10.030	AMD	ESSB 5204 +		64.06.005	AMD	SB 6728	
59.28.090	RECD	HB 2649		60.10.040	AMD	ESSB 5204 +		64.06.005	AMD	SSB 6728	
59.28.100	RECD	HB 2649		60.70.060	AMD	SB 6670		64.06.020	AMD	SB 6267	
59.28.120	RECD	HB 2649		60.70.060	AMD	SSB 6670 +		64.06.020	AMD	SB 6728	
59.28.130	RECD	HB 2649		62A.3	ADD	SHB 1347 *		64.06.020	AMD	SSB 6728	
59.28.900	RECD	HB 2649		62A.3	ADD	SSB 6520		64.06.022	REP	HB 2723	
59.28.901	RECD	HB 2649		62A.3-515	AMD	HB 1347		64.06.022	AMD	SHB 2723 +	
59.28.902	RECD	HB 2649		62A.3-520	AMD	HB 1347		64.06.022	REP	SB 6494	
6.13.030	AMD	HB 2571		62A.3-522	AMD	HB 1347		64.06.022	AMD	SSB 6494	
6.13.030	AMD	SHB 2571		62A.3-525	AMD	HB 1347		64.34	ADD	EHB 1848 *	
6.13.030	AMD	SB 5991		62A.3-540	AMD	HB 3036		64.34.100	AMD	EHB 1848 *	
6.13.030	AMD	SB 6074		63.14	ADD	HB 2863		64.34.410	AMD	EHB 1848 *	
6.13.080	AMD	HB 2304		63.14	ADD	SHB 2863		64.34.415	AMD	EHB 1848 *	
6.13.080	AMD	SHB 2304 *		63.14	ADD	SB 6240		64.36.225	AMD	HB 1394	
6.13.080	AMD	SB 6095		63.14	ADD	SB 6570		64.36.225	AMD	SHB 1394 *	
6.13.080	AMD	SSB 6095		63.14	ADD	SSB 6570 +		64.36.225	AMD	SB 5365	
6.15.010	AMD	HB 2021		63.14.010	AMD	SB 6240		64.38	ADD	HB 1477	
6.15.010	AMD	SB 5926 *		63.29	ADD	HB 1845		64.38	ADD	HB 2191	
6.15.020	REMD	SB 5991		63.29.010	AMD	HB 1703		64.38	ADD	EHB 2801	
6.15.020	REMD	SB 6074		63.29.010	AMD	ESHB 1703 *		64.38	ADD	SB 5410	
6.15.025	REP	SB 5991		63.29.010	AMD	SB 5576		64.38	ADD	SB 5547	
6.15.025	REP	SB 6074		63.29.020	AMD	SHB 1158 *		64.38	ADD	SB 5559	
6.17.160	AMD	SB 6440		63.29.020	AMD	HB 1703		64.38	ADD	SSB 5559	
6.32.250	AMD	SB 6597		63.29.020	AMD	HB 1845		64.38	ADD	SB 5561	
6.32.250	AMD	SSB 6597 +		63.29.020	AMD	SSB 5014		64.38	ADD	SB 6064	
60.04	ADD	SB 5773		63.29.020	AMD	SB 5576		64.38	ADD	SSB 6064 *	

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
64.38	ADD	ESB 6169 +	65.04.045	AMD	SSB 5459	66.12.220	REP	HB 2561
64.38	ADD	SB 6201	65.04.050	AMD	HB 2304	66.12.220	REP	SHB 2561
64.38	ADD	SSB 6201	65.04.050	AMD	SHB 2304 *	66.12.220	REP	ESB 6537 +
64.38	ADD	SB 6202	65.04.050	AMD	SB 6095	66.16	ADD	HB 1379
64.38.005	AMD	SB 6228	65.04.050	AMD	SSB 6095	66.16	ADD	SHB 1379 *
64.38.020	AMD	HB 2191	65.04.080	AMD	HB 1385 *	66.16	ADD	SB 5487
64.38.025	AMD	HB 1477	65.04.080	AMD	SB 5459	66.16	ADD	SSB 5487
64.38.035	AMD	HB 1477	65.04.080	AMD	SSB 5459	66.16.010	AMD	HB 1037
64.38.040	AMD	HB 1477	65.04.140	AMD	HB 2750	66.16.010	AMD	SHB 1037
64.38.045	AMD	SB 5560	65.16.130	AMD	HB 1717	66.16.010	AMD	HB 1038
64.40	ADD	HB 1165	65.16.140	REP	HB 1717	66.16.010	AMD	SB 5073
64.40	ADD	HB 3223	65.16.150	AMD	HB 1717	66.16.010	AMD	SB 5074
64.40	ADD	HB 3311	66	ADD	SB 5090	66.16.010	AMD	ESSB 6090 * PV
64.40	ADD	SB 5671	66.04.010	AMD	HB 1409 *	66.16.040	AMD	HB 1409 *
64.40	ADD	SB 6574	66.04.010	AMD	HB 2562 +	66.16.040	AMD	HB 1496
64.44	ADD	HB 2712	66.04.010	AMD	HB 2897 +	66.16.040	AMD	SHB 1496 *
64.44	ADD	HB 2901	66.04.010	AMD	SB 5090	66.16.040	AMD	HB 1621 *
64.44	ADD	SB 6239	66.04.010	AMD	SB 5379	66.16.040	AMD	SB 5090
64.44	ADD	SSB 6239	66.04.010	AMD	SB 6538	66.16.040	AMD	SB 5379
64.44	ADD	E2SSB 6239 +	66.08	ADD	HB 1379	66.16.040	AMD	SB 5566
64.44.010	AMD	HB 2712	66.08	ADD	SHB 1379 *	66.16.040	AMD	SSB 5566
64.44.010	AMD	HB 2901	66.08	ADD	SB 5487	66.16.041	AMD	HB 1409 *
64.44.010	AMD	SHB 2901	66.08	ADD	SSB 5487	66.16.041	AMD	SB 5379
64.44.010	AMD	SB 6239	66.08	ADD	SSB 5566	66.16.080	REP	HB 1379
64.44.010	AMD	SSB 6239	66.08	ADD	SSB 5682	66.16.080	REP	SHB 1379 *
64.44.010	AMD	E2SSB 6239 +	66.08.026	AMD	HB 1409 *	66.16.080	AMD	HB 1409 *
64.44.020	AMD	HB 2712	66.08.026	AMD	SB 5090	66.16.080	AMD	SB 5379
64.44.020	AMD	HB 2901	66.08.026	AMD	SB 5379	66.16.080	REP	SB 5487
64.44.020	AMD	SHB 2901	66.08.030	AMD	HB 2472	66.16.080	REP	SSB 5487
64.44.020	AMD	SB 6239	66.08.050	AMD	HB 1409 *	66.20	ADD	HB 2561
64.44.020	AMD	SSB 6239	66.08.050	AMD	SB 5090	66.20	ADD	SHB 2561
64.44.020	AMD	E2SSB 6239 +	66.08.050	AMD	SB 5379	66.20	ADD	ESB 6537 +
64.44.030	AMD	HB 2712	66.08.0501	AMD	HB 1673	66.20.160	AMD	HB 1409 *
64.44.030	AMD	HB 2901	66.08.060	AMD	HB 1379	66.20.160	AMD	SB 5090
64.44.030	AMD	SB 6239	66.08.060	AMD	SHB 1379 *	66.20.160	AMD	SB 5379
64.44.030	AMD	SSB 6239	66.08.060	AMD	HB 3150	66.20.180	AMD	HB 1409 *
64.44.030	AMD	E2SSB 6239 +	66.08.060	AMD	SB 5487	66.20.180	AMD	SB 5090
64.44.040	AMD	HB 2712	66.08.060	AMD	SSB 5487	66.20.180	AMD	SB 5379
64.44.040	AMD	HB 2901	66.08.150	AMD	SB 5090	66.20.340	AMD	SHB 1205
64.44.040	AMD	SB 6239	66.08.180	AMD	HB 1410	66.20.340	AMD	HB 1295
64.44.040	AMD	SSB 6239	66.08.180	AMD	SB 5380	66.24	ADD	HB 3255
64.44.040	AMD	E2SSB 6239 +	66.08.190	AMD	SB 6555	66.24	ADD	SB 6791
64.44.050	AMD	HB 2712	66.08.190	AMD	SSB 6555 + PV	66.24.010	AMD	HB 2472
64.44.050	AMD	HB 2901	66.08.196	AMD	HB 1089	66.24.010	AMD	HB 2563
64.44.050	AMD	SB 6239	66.08.220	AMD	SB 5090	66.24.010	AMD	SHB 2563
64.44.050	AMD	SSB 6239	66.08.235	AMD	HB 1409 *	66.24.010	AMD	SB 6332
64.44.050	AMD	E2SSB 6239 +	66.08.235	AMD	SB 5090	66.24.010	AMD	SB 6540
64.44.060	AMD	HB 2712	66.08.235	AMD	SB 5379	66.24.010	AMD	SSB 6540 +
64.44.060	AMD	HB 2901	66.12	ADD	HB 3046	66.24.025	AMD	HB 2472
64.44.060	AMD	SB 6239	66.12	ADD	SHB 3046	66.24.170	AMD	HB 3213
64.44.060	AMD	SSB 6239	66.12	ADD	ESB 6661 +	66.24.170	AMD	HB 3246
64.44.060	AMD	E2SSB 6239 +	66.12	ADD	SB 6703	66.24.170	AMD	SB 6823
64.44.070	AMD	HB 2712	66.12	ADD	SSB 6703	66.24.170	AMD	SSB 6823
64.44.070	AMD	HB 2901	66.12.190	REP	HB 2561	66.24.170	AMD	2SSB 6823 +
64.44.070	AMD	SHB 2901	66.12.190	REP	SHB 2561	66.24.170	AMD	SB 6850
64.44.070	AMD	SB 6239	66.12.190	REP	ESB 6537 +	66.24.206	AMD	HB 3166
64.44.070	AMD	SSB 6239	66.12.200	REP	HB 2561	66.24.206	AMD	HB 3213
64.44.070	AMD	E2SSB 6239 +	66.12.200	REP	SHB 2561	66.24.206	AMD	HB 3246
64.50.020	AMD	HB 2059	66.12.200	REP	ESB 6537 +	66.24.206	AMD	SB 6799
64.50.020	AMD	SB 6627	66.12.210	REP	HB 2561	66.24.206	AMD	SB 6823
65.04.045	AMD	HB 1385 *	66.12.210	REP	SHB 2561	66.24.206	AMD	SSB 6823
65.04.045	AMD	SB 5459	66.12.210	REP	ESB 6537 +	66.24.206	AMD	2SSB 6823 +

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
66.24.206	AMD	SB 6850		66.24.400	AMD	SHB 1430		67.08.050	AMD	HB 2668	
66.24.210	AMD	HB 1089		66.24.400	AMD	2SHB 1430		67.08.050	AMD	ESHB 2668	
66.24.210	AMD	HB 2214		66.24.400	AMD	SHB 1431 *		67.08.055	AMD	HB 2668	
66.24.210	AMD	HB 2561		66.24.420	AMD	HB 2560		67.08.055	AMD	ESHB 2668	
66.24.210	AMD	SHB 2561		66.24.420	AMD	HB 2897 +		67.08.090	REMD	HB 2668	
66.24.210	AMD	HB 2897 +		66.24.420	AMD	SB 6539 +		67.08.090	REMD	ESHB 2668	
66.24.210	AMD	HB 3166		66.24.440	AMD	SB 5090		67.08.130	AMD	HB 2668	
66.24.210	AMD	HB 3213		66.24.570	AMD	SB 6199		67.08.130	AMD	ESHB 2668	
66.24.210	AMD	HB 3246		66.28.010	REMD	HB 1632		67.08.300	AMD	HB 2668	
66.24.210	AMD	ESB 6537 +		66.28.010	REMD	HB 3128		67.14.020	REP	HB 1206	
66.24.210	AMD	SB 6799		66.28.010	REMD	SHB 3128 +		67.14.040	REP	HB 1206	
66.24.210	AMD	SB 6823		66.28.010	REMD	HB 3150		67.14.050	REP	HB 1206	
66.24.210	AMD	SSB 6823		66.28.010	REMD	SHB 3150 +		67.14.060	REP	HB 1206	
66.24.210	AMD	2SSB 6823 +		66.28.010	REMD	SB 5682		67.14.070	REP	HB 1206	
66.24.210	AMD	SB 6850		66.28.010	REMD	ESB 6661 +		67.14.080	REP	HB 1206	
66.24.240	AMD	HB 3154 +		66.28.010	REMD	SB 6838		67.14.090	REP	HB 1206	
66.24.240	AMD	HB 3213		66.28.010	REMD	SSB 6838		67.14.100	REP	HB 1206	
66.24.240	AMD	HB 3246		66.28.010	REMD	SB 6842		67.14.110	REP	HB 1206	
66.24.240	AMD	SB 6823		66.28.040	AMD	HB 1632		67.14.120	REP	HB 1206	
66.24.240	AMD	SSB 6823		66.28.040	AMD	SB 5682		67.16	ADD	HB 2070	
66.24.240	AMD	2SSB 6823 +		66.28.070	REMD	HB 3166		67.16	ADD	SHB 2070	
66.24.240	AMD	SB 6850		66.28.070	REMD	HB 3213		67.16	ADD	SB 5953	
66.24.244	REMD	HB 3154 +		66.28.070	REMD	HB 3246		67.16	ADD	SSB 5953 *	
66.24.244	REMD	HB 3213		66.28.070	REMD	SB 6799		67.16.060	AMD	HB 2872	
66.24.244	REMD	HB 3246		66.28.070	REMD	SB 6823		67.16.060	AMD	SB 6523	
66.24.244	REMD	SB 6823		66.28.070	REMD	SSB 6823		67.16.101	AMD	HB 2369	
66.24.244	REMD	SSB 6823		66.28.070	REMD	2SSB 6823 +		67.16.101	AMD	SHB 2369	
66.24.244	REMD	2SSB 6823 +		66.28.070	REMD	SB 6850		67.16.101	AMD	SB 6382	
66.24.244	REMD	SB 6850		66.28.150	AMD	HB 1431		67.16.101	AMD	SSB 6382 +	
66.24.270	AMD	HB 3166		66.28.155	AMD	HB 1632		67.16.280	AMD	HB 2369	
66.24.270	AMD	HB 3213		66.28.155	AMD	SB 5682		67.16.280	AMD	SHB 2369	
66.24.270	AMD	HB 3246		66.28.180	REMD	HB 1133		67.16.280	AMD	SB 6382	
66.24.270	AMD	SB 6799		66.28.180	REMD	SHB 1133 *		67.16.280	AMD	SSB 6382 +	
66.24.270	AMD	SB 6823		66.28.180	AMD	HB 3213		67.20	ADD	SB 5116	
66.24.270	AMD	SSB 6823		66.28.180	REMD	HB 3213		67.28	ADD	2SSB 5005	
66.24.270	AMD	2SSB 6823 +		66.28.180	AMD	HB 3246		67.28.080	AMD	SB 5005	
66.24.270	AMD	SB 6850		66.28.180	REMD	HB 3246		67.28.080	AMD	SSB 5005	
66.24.290	AMD	HB 1089		66.28.180	AMD	SB 6823		67.28.180	AMD	HB 1796	
66.24.290	AMD	HB 2214		66.28.180	REMD	SB 6823		67.28.180	AMD	HB 2209	
66.24.290	AMD	HB 3166		66.28.180	REMD	SSB 6823		67.28.180	AMD	HB 2365	
66.24.290	AMD	HB 3213		66.28.180	AMD	SSB 6823		67.28.180	AMD	HB 3233	
66.24.290	AMD	HB 3246		66.28.180	AMD	2SSB 6823 +		67.28.180	AMD	SB 5776	
66.24.290	AMD	SB 6799		66.28.180	REMD	2SSB 6823 +		67.28.180	AMD	SSB 5776	
66.24.290	AMD	SB 6823		66.28.180	AMD	SB 6850		67.28.180	AMD	SB 6065	
66.24.290	AMD	SSB 6823		66.28.180	REMD	SB 6850		67.28.180	AMD	SB 6170	
66.24.290	AMD	2SSB 6823 +		66.28.200	AMD	SHB 1430		67.28.180	AMD	SB 6849	
66.24.290	AMD	SB 6850		66.28.200	AMD	2SHB 1430		67.28.181	AMD	2SSB 5005	
66.24.320	AMD	SHB 1431 *		66.28.220	AMD	SHB 1430		67.28.1815	AMD	2SSB 5005	
66.24.320	AMD	HB 2897 +		66.28.220	AMD	2SHB 1430		67.38.130	AMD	SB 5991	
66.24.320	AMD	SSB 6791 +		66.32.090	AMD	HB 2472		67.40	ADD	HB 3279	
66.24.360	AMD	HB 1632		66.44.120	AMD	HB 1409 *		67.40	ADD	SB 6858	
66.24.360	AMD	SB 5682		66.44.120	AMD	SB 5379		67.40.025	AMD	HB 1036	
66.24.360	AMD	SSB 5682		66.44.270	AMD	SB 6768		67.40.025	AMD	HB 1038	
66.24.371	AMD	HB 1632		66.44.290	AMD	SB 6768		67.40.025	AMD	SB 5073	
66.24.371	AMD	SB 5682		66.44.318	AMD	HB 3031		67.40.040	AMD	HB 1036	
66.24.371	AMD	SSB 5682		66.44.800	AMD	HB 3046		67.40.040	AMD	HB 1038	
66.24.375	AMD	HB 3128		66.44.800	AMD	SHB 3046		67.40.040	AMD	HB 2297	
66.24.375	AMD	SB 6838		66.44.800	AMD	ESB 6661 +		67.40.040	AMD	HB 3279	
66.24.380	AMD	HB 1409 *		67.08.002	AMD	HB 2668		67.40.040	AMD	SB 5073	
66.24.380	AMD	SB 5090		67.08.002	AMD	ESHB 2668		67.40.040	AMD	SB 6090	
66.24.380	AMD	SB 5379		67.08.030	AMD	HB 2668		67.40.040	AMD	ESSB 6090 * PV	
66.24.400	AMD	HB 1430		67.08.030	AMD	ESHB 2668		67.40.040	AMD	SB 6858	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
67.40.060	AMD	HB 1182		68.04.165	AMD	SB 5752		68.05.340	AMD	SSB 5752	*
67.40.060	AMD	ESHB 2299	*	68.04.165	AMD	SSB 5752	*	68.20.061	AMD	SB 5752	
67.40.060	AMD	SB 5205		68.04.170	AMD	SB 5752		68.20.061	AMD	SSB 5752	*
67.42	ADD	SB 5307		68.04.170	AMD	SSB 5752	*	68.20.110	AMD	SB 5752	
67.42.010	AMD	SB 5307		68.04.190	AMD	SB 5752		68.20.110	AMD	SSB 5752	*
67.42.020	AMD	SB 5307		68.04.190	AMD	SSB 5752	*	68.24	ADD	SSB 5182	*
67.42.025	AMD	SB 5307		68.04.210	AMD	SB 5752		68.24.010	AMD	SB 5752	
67.42.030	AMD	SB 5307		68.04.210	AMD	SSB 5752	*	68.24.010	AMD	SSB 5752	*
67.42.040	AMD	SB 5307		68.04.230	AMD	SB 5752		68.24.080	AMD	SB 5752	
67.42.050	AMD	SB 5307		68.04.230	AMD	SSB 5752	*	68.24.080	AMD	SSB 5752	*
67.42.060	AMD	SB 5307		68.04.240	AMD	SB 5752		68.24.090	AMD	SB 5752	
67.42.070	AMD	SB 5307		68.04.240	AMD	SSB 5752	*	68.24.090	AMD	SSB 5752	*
67.42.080	AMD	SB 5307		68.05	ADD	SB 5182		68.24.100	AMD	SB 5752	
67.42.090	AMD	SB 5307		68.05.010	AMD	SB 5752		68.24.100	AMD	SSB 5752	*
67.70	ADD	HB 1767		68.05.010	AMD	SSB 5752	*	68.24.110	AMD	SB 5752	
67.70	ADD	HB 2243		68.05.030	AMD	SB 5752		68.24.110	AMD	SSB 5752	*
67.70	ADD	SHB 2872		68.05.030	AMD	SSB 5752	*	68.24.120	AMD	SB 5752	
67.70	ADD	SB 5572		68.05.040	AMD	SB 5752		68.24.120	AMD	SSB 5752	*
67.70	ADD	SSB 5572		68.05.040	AMD	SSB 5752	*	68.24.130	AMD	SB 5752	
67.70.040	AMD	SHB 2243		68.05.050	AMD	SB 5752		68.24.130	AMD	SSB 5752	*
67.70.040	AMD	SB 5878		68.05.050	AMD	SSB 5752	*	68.24.140	AMD	SB 5752	
67.70.040	AMD	SSB 5878		68.05.080	AMD	SB 5752		68.24.140	AMD	SSB 5752	*
67.70.040	AMD	SB 6613		68.05.080	AMD	SSB 5752	*	68.24.150	AMD	SB 5752	
67.70.040	AMD	SSB 6613	+	68.05.090	AMD	SB 5752		68.24.150	AMD	SSB 5752	*
67.70.120	AMD	HB 2872		68.05.090	AMD	SSB 5752	*	68.24.160	AMD	SB 5752	
67.70.120	AMD	SB 6523		68.05.100	AMD	SB 5752		68.24.160	AMD	SSB 5752	*
67.70.190	AMD	SB 5370		68.05.100	AMD	SSB 5752	*	68.24.170	AMD	SB 5752	
67.70.190	AMD	SSB 5370		68.05.105	AMD	SB 5752		68.24.170	AMD	SSB 5752	*
67.70.190	AMD	2SSB 5370	*	68.05.105	AMD	SSB 5752	*	68.24.180	AMD	SB 5752	
67.70.240	AMD	HB 1767		68.05.115	AMD	SB 5752		68.24.180	AMD	SSB 5752	*
67.70.240	AMD	HB 1772		68.05.115	AMD	SSB 5752	*	68.24.190	AMD	SB 5752	
67.70.240	AMD	SB 5572		68.05.150	AMD	SB 5752		68.24.190	AMD	SSB 5752	*
67.70.340	AMD	HB 1031		68.05.150	AMD	SSB 5752	*	68.24.220	AMD	SB 5752	
67.70.340	AMD	ESHB 1031	*	68.05.170	AMD	SB 5752		68.24.220	AMD	SSB 5752	*
67.70.340	AMD	SB 5037		68.05.170	AMD	SSB 5752	*	68.28.010	AMD	SB 5752	
67.70.340	AMD	SSB 5037		68.05.173	AMD	SB 5752		68.28.010	AMD	SSB 5752	*
67.70.340	AMD	2SSB 5037		68.05.173	AMD	SSB 5752	*	68.28.020	AMD	SB 5752	
68.04	ADD	SSB 5182	*	68.05.195	AMD	SB 5752		68.28.020	AMD	SSB 5752	*
68.04	ADD	SB 5752		68.05.195	AMD	SSB 5752	*	68.28.030	AMD	SB 5752	
68.04	ADD	SSB 5752	*	68.05.210	AMD	SB 5752		68.28.030	AMD	SSB 5752	*
68.04.020	AMD	HB 1563		68.05.210	AMD	SSB 5752	*	68.28.060	AMD	SB 5752	
68.04.020	AMD	HB 2231		68.05.215	AMD	SB 5752		68.28.060	AMD	SSB 5752	*
68.04.020	AMD	SB 5752		68.05.215	AMD	SSB 5752	*	68.32.010	AMD	SB 5752	
68.04.020	AMD	SSB 5752	*	68.05.225	AMD	SB 5752		68.32.010	AMD	SSB 5752	*
68.04.030	AMD	SB 5752		68.05.225	AMD	SSB 5752	*	68.32.020	AMD	SB 5752	
68.04.030	AMD	SSB 5752	*	68.05.235	AMD	SB 5752		68.32.020	AMD	SSB 5752	*
68.04.040	AMD	SB 5752		68.05.235	AMD	SSB 5752	*	68.32.030	AMD	SB 5752	
68.04.040	AMD	SSB 5752	*	68.05.240	AMD	SB 5752		68.32.030	AMD	SSB 5752	*
68.04.070	AMD	SB 5752		68.05.240	AMD	SSB 5752	*	68.32.040	AMD	SB 5752	
68.04.070	AMD	SSB 5752	*	68.05.245	AMD	SB 5752		68.32.040	AMD	SSB 5752	*
68.04.080	AMD	SB 5752		68.05.245	AMD	SSB 5752	*	68.32.050	AMD	SB 5752	
68.04.080	AMD	SSB 5752	*	68.05.254	AMD	SB 5752		68.32.050	AMD	SSB 5752	*
68.04.100	AMD	SB 5752		68.05.254	AMD	SSB 5752	*	68.32.060	AMD	SB 5752	
68.04.100	AMD	SSB 5752	*	68.05.259	AMD	SB 5752		68.32.060	AMD	SSB 5752	*
68.04.110	AMD	SB 5752		68.05.259	AMD	SSB 5752	*	68.32.070	AMD	SB 5752	
68.04.110	AMD	SSB 5752	*	68.05.285	AMD	SB 5752		68.32.070	AMD	SSB 5752	*
68.04.120	AMD	SB 5752		68.05.285	AMD	SSB 5752	*	68.32.080	AMD	SB 5752	
68.04.120	AMD	SSB 5752	*	68.05.285	AMD	SSB 5752	*	68.32.080	AMD	SSB 5752	*
68.04.130	AMD	SB 5752		68.05.290	AMD	SB 5752		68.32.090	AMD	SB 5752	
68.04.130	AMD	SSB 5752	*	68.05.290	AMD	SSB 5752	*	68.32.090	AMD	SSB 5752	*
68.04.160	AMD	SB 5752		68.05.330	AMD	SB 5752		68.32.100	AMD	SB 5752	
68.04.160	AMD	SSB 5752	*	68.05.330	AMD	SSB 5752	*	68.32.100	AMD	SB 5752	
				68.05.340	AMD	SB 5752		68.32.100	AMD	SSB 5752	*

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
68.32.110	AMD	SB 5752		68.46.060	AMD	SB 5752		69.06	ADD	SHB 1545	
68.32.110	AMD	SSB 5752 *		68.46.060	AMD	SSB 5752 *		69.06	ADD	SHB 1591 *	PV
68.32.130	AMD	SB 5752		68.46.075	AMD	SB 5752		69.06	ADD	SSB 5650	
68.32.130	AMD	SSB 5752 *		68.46.075	AMD	SSB 5752 *		69.07	ADD	SB 6252	
68.32.140	AMD	SB 5752		68.46.080	AMD	SB 5752		69.07	ADD	SSB 6252	
68.32.140	AMD	SSB 5752 *		68.46.080	AMD	SSB 5752 *		69.41.010	REMD	SHB 1291	
68.32.150	AMD	SB 5752		68.46.090	AMD	SB 5752		69.41.010	REMD	HB 1780	
68.32.150	AMD	SSB 5752 *		68.46.090	AMD	SSB 5752 *		69.41.010	REMD	HB 2292	
68.32.160	AMD	SB 5752		68.46.100	AMD	SB 5752		69.41.010	REMD	SHB 2292	
68.32.160	AMD	SSB 5752 *		68.46.100	AMD	SSB 5752 *		69.41.010	REMD	2SHB 2292 +	
68.36.010	AMD	SB 5752		68.46.110	AMD	SB 5752		69.41.010	REMD	HB 2295	
68.36.010	AMD	SSB 5752 *		68.46.110	AMD	SSB 5752 *		69.41.010	REMD	SB 6087	
68.36.020	AMD	SB 5752		68.50	ADD	HB 1943		69.41.044	AMD	HB 1133	
68.36.020	AMD	SSB 5752 *		68.50.107	REMD	HB 2472		69.41.044	AMD	SHB 1133 *	
68.36.030	AMD	SB 5752		68.50.110	AMD	HB 1563		69.41.190	AMD	HB 2995	
68.36.030	AMD	SSB 5752 *		68.50.110	AMD	HB 2231		69.41.190	AMD	SB 5838	
68.36.040	AMD	SB 5752		68.50.110	AMD	SB 5752		69.41.190	AMD	SSB 5838 +	
68.36.040	AMD	SSB 5752 *		68.50.110	AMD	SSB 5752 *		69.41.280	AMD	HB 1133	
68.36.050	AMD	SB 5752		68.50.130	AMD	SB 5752		69.41.280	AMD	SHB 1133 *	
68.36.050	AMD	SSB 5752 *		68.50.130	AMD	SSB 5752 *		69.43	ADD	HB 1017	
68.40.010	AMD	SB 5752		68.50.140	AMD	SB 5752		69.43	ADD	HB 1018	
68.40.010	AMD	SSB 5752 *		68.50.140	AMD	SSB 5752 *		69.43	ADD	HB 1448	
68.40.025	AMD	SB 5752		68.50.160	AMD	HB 1175		69.43	ADD	HB 2266	
68.40.025	AMD	SSB 5752 *		68.50.160	AMD	SB 5752		69.43	ADD	ESHB 2266 *	
68.40.060	AMD	SB 5752		68.50.160	AMD	SSB 5752 *		69.43	ADD	SB 5123	
68.40.060	AMD	SSB 5752 *		68.50.170	AMD	SB 5752		69.43	ADD	SSB 5123	
68.44.020	AMD	SB 5752		68.50.170	AMD	SSB 5752 *		69.43.010	AMD	SB 5123	
68.44.020	AMD	SSB 5752 *		68.50.185	AMD	SB 5752		69.43.010	AMD	SSB 5123	
68.44.070	AMD	SB 5752		68.50.185	AMD	SSB 5752 *		69.43.030	AMD	SB 5123	
68.44.070	AMD	SSB 5752 *		68.50.200	AMD	SB 5752		69.43.030	AMD	SSB 5123	
68.44.080	AMD	SB 5752		68.50.200	AMD	SSB 5752 *		69.43.110	AMD	HB 1017	
68.44.080	AMD	SSB 5752 *		68.50.220	AMD	SB 5752		69.43.110	AMD	ESHB 2266 *	
68.44.090	AMD	SB 5752		68.50.220	AMD	SSB 5752 *		69.43.170	AMD	HB 2472	
68.44.090	AMD	SSB 5752 *		68.50.230	AMD	SB 5752		69.43.180	AMD	HB 2472	
68.44.100	AMD	SB 5752		68.50.230	AMD	SSB 5752 *		69.45.090	AMD	HB 1133	
68.44.100	AMD	SSB 5752 *		68.50.240	AMD	SB 5752		69.45.090	AMD	SHB 1133 *	
68.44.110	AMD	SB 5752		68.50.240	AMD	SSB 5752 *		69.50	ADD	HB 1683	
68.44.110	AMD	SSB 5752 *		68.50.270	AMD	SB 5752		69.50	ADD	HB 2628	
68.44.120	AMD	SB 5752		68.50.270	AMD	SSB 5752 *		69.50	ADD	HB 2839	
68.44.120	AMD	SSB 5752 *		68.50.310	AMD	HB 2472		69.50	ADD	SB 5259	
68.44.130	AMD	SB 5752		68.50.320	AMD	HB 1943		69.50	ADD	SSB 5259	
68.44.130	AMD	SSB 5752 *		68.50.320	AMD	HB 2472		69.50	ADD	SB 6505	
68.44.140	AMD	SB 5752		68.50.320	AMD	HB 2805		69.50.401	AMD	HB 1072 *	
68.44.140	AMD	SSB 5752 *		68.50.320	AMD	SHB 2805		69.50.401	AMD	HB 1666	
68.44.150	AMD	SB 5752		68.50.320	AMD	2SHB 2805 +		69.50.401	AMD	HB 2839	
68.44.150	AMD	SSB 5752 *		68.50.320	AMD	SB 6106		69.50.401	AMD	SB 5480	
68.44.160	AMD	SB 5752		68.50.320	AMD	ESSB 6106 +		69.50.406	AMD	HB 1072 *	
68.44.160	AMD	SSB 5752 *		68.50.330	AMD	HB 2472		69.50.406	AMD	HB 1666	
68.46	ADD	SB 5752		68.50.560	REP	HB 1763		69.50.406	AMD	SB 5480	
68.46	ADD	SSB 5752 *		68.50.610	AMD	HB 1563		69.50.415	AMD	HB 1666	
68.46.010	AMD	SB 5752		68.50.610	AMD	HB 2231		69.50.415	AMD	SB 5480	
68.46.010	AMD	SSB 5752 *		68.50.610	AMD	HB 2653		69.50.435	AMD	SB 5258	
68.46.020	AMD	SB 5752		68.52.210	AMD	SB 6816 +		69.50.440	AMD	HB 1072 *	
68.46.020	AMD	SSB 5752 *		68.52.310	AMD	SB 5214		69.50.440	AMD	HB 2839	
68.46.030	AMD	SB 5752		68.56.040	AMD	SB 5752		69.50.505	AMD	HB 1683	
68.46.030	AMD	SSB 5752 *		68.56.040	AMD	SSB 5752 *		69.50.505	AMD	SB 5260	
68.46.040	AMD	SB 5752		68.60.030	AMD	SB 5752		69.50.520	AMD	HB 2302	
68.46.040	AMD	SSB 5752 *		68.60.030	AMD	SSB 5752 *		69.50.520	AMD	ESHB 2314 *	
68.46.050	AMD	SB 5752		68.60.060	AMD	SB 5752		69.50.520	AMD	HB 2320	
68.46.050	AMD	SSB 5752 *		69	ADD	HB 2421		69.50.520	REMD	HB 2377	
68.46.055	AMD	SB 5752		69	ADD	HB 3320		69.50.520	REMD	HB 2378	
68.46.055	AMD	SSB 5752 *		69.04.934	AMD	HB 1543		69.50.520	AMD	SB 5260	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
69.50.520	AMD	SSB 5829		7.04.070	REP	SHB 1054 *		7.04.210	REP	SSB 5172	
69.50.520	AMD	ESSB 6090 *	PV	7.04.070	REP	SB 5172		7.04.220	REP	HB 1054	
69.50.520	AMD	SSB 6100		7.04.070	REP	SSB 5172		7.04.220	REP	SHB 1054 *	
69.51A	ADD	SSB 5943		7.04.080	REP	HB 1054		7.04.220	REP	SB 5172	
69.51A.010	AMD	SB 5943		7.04.080	REP	SHB 1054 *		7.04.220	REP	SSB 5172	
69.51A.010	AMD	SSB 5943		7.04.080	REP	SB 5172		7.06.010	AMD	EHB 1814	
69.51A.030	AMD	SB 5943		7.04.080	REP	SSB 5172		7.06.010	AMD	SB 5733 *	
69.51A.030	AMD	SSB 5943		7.04.090	REP	HB 1054		7.06.020	REMD	EHB 1814	
69.51A.040	AMD	SB 5943		7.04.090	REP	SHB 1054 *		7.06.020	REMD	SB 5733 *	
69.51A.040	AMD	SSB 5943		7.04.090	REP	SB 5172		7.07.050	AMD	HB 2520 +	
69.55.020	AMD	HB 1073		7.04.090	REP	SSB 5172		7.28	ADD	HB 2966	
69.55.020	AMD	HB 2263		7.04.100	REP	HB 1054		7.28	ADD	SB 6310	
7	ADD	HB 1054		7.04.100	REP	SHB 1054 *		7.28.010	AMD	HB 2966	
7	ADD	SHB 1054 *		7.04.100	REP	SB 5172		7.48	ADD	ESB 5962 *	
7	ADD	HB 1055		7.04.100	REP	SSB 5172		7.48.250	AMD	SHB 1205	
7	ADD	ESHB 1055		7.04.110	REP	HB 1054		7.48.250	AMD	HB 1295	
7	ADD	HB 1859		7.04.110	REP	SHB 1054 *		7.60.025	AMD	SB 6596 +	
7	ADD	HB 2126		7.04.110	REP	SB 5172		7.68	ADD	SB 5127 *	
7	ADD	ESHB 2126 *		7.04.110	REP	SSB 5172		7.68	ADD	SB 6652	
7	ADD	HB 2292		7.04.120	REP	HB 1054		7.68	ADD	SSB 6652	
7	ADD	SHB 2292		7.04.120	REP	SHB 1054 *		7.68.020	AMD	HB 2612 +	
7	ADD	2SHB 2292 +		7.04.120	REP	SB 5172		7.68.020	AMD	SB 6341	
7	ADD	HB 2576		7.04.120	REP	SSB 5172		7.68.030	AMD	HB 1046	
7	ADD	SHB 2576 +		7.04.130	REP	HB 1054		7.68.030	AMD	SHB 1046	
7	ADD	SB 5172		7.04.130	REP	SHB 1054 *		7.68.035	AMD	HB 1046	
7	ADD	SSB 5172		7.04.130	REP	SB 5172		7.68.035	AMD	SHB 1046	
7	ADD	SB 5173		7.04.130	REP	SSB 5172		7.68.035	AMD	HB 3288	
7	ADD	ESSB 5173 *		7.04.140	REP	HB 1054		7.68.085	AMD	HB 1046	
7	ADD	SB 6087		7.04.140	REP	SHB 1054 *		7.68.085	AMD	SHB 1046	
7	ADD	SB 6478		7.04.140	REP	SB 5172		7.68.360	AMD	HB 2472	
7	ADD	SSB 6478		7.04.140	REP	SSB 5172		7.69.030	AMD	SB 6691	
7.04	ADD	HB 1686		7.04.150	REP	HB 1054		7.69A.030	AMD	SB 6691	
7.04	ADD	HB 2279		7.04.150	REP	SHB 1054 *		7.70	ADD	HB 1224	
7.04	ADD	SB 6072		7.04.150	REP	SB 5172		7.70	ADD	SHB 1224	
7.04.010	REP	HB 1054		7.04.150	REP	SSB 5172		7.70	ADD	HB 1291	
7.04.010	REP	SHB 1054 *		7.04.160	REP	HB 1054		7.70	ADD	SHB 1291	
7.04.010	AMD	HB 2292		7.04.160	REP	SHB 1054 *		7.70	ADD	2E2SHB 1291	
7.04.010	AMD	SHB 2292		7.04.160	REP	SB 5172		7.70	ADD	HB 1686	
7.04.010	REP	SB 5172		7.04.160	REP	SSB 5172		7.70	ADD	HB 1859	
7.04.010	REP	SSB 5172		7.04.170	REP	HB 1054		7.70	ADD	HB 1860	
7.04.010	AMD	SB 6087		7.04.170	REP	SHB 1054 *		7.70	ADD	SHB 1860	
7.04.020	REP	HB 1054		7.04.170	REP	SB 5172		7.70	ADD	HB 1861	
7.04.020	REP	SHB 1054 *		7.04.170	REP	SSB 5172		7.70	ADD	HB 1933	
7.04.020	REP	SB 5172		7.04.175	REP	HB 1054		7.70	ADD	SHB 1933	
7.04.020	REP	SSB 5172		7.04.175	REP	SHB 1054 *		7.70	ADD	2SHB 1933	
7.04.030	REP	HB 1054		7.04.175	REP	SB 5172		7.70	ADD	HB 1937	
7.04.030	REP	SHB 1054 *		7.04.175	REP	SSB 5172		7.70	ADD	HB 1946	
7.04.030	REP	SB 5172		7.04.180	REP	HB 1054		7.70	ADD	HB 2279	
7.04.030	REP	SSB 5172		7.04.180	REP	SHB 1054 *		7.70	ADD	HB 2292	
7.04.040	REP	HB 1054		7.04.180	REP	SB 5172		7.70	ADD	SHB 2292	
7.04.040	REP	SHB 1054 *		7.04.180	REP	SSB 5172		7.70	ADD	2SHB 2292 +	
7.04.040	REP	SB 5172		7.04.190	REP	HB 1054		7.70	ADD	HB 2295	
7.04.040	REP	SSB 5172		7.04.190	REP	SHB 1054 *		7.70	ADD	HB 2510	
7.04.050	REP	HB 1054		7.04.190	REP	SB 5172		7.70	ADD	SB 5318	
7.04.050	REP	SHB 1054 *		7.04.190	REP	SSB 5172		7.70	ADD	SSB 5318	
7.04.050	REP	SB 5172		7.04.200	REP	HB 1054		7.70	ADD	SB 6072	
7.04.050	REP	SSB 5172		7.04.200	REP	SHB 1054 *		7.70	ADD	SB 6087	
7.04.060	REP	HB 1054		7.04.200	REP	SB 5172		7.70.020	AMD	HB 1686	
7.04.060	REP	SHB 1054 *		7.04.200	REP	SSB 5172		7.70.020	AMD	HB 2915	
7.04.060	REP	SB 5172		7.04.210	REP	HB 1054		7.70.030	AMD	HB 2915	
7.04.060	REP	SSB 5172		7.04.210	REP	SHB 1054 *		7.70.065	AMD	HB 1281	
7.04.070	REP	HB 1054		7.04.210	REP	SB 5172		7.70.065	AMD	SHB 1281 *	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
7.70.065	AMD	HB 3139	+	70	ADD	HB 1886		70.02.030	AMD	ESSB 5158	*
7.70.070	AMD	HB 1686		70	ADD	SHB 1886		70.02.050	AMD	HB 1300	
7.70.070	AMD	HB 2279		70	ADD	HB 2177		70.02.050	AMD	SB 5158	
7.70.070	AMD	HB 2295		70	ADD	HB 2279		70.02.050	AMD	ESSB 5158	*
7.70.070	AMD	HB 2510		70	ADD	HB 2284		70.02.050	AMD	SB 6106	
7.70.070	AMD	HB 3135		70	ADD	HB 2292		70.02.050	AMD	ESSB 6106	+
7.70.070	AMD	SB 6063		70	ADD	SHB 2292		70.02.070	AMD	SB 5185	
7.70.070	AMD	SB 6072		70	ADD	2SHB 2292	+	70.02.090	AMD	HB 1133	
7.70.080	AMD	HB 1686		70	ADD	HB 2295		70.02.090	AMD	SHB 1133	*
7.70.080	AMD	HB 1862		70	ADD	HB 2542		70.05	ADD	SHB 3039	
7.70.080	AMD	HB 2292		70	ADD	HB 2572		70.05.120	AMD	HB 2542	
7.70.080	AMD	SHB 2292		70	ADD	SHB 2572		70.05.125	AMD	HB 2214	
7.70.080	AMD	2SHB 2292	+	70	ADD	E2SHB 2572	+	70.05.125	AMD	SB 6237	
7.70.080	AMD	HB 2295		70	ADD	HB 2662		70.05.125	AMD	SSB 6237	
7.70.080	AMD	SB 6087		70	ADD	SHB 2662		70.08	ADD	HB 1979	
7.70.100	AMD	HB 1686		70	ADD	HB 2793		70.102.020	AMD	HB 1133	
7.70.100	AMD	HB 1861		70	ADD	HB 2969		70.102.020	AMD	SHB 1133	*
7.70.100	AMD	HB 2279		70	ADD	SB 5029		70.103	ADD	HB 1653	
7.70.100	AMD	2SHB 2292	+	70	ADD	SSB 5029		70.103	ADD	SHB 1653	
7.70.100	AMD	HB 2295		70	ADD	SB 5125		70.104	ADD	SB 5030	
7.70.100	AMD	SB 5413		70	ADD	SSB 5125		70.105.112	AMD	HB 1862	
7.70.100	AMD	SSB 5413		70	ADD	2SSB 5125		70.105D	ADD	HB 1866	
7.70.100	AMD	SB 6072		70	ADD	SB 5149		70.105D	ADD	SHB 1866	
7.72	ADD	SB 5986		70	ADD	SSB 5149		70.105D	ADD	SB 5125	
7.75	ADD	SB 6270		70	ADD	ESB 5381	*	70.105D	ADD	SSB 5125	
7.75.050	AMD	HB 1055		70	ADD	SB 5397		70.105D	ADD	2SSB 5125	
7.75.050	AMD	ESHB 1055		70	ADD	SSB 5397		70.105D	ADD	SB 5449	
7.75.050	AMD	SB 5173		70	ADD	SSB 5431		70.105D	ADD	SSB 5449	*
7.75.050	AMD	ESSB 5173	*	70	ADD	2SSB 5431		70.105D.020	AMD	HB 1208	
7.80.070	AMD	HB 1650		70	ADD	SB 5515		70.105D.020	AMD	SHB 1208	*
7.80.070	AMD	SHB 1650	+	70	ADD	SSB 5515		70.105D.020	AMD	HB 2712	
7.80.070	AMD	SB 5627		70	ADD	2SSB 5515		70.105D.020	AMD	HB 2901	
7.80.070	AMD	SSB 5627		70	ADD	SB 5594		70.105D.020	AMD	SB 5770	
7.80.160	AMD	HB 1650		70	ADD	SSB 5594		70.105D.020	AMD	SB 6046	
7.80.160	AMD	SHB 1650	+	70	ADD	SB 5678		70.105D.020	AMD	SSB 6046	
7.80.160	AMD	SB 5627		70	ADD	ESB 5710		70.105D.020	AMD	SB 6239	
7.80.160	AMD	SSB 5627		70	ADD	SB 5763		70.105D.020	AMD	SB 6474	
7.84.050	AMD	HB 1650		70	ADD	SSB 5763		70.105D.020	AMD	SB 6517	
7.84.050	AMD	SHB 1650	+	70	ADD	E2SSB 5763	* PV	70.105D.040	AMD	HB 1820	
7.84.050	AMD	SB 5627		70	ADD	SB 6072		70.105D.040	AMD	SHB 1820	
7.84.050	AMD	SSB 5627		70	ADD	SB 6087		70.105D.050	AMD	SHB 1866	
70	ADD	HB 1021		70	ADD	SB 6189		70.105D.050	AMD	SSB 5449	*
70	ADD	HB 1123		70	ADD	SB 6366		70.105D.050	AMD	SB 6517	
70	ADD	HB 1243		70	ADD	ESSB 6366	+	70.105D.060	AMD	HB 1866	
70	ADD	SHB 1243		70	ADD	SB 6428		70.105D.060	AMD	SHB 1866	
70	ADD	EHB 1268		70	ADD	ESSB 6428	+ PV	70.105D.060	AMD	SB 5449	
70	ADD	HB 1397		70	ADD	SB 6513		70.105D.060	AMD	SSB 5449	*
70	ADD	ESHB 1397	*	70	ADD	SSB 6513		70.105D.060	AMD	SB 6517	
70	ADD	SHB 1458		70	ADD	SB 6843		70.105D.070	AMD	HB 1036	
70	ADD	E2SHB 1458		70.02.010	AMD	HB 1300		70.105D.070	AMD	HB 1038	
70	ADD	3SHB 1458	+	70.02.010	AMD	SB 5158		70.105D.070	AMD	HB 2297	
70	ADD	HB 1488		70.02.010	AMD	ESSB 5158	*	70.105D.070	AMD	SB 5073	
70	ADD	SHB 1488		70.02.010	AMD	SB 6106		70.105D.070	AMD	SB 6090	
70	ADD	E2SHB 1488		70.02.010	AMD	ESSB 6106	+	70.105D.070	AMD	ESSB 6094	* PV
70	ADD	HB 1605		70.02.020	AMD	HB 1300		70.105E	ADD	HB 1474	
70	ADD	SHB 1605		70.02.020	AMD	SB 5158		70.105E	ADD	SB 5357	
70	ADD	E2SHB 1605	*	70.02.020	AMD	ESSB 5158	*	70.105E	ADD	SB 5445	
70	ADD	HB 1662		70.02.030	AMD	HB 1053		70.105E	ADD	ESSB 5445	
70	ADD	HB 1680		70.02.030	AMD	HB 1300		70.105E.030	AMD	HB 1474	
70	ADD	SHB 1680		70.02.030	AMD	SB 5054		70.105E.030	AMD	SB 5445	
70	ADD	HB 1731		70.02.030	AMD	SSB 5054		70.105E.030	AMD	ESSB 5445	
70	ADD	HB 1775		70.02.030	AMD	SB 5158		70.107	ADD	HB 3105	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
70.107.010	AMD	HB 3105		70.122.100	REP	SB 6843		70.146.080	AMD	HB 1036	
70.107.050	AMD	HB 3105		70.123	ADD	HB 1314		70.146.080	AMD	HB 1038	
70.107.050	AMD	SB 5043		70.123	ADD	ESHB 1314 *		70.146.080	AMD	HB 2297	
70.107.050	AMD	SB 6687		70.123	ADD	HB 2122		70.146.080	AMD	SB 5073	
70.107.050	AMD	SSB 6687		70.123	ADD	HB 2848		70.146.080	AMD	SB 6090	
70.107.060	AMD	HB 3105		70.123	ADD	ESHB 2848 +		70.146.080	AMD	ESSB 6090 *	PV
70.107.060	AMD	SB 5043		70.123.020	AMD	HB 2122		70.148.005	AMD	HB 2678	
70.107.060	AMD	SB 6687		70.123.030	AMD	HB 1314		70.148.005	AMD	SB 6207	
70.107.060	AMD	SSB 6687		70.123.030	AMD	ESHB 1314 *		70.148.020	AMD	HB 1036	
70.108.040	AMD	HB 2472		70.123.030	AMD	HB 2122		70.148.020	AMD	HB 1038	
70.114.010	RECD	HB 2649		70.123.040	AMD	HB 2122		70.148.020	AMD	HB 1823	
70.114.020	RECD	HB 2649		70.123.040	AMD	HB 2848		70.148.020	AMD	HB 2297	
70.114A.010	AMD	HB 2649		70.123.040	AMD	ESHB 2848 +		70.148.020	AMD	HB 2678	
70.114A.010	RECD	HB 2649		70.124.060	AMD	SB 6215		70.148.020	AMD	SHB 2678 +	
70.114A.010	AMD	SHB 2649		70.125.065	AMD	SB 6691		70.148.020	AMD	SB 5073	
70.114A.020	AMD	HB 1585		70.127.041	REP	HB 1078		70.148.020	AMD	SB 6090	
70.114A.020	RECD	HB 2649		70.128	ADD	HB 1545		70.148.020	AMD	ESSB 6090 *	PV
70.114A.030	RECD	HB 2649		70.128	ADD	SHB 1545		70.148.020	AMD	SB 6207	
70.114A.040	RECD	HB 2649		70.128	ADD	SHB 1591 *	PV	70.148.020	AMD	SSB 6207	
70.114A.040	AMD	HB 2649		70.128	ADD	SB 5650		70.148.020	AMD	2SSB 6207	
70.114A.040	AMD	SHB 2649		70.128	ADD	SSB 5650		70.148.050	AMD	HB 2678	
70.114A.045	RECD	HB 2649		70.128	ADD	SSB 5687		70.148.050	AMD	SHB 2678 +	
70.114A.050	RECD	HB 2649		70.128	ADD	SB 6769		70.148.050	AMD	SB 6207	
70.114A.060	RECD	HB 2649		70.128.005	AMD	SB 6678		70.148.050	AMD	SSB 6207	
70.114A.065	RECD	HB 2649		70.128.007	AMD	SB 6678		70.148.050	AMD	2SSB 6207	
70.114A.070	RECD	HB 2649		70.128.010	REMD	SHB 1591 *	PV	70.148.060	AMD	HB 1133	
70.114A.081	RECD	HB 2649		70.128.010	REMD	SB 5687		70.148.060	AMD	SHB 1133 *	
70.114A.085	AMD	HB 1585		70.128.010	REMD	SSB 5687		70.148.120	AMD	HB 1823	
70.114A.085	AMD	HB 2649		70.128.010	REMD	SB 6638		70.148.120	AMD	SHB 1823 *	PV
70.114A.085	RECD	HB 2649		70.128.040	AMD	SB 6678		70.148.130	AMD	SHB 1823 *	PV
70.114A.085	AMD	SHB 2649		70.128.060	AMD	HB 2100		70.148.900	REP	HB 2678	
70.114A.100	RECD	HB 2649		70.128.120	AMD	HB 2959		70.148.900	AMD	SHB 2678 +	
70.114A.110	RECD	HB 2649		70.128.120	AMD	SB 6637 +		70.148.900	REP	SB 6207	
70.114A.900	RECD	HB 2649		70.128.160	AMD	HB 2098		70.148.900	AMD	SSB 6207	
70.114A.901	RECD	HB 2649		70.128.175	AMD	SB 5687		70.148.900	AMD	2SSB 6207	
70.118	ADD	HB 1458		70.128.175	AMD	SSB 5687		70.149	ADD	SHB 1821	
70.118	ADD	SHB 3039		70.14	ADD	HB 1194		70.149.010	AMD	HB 2678	
70.118	ADD	SB 5431		70.14	ADD	HB 1219		70.149.010	AMD	SB 6207	
70.118.010	AMD	HB 1458		70.14	ADD	SHB 1219		70.149.050	AMD	HB 1821	
70.118.010	AMD	SB 5431		70.14	ADD	HB 1486		70.149.080	AMD	HB 1821	
70.118.020	AMD	HB 1458		70.14	ADD	HB 2575		70.149.090	AMD	HB 1133	
70.118.020	AMD	SB 5431		70.14	ADD	SHB 2575		70.149.090	AMD	SHB 1133 *	
70.118.090	AMD	SSB 5895		70.14	ADD	E2SHB 2575 +	PV	70.149.900	REP	HB 2678	
70.119.130	AMD	HB 1205		70.14	ADD	SB 5471		70.149.900	AMD	SHB 2678 +	
70.119.130	AMD	SHB 1205		70.14	ADD	SSB 5471 *		70.149.900	REP	SB 6207	
70.119.130	AMD	SB 5223		70.14	ADD	SB 6306		70.149.900	AMD	SSB 6207	
70.120	ADD	SB 5099		70.14.050	AMD	HB 1194		70.149.900	AMD	2SSB 6207	
70.120.100	AMD	HB 1133		70.146	ADD	SHB 1840		70.150.010	AMD	HB 1357	
70.120.100	AMD	SHB 1133 *		70.146.030	AMD	HB 1036		70.150.010	AMD	SB 5285	
70.120.170	AMD	HB 1397		70.146.030	AMD	HB 1038		70.150.020	AMD	HB 1357	
70.120.170	AMD	ESHB 1397 *		70.146.030	AMD	HB 1840		70.150.020	AMD	SB 5285	
70.120.170	AMD	SB 5397		70.146.030	AMD	SHB 1840		70.150.040	AMD	HB 1357	
70.120.170	AMD	SSB 5397		70.146.030	AMD	HB 1982		70.150.040	AMD	SB 5285	
70.122	ADD	HB 2342		70.146.030	AMD	HB 2297		70.150.040	AMD	ESSB 5285 *	
70.122	ADD	SHB 2342		70.146.030	AMD	HB 2302		70.150.070	AMD	HB 1357	
70.122	ADD	2SHB 2342 +		70.146.030	AMD	ESHB 2314 *		70.150.070	AMD	SB 5285	
70.122.040	AMD	HB 2342		70.146.030	AMD	HB 2377		70.150.070	AMD	ESSB 5285 *	
70.122.040	AMD	SHB 2342		70.146.030	AMD	SB 5073		70.155.010	AMD	HB 2570	
70.122.040	AMD	2SHB 2342 +		70.146.030	AMD	SSB 5829		70.155.010	AMD	SHB 2570	
70.122.051	AMD	HB 2342		70.146.030	AMD	SB 6090		70.155.010	AMD	ESB 5048 +	
70.122.051	AMD	SHB 2342		70.146.030	AMD	ESSB 6090 *	PV	70.155.050	AMD	HB 2570	
70.122.051	AMD	2SHB 2342 +		70.146.070	AMD	SSB 5895		70.155.050	AMD	SHB 2570	



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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
70.47.010	AMD	HB 1702		70.47.120	AMD	E2SHB 2069		70.58.150	AMD	HB 1563	
70.47.010	AMD	HB 2069		70.47.120	AMD	SSB 5722		70.58.150	AMD	HB 2231	
70.47.010	AMD	SHB 2069		70.47.120	AMD	2SSB 5722		70.58.160	AMD	SB 5752	
70.47.010	AMD	E2SHB 2069		70.47.120	AMD	SB 6018		70.58.160	AMD	SSB 5752 *	
70.47.010	AMD	SB 5637		70.47.130	AMD	SHB 1418		70.58.170	AMD	SB 5752	
70.47.010	AMD	SSB 5637		70.47.130	AMD	HB 1669		70.58.170	AMD	SSB 5752 *	
70.47.010	AMD	SSB 5722		70.47.130	AMD	HB 2069		70.58.180	AMD	SB 5752	
70.47.010	AMD	2SSB 5722		70.47.130	AMD	SHB 2069		70.58.180	AMD	SSB 5752 *	
70.47.010	AMD	SB 6018		70.47.130	AMD	SB 5607		70.58.190	AMD	SB 5752	
70.47.015	AMD	HB 2069		70.47.130	AMD	SSB 5607		70.58.190	AMD	SSB 5752 *	
70.47.015	AMD	SHB 2069		70.47.130	AMD	SSB 5722		70.58.230	AMD	SB 5752	
70.47.015	AMD	E2SHB 2069		70.47.130	AMD	2SSB 5722		70.58.230	AMD	SSB 5752 *	
70.47.015	AMD	HB 2214		70.47.130	AMD	SB 6018		70.58.240	AMD	SB 5752	
70.47.015	AMD	SSB 5722		70.47.150	AMD	HB 1133		70.58.240	AMD	SSB 5752 *	
70.47.015	AMD	2SSB 5722		70.47.150	AMD	SHB 1133 *		70.58.260	AMD	SB 5752	
70.47.015	AMD	SB 6018		70.47.160	AMD	HB 2069		70.58.260	AMD	SSB 5752 *	
70.47.020	AMD	HB 1170 *		70.47.160	AMD	SHB 2069		70.58.390	AMD	SB 5752	
70.47.020	AMD	HB 1702		70.47.160	AMD	E2SHB 2069		70.58.390	AMD	SSB 5752 *	
70.47.020	AMD	HB 2060		70.47.160	AMD	SSB 5722		70.74.191	AMD	HB 2472	
70.47.020	AMD	ESHB 2060		70.47.160	AMD	2SSB 5722		70.74.360	AMD	HB 2472	
70.47.020	AMD	HB 2069		70.47.160	AMD	SB 6018		70.75.020	AMD	HB 2472	
70.47.020	AMD	SHB 2069		70.48	ADD	SHB 1476		70.75.030	AMD	HB 2472	
70.47.020	AMD	E2SHB 2069		70.48	ADD	SSB 5282		70.75.040	AMD	HB 2472	
70.47.020	AMD	HB 2398		70.48	ADD	SB 5542		70.77.170	AMD	HB 2472	
70.47.020	AMD	SB 5637		70.48	ADD	SSB 5542		70.77.236	AMD	HB 2472	
70.47.020	AMD	SSB 5637		70.48.020	AMD	SB 5542		70.77.250	AMD	HB 2472	
70.47.020	AMD	SB 5722		70.48.020	AMD	SSB 5542		70.77.252	AMD	HB 2472	
70.47.020	AMD	SSB 5722		70.48.130	AMD	SB 5964		70.77.270	AMD	HB 2472	
70.47.020	AMD	2SSB 5722		70.48.210	AMD	SHB 1476		70.77.305	AMD	HB 2472	
70.47.020	AMD	SB 6018		70.48.210	AMD	SB 5282		70.77.315	AMD	HB 2472	
70.47.030	AMD	HB 1702		70.48.210	AMD	SSB 5282		70.77.325	AMD	HB 2472	
70.47.030	AMD	SB 5637		70.48.470	AMD	HB 1233		70.77.330	AMD	HB 2472	
70.47.030	AMD	SSB 5637		70.48.470	AMD	HB 1746		70.77.343	AMD	HB 2472	
70.47.060	AMD	HB 1702		70.48.470	AMD	SHB 1746		70.77.355	AMD	HB 2472	
70.47.060	AMD	HB 2060		70.54	ADD	HB 2090		70.77.360	AMD	HB 2472	
70.47.060	AMD	HB 2069		70.54	ADD	HB 2335		70.77.365	AMD	HB 2472	
70.47.060	AMD	SHB 2069		70.54	ADD	SHB 2335		70.77.375	REMD	HB 2472	
70.47.060	AMD	E2SHB 2069		70.54	ADD	HB 2474		70.77.415	AMD	HB 2472	
70.47.060	AMD	HB 2133		70.54	ADD	SB 6183		70.77.430	AMD	HB 2472	
70.47.060	AMD	HB 2455		70.54	ADD	SSB 6183		70.77.435	AMD	HB 2472	
70.47.060	AMD	SHB 2455		70.54	ADD	2SSB 6183		70.77.440	AMD	HB 2472	
70.47.060	AMD	HB 2555		70.54.030	AMD	HB 1205		70.77.450	AMD	HB 2472	
70.47.060	AMD	2SHB 2754 +		70.54.030	AMD	SHB 1205		70.77.455	AMD	HB 1133	
70.47.060	AMD	SB 5637		70.54.030	AMD	SB 5223		70.77.455	AMD	SHB 1133 *	
70.47.060	AMD	SSB 5637		70.54.060	REP	HB 1206		70.77.455	AMD	HB 2472	
70.47.060	AMD	SSB 5722		70.54.065	REP	HB 1206		70.77.460	AMD	HB 2472	
70.47.060	AMD	2SSB 5722		70.54.320	AMD	SB 5913		70.77.548	AMD	HB 2472	
70.47.060	AMD	SB 5748		70.54.330	AMD	SB 5913		70.77.575	AMD	HB 2472	
70.47.060	AMD	SSB 5748		70.54.340	AMD	SB 5913		70.77.580	AMD	HB 2472	
70.47.060	AMD	SB 5888		70.54.340	AMD	ESSB 5913		70.79	ADD	HB 1312 *	
70.47.060	AMD	SB 6018		70.54.350	AMD	SB 5913		70.79	ADD	SB 5238	
70.47.080	AMD	HB 1702		70.54.360	AMD	HB 1535		70.79.080	AMD	HB 1312 *	
70.47.080	AMD	SB 5637		70.54.360	AMD	SB 5493		70.79.080	AMD	SB 5238	
70.47.080	AMD	SSB 5637		70.54.360	AMD	SSB 5493		70.79.090	AMD	HB 1312 *	
70.47.100	AMD	HB 2069		70.58.005	AMD	SB 5403		70.79.090	AMD	SB 5238	
70.47.100	AMD	SHB 2069		70.58.005	AMD	SSB 5403		70.79.160	AMD	HB 1312 *	
70.47.100	AMD	E2SHB 2069		70.58.005	AMD	SB 5752		70.79.160	AMD	SB 5238	
70.47.100	AMD	SSB 5722		70.58.005	AMD	SSB 5752 *		70.79.170	AMD	HB 1312 *	
70.47.100	AMD	2SSB 5722		70.58.082	AMD	SB 5403		70.79.170	AMD	SB 5238	
70.47.100	AMD	SB 6018		70.58.082	AMD	SSB 5403		70.79.190	AMD	HB 1312 *	
70.47.120	AMD	HB 2069		70.58.082	AMD	SB 5752		70.79.190	AMD	SB 5238	
70.47.120	AMD	SHB 2069		70.58.082	AMD	SSB 5752 *		70.79.320	AMD	HB 1312 *	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
70.79.320	AMD	SB 5238		70.94.527	AMD	SB 6566		70.95.535	AMD	HB 1892	
70.83.040	AMD	HB 1537		70.94.527	AMD	ESSB 6566 +		70.95.555	AMD	HB 1892	
70.83.040	AMD	SB 5491		70.94.531	AMD	HB 1258		70.95.555	AMD	HB 2085	
70.83.040	AMD	SSB 5491		70.94.531	AMD	HB 3089		70.95.555	AMD	SHB 2085 *	
70.83.040	AMD	ESSB 6090 * PV		70.94.531	AMD	ESHB 3089		70.95.560	AMD	HB 1892	
70.84.020	AMD	HB 2461		70.94.531	AMD	SB 6566		70.95.560	AMD	HB 2085	
70.84.021	AMD	HB 2461		70.94.531	AMD	ESSB 6566 +		70.95.560	AMD	SHB 2085 *	
70.84.060	AMD	HB 2461		70.94.534	AMD	HB 3089		70.95.903	AMD	HB 1892	
70.87	ADD	HB 2599		70.94.534	AMD	ESHB 3089		70.95.903	AMD	HB 2085	
70.87	ADD	HB 2600		70.94.534	AMD	SB 6566		70.95B.140	AMD	HB 1205	
70.87	ADD	SHB 2600		70.94.534	AMD	ESSB 6566 +		70.95B.140	AMD	SHB 1205	
70.87	ADD	SB 6862		70.94.537	AMD	HB 3089		70.95B.140	AMD	SB 5223	
70.87.120	AMD	HB 2599		70.94.537	AMD	ESHB 3089		70.95C.220	AMD	HB 1133	
70.87.120	AMD	HB 2600		70.94.537	AMD	SB 6566		70.95C.220	AMD	SHB 1133 *	
70.87.120	AMD	SHB 2600		70.94.537	AMD	ESSB 6566 +		70.95L.005	AMD	EHB 2322 +	
70.87.120	AMD	SB 6862		70.94.541	AMD	HB 3089		70.95L.020	AMD	EHB 2322 +	
70.87.205	AMD	HB 1054		70.94.541	AMD	ESHB 3089		70.95M	ADD	SHB 1731	
70.87.205	AMD	SHB 1054 *		70.94.541	AMD	SB 6566		70.95M	ADD	2SHB 1731	
70.87.205	AMD	SB 5172		70.94.541	AMD	ESSB 6566 +		70.95M	ADD	HB 2201	
70.87.205	AMD	SSB 5172		70.94.544	AMD	HB 3089		70.95M	ADD	SB 5305	
70.87.240	AMD	SB 6561		70.94.544	AMD	ESHB 3089		70.95M	ADD	ESSB 5305 +	
70.90.205	AMD	HB 1205		70.94.544	AMD	SB 6566		70.95M.010	AMD	SHB 1731	
70.90.205	AMD	SHB 1205		70.94.544	AMD	ESSB 6566 +		70.95M.010	AMD	2SHB 1731	
70.90.205	AMD	SB 5223		70.94.547	AMD	HB 3089		70.95M.080	AMD	SHB 1731	
70.93.180	AMD	HB 2297		70.94.547	AMD	ESHB 3089		70.96A	ADD	HB 1200	
70.93.180	AMD	SB 6090		70.94.547	AMD	SB 6566		70.96A	ADD	SHB 1200	
70.93.180	AMD	ESSB 6090 * PV		70.94.547	AMD	ESSB 6566 +		70.96A	ADD	SB 5763	
70.94	ADD	HB 2794		70.94.551	AMD	HB 3089		70.96A	ADD	SSB 5763	
70.94	ADD	SHB 2794		70.94.551	AMD	ESHB 3089		70.96A	ADD	E2SSB 5763 * PV	
70.94	ADD	HB 3089		70.94.551	AMD	SB 6566		70.96A	ADD	SB 5891	
70.94	ADD	ESHB 3089		70.94.551	AMD	ESSB 6566 +		70.96A	ADD	SSB 6239	
70.94	ADD	HB 3236		70.94.640	AMD	ESB 5962 *		70.96A	ADD	E2SSB 6239 +	
70.94	ADD	SB 5100		70.94.743	AMD	SB 6646		70.96A.020	AMD	HB 2954	
70.94	ADD	SSB 5100		70.94.743	AMD	ESSB 6646		70.96A.090	AMD	HB 2115	
70.94	ADD	SB 5931		70.94.996	AMD	SB 6070		70.96A.090	AMD	SB 5974 *	
70.94	ADD	SSB 5931		70.95	ADD	HB 1817		70.96A.095	AMD	HB 2954	
70.94	ADD	SB 6566		70.95	ADD	SHB 1817		70.97.210	AMD	HB 2472	
70.94	ADD	ESSB 6566 +		70.95	ADD	HB 1892		71.02	ADD	SB 5763	
70.94.017	AMD	HB 1397		70.95	ADD	HB 2085		71.02	ADD	SSB 5763	
70.94.017	AMD	ESHB 1397 *		70.95	ADD	SHB 2085 *		71.02	ADD	E2SSB 5763 * PV	
70.94.017	AMD	SB 5397		70.95	ADD	SSB 5602 * PV		71.05	ADD	HB 2912	
70.94.017	AMD	SSB 5397		70.95	ADD	SB 5788		71.05	ADD	SHB 2912	
70.94.030	AMD	ESHB 1302 *		70.95	ADD	ESSB 5788 *		71.05	ADD	2SHB 2912	
70.94.030	AMD	HB 3236		70.95.020	REMD	HB 1817		71.05	ADD	SB 5763	
70.94.094	AMD	HB 1361		70.95.020	REMD	SHB 1817		71.05	ADD	SSB 5763	
70.94.100	AMD	SB 6802		70.95.020	REMD	SB 5788		71.05	ADD	E2SSB 5763 * PV	
70.94.100	AMD	ESSB 6802 +		70.95.020	REMD	ESSB 5788 *		71.05	ADD	2SSB 6793 +	
70.94.110	AMD	SB 6802		70.95.030	AMD	HB 1817		71.05.020	AMD	HB 1290	
70.94.110	AMD	ESSB 6802 +		70.95.030	AMD	SB 5788		71.05.020	AMD	SHB 1290	
70.94.151	AMD	SB 5142 *		70.95.040	AMD	HB 1192		71.05.020	AMD	SB 5763	
70.94.161	AMD	HB 3236		70.95.040	AMD	SB 5217		71.05.020	AMD	SSB 5763	
70.94.422	AMD	HB 3236		70.95.305	AMD	HB 1817		71.05.020	AMD	E2SSB 5763 * PV	
70.94.473	AMD	HB 1302		70.95.305	AMD	SHB 1817		71.05.050	REP	SB 5763	
70.94.473	AMD	ESHB 1302 *		70.95.305	AMD	SB 5788		71.05.120	AMD	SSB 6793	
70.94.521	AMD	HB 3089		70.95.305	AMD	ESSB 5788 *		71.05.157	AMD	SB 5763	
70.94.521	AMD	SB 6566		70.95.315	AMD	SSB 5602 * PV		71.05.157	AMD	SSB 5763	
70.94.524	AMD	HB 3089		70.95.510	AMD	HB 1892		71.05.157	AMD	E2SSB 5763 * PV	
70.94.524	AMD	ESHB 3089		70.95.510	AMD	HB 2085		71.05.215	AMD	SB 5763	
70.94.524	AMD	SB 6566		70.95.510	AMD	SHB 2085 *		71.05.215	AMD	SSB 5763	
70.94.524	AMD	ESSB 6566 +		70.95.530	AMD	HB 1892		71.05.230	AMD	SSB 6793	
70.94.527	AMD	HB 3089		70.95.530	AMD	HB 2085		71.05.230	AMD	2SSB 6793 +	
70.94.527	AMD	ESHB 3089		70.95.530	AMD	SHB 2085 *		71.05.235	AMD	SSB 5763	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
71.05.235	AMD	E2SSB 5763	* PV	71.24	ADD	HB 2397		71.24.300	AMD	2SSB 6793	+
71.05.300	AMD	HB 3081		71.24	ADD	SHB 2397		71.24.310	AMD	SSB 6793	
71.05.300	AMD	SB 6696		71.24	ADD	E2SSB 5763	* PV	71.24.310	AMD	2SSB 6793	+
71.05.300	AMD	SB 6793		71.24	ADD	SSB 6793		71.24.320	AMD	SB 6793	
71.05.300	AMD	SSB 6793		71.24	ADD	2SSB 6793	+	71.24.320	AMD	SSB 6793	
71.05.300	AMD	2SSB 6793	+	71.24.015	REMD	HB 1005		71.24.320	AMD	2SSB 6793	+
71.05.310	AMD	SSB 5763		71.24.015	REMD	HB 1290		71.24.3201	AMD	SB 6793	
71.05.310	AMD	E2SSB 5763	* PV	71.24.015	REMD	SHB 1290		71.24.3201	AMD	SSB 6793	
71.05.320	AMD	SSB 6793		71.24.015	REMD	E2SHB 1290	* PV	71.24.330	AMD	HB 3081	
71.05.320	AMD	2SSB 6793	+	71.24.015	REMD	HB 2039		71.24.330	AMD	SHB 3081	
71.05.360	AMD	SB 5763		71.24.015	REMD	SB 5753		71.24.330	AMD	SB 6696	
71.05.360	AMD	SSB 5763		71.24.016	AMD	SHB 3081		71.24.330	AMD	SB 6793	
71.05.360	AMD	E2SSB 5763	* PV	71.24.016	AMD	SSB 6793		71.24.330	AMD	SSB 6793	
71.05.390	REMD	HB 1133		71.24.016	AMD	2SSB 6793	+	71.24.330	AMD	2SSB 6793	+
71.05.390	REMD	SHB 1133	*	71.24.025	AMD	HB 1005		71.24.350	REP	HB 2894	
71.05.390	REMD	SHB 1687	*	71.24.025	AMD	HB 1290		71.24.350	REP	SB 6587	
71.05.390	REMD	SSB 5131		71.24.025	AMD	SHB 1290		71.24.350	REP	SSB 6587	
71.05.390	REMD	SB 5763		71.24.025	AMD	E2SHB 1290	* PV	71.24.360	AMD	SSB 6793	
71.05.390	REMD	SSB 5763		71.24.025	AMD	HB 2039		71.24.420	AMD	HB 1290	
71.05.390	REMD	E2SSB 5763	* PV	71.24.025	AMD	SB 5753		71.24.420	AMD	SHB 1290	
71.05.420	AMD	SB 5763		71.24.025	AMD	SB 5763		71.32.080	AMD	HB 2342	
71.05.420	AMD	SSB 5763		71.24.025	AMD	SSB 5763		71.32.080	AMD	SHB 2342	
71.05.420	AMD	E2SSB 5763	* PV	71.24.025	AMD	E2SSB 5763	* PV	71.32.080	AMD	2SHB 2342	+
71.05.425	AMD	SSB 5763		71.24.025	REMD	SSB 6793		71.34	ADD	SHB 1058	*
71.05.425	AMD	E2SSB 5763	* PV	71.24.025	REMD	2SSB 6793	+	71.34	ADD	HB 1082	
71.05.445	AMD	SSB 5763		71.24.030	AMD	HB 1290		71.34	ADD	SB 5257	
71.05.445	AMD	E2SSB 5763	* PV	71.24.030	AMD	SHB 1290		71.34	ADD	SSB 5257	
71.05.550	AMD	SB 5763		71.24.030	AMD	E2SHB 1290	* PV	71.34.010	RECD	SHB 1058	*
71.05.550	AMD	SSB 5763		71.24.035	REMD	HB 1290		71.34.010	RECD	HB 1082	
71.05.550	AMD	E2SSB 5763	* PV	71.24.035	REMD	SHB 1290		71.34.010	RECD	SB 5257	
71.05.550	REP	2SSB 6793	+	71.24.035	REMD	E2SHB 1290	* PV	71.34.010	RECD	SSB 5257	
71.05.560	AMD	SHB 3081		71.24.035	REMD	HB 2039		71.34.020	RECD	SHB 1058	*
71.05.620	AMD	SB 5763		71.24.035	REMD	HB 3081		71.34.020	RECD	HB 1082	
71.05.620	AMD	SSB 5763		71.24.035	REMD	SSB 5763		71.34.020	AMD	HB 3139	+
71.05.620	AMD	E2SSB 5763	* PV	71.24.035	REMD	E2SSB 5763	* PV	71.34.020	RECD	SB 5257	
71.05.630	AMD	SB 5763		71.24.035	REMD	SB 6696		71.34.020	RECD	SSB 5257	
71.05.630	AMD	SSB 5763		71.24.035	REMD	SB 6793		71.34.500	AMD	HB 3139	+
71.05.630	AMD	E2SSB 5763	* PV	71.24.035	REMD	SSB 6793		71.34.530	AMD	HB 2954	
71.05.640	AMD	SB 5763		71.24.035	REMD	2SSB 6793	+	71.34.530	AMD	HB 3139	+
71.05.640	AMD	SSB 5763		71.24.045	AMD	HB 1290		71.34.900	RECD	SHB 1058	*
71.05.640	AMD	E2SSB 5763	* PV	71.24.045	AMD	SHB 1290		71.34.900	RECD	HB 1082	
71.05.660	AMD	SB 5763		71.24.045	AMD	E2SHB 1290	* PV	71.34.900	RECD	SB 5257	
71.05.660	AMD	SSB 5763		71.24.045	AMD	HB 3081		71.34.900	RECD	SSB 5257	
71.05.660	AMD	E2SSB 5763	* PV	71.24.045	AMD	SB 6696		71.34.901	RECD	SHB 1058	*
71.05.680	AMD	SSB 5763		71.24.045	AMD	SB 6793		71.34.901	RECD	HB 1082	
71.05.680	AMD	E2SSB 5763	* PV	71.24.045	AMD	SSB 6793		71.34.901	RECD	SB 5257	
71.05.690	AMD	SSB 5763		71.24.045	AMD	2SSB 6793	+	71.34.901	RECD	SSB 5257	
71.05.690	AMD	E2SSB 5763	* PV	71.24.100	AMD	HB 1290		71A.10.050	AMD	HB 1040	
71.09	ADD	SB 5130		71.24.100	AMD	SHB 1290		71A.12	ADD	HB 2914	
71.09.020	REMD	E2SSB 6630	+	71.24.100	AMD	E2SHB 1290	* PV	71A.12	ADD	SHB 2914	
71.09.025	AMD	SB 5129		71.24.110	AMD	HB 1290		71A.12	ADD	2SHB 2914	
71.09.030	AMD	SB 5129		71.24.240	AMD	SHB 1290		71A.12	ADD	HB 3158	
71.09.060	AMD	E2SSB 6630	+	71.24.240	AMD	E2SHB 1290	* PV	71A.12	ADD	SB 5763	
71.09.090	AMD	SB 5582	*	71.24.300	AMD	HB 1005		71A.12	ADD	SSB 5763	
71.09.098	AMD	HB 3205	+	71.24.300	AMD	HB 1290		71A.12	ADD	E2SSB 5763	* PV
71.09.115	AMD	HB 2472		71.24.300	AMD	SHB 1290		71A.12	ADD	SB 6630	
71.09.140	AMD	HB 2472		71.24.300	AMD	E2SHB 1290	* PV	71A.12	ADD	SSB 6630	
71.09.250	AMD	SSB 5130		71.24.300	AMD	HB 3081		71A.12	ADD	E2SSB 6630	+
71.09.275	AMD	SSB 5130		71.24.300	AMD	SB 5753		71A.12.025	AMD	HB 3027	
71.12	ADD	HB 1783		71.24.300	AMD	SB 6696		71A.20	ADD	HB 1040	
71.12.485	AMD	HB 2472		71.24.300	AMD	SB 6793		71A.20	ADD	HB 1519	
71.24	ADD	E2SHB 1290	* PV	71.24.300	AMD	SSB 6793		71A.20	ADD	HB 1791	

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
71A.20	ADD	SHB 1791 *	72.09.330	AMD	SHB 1746	73.08.060	REP	HB 1189
71A.20	ADD	SB 5702	72.09.335	AMD	HB 2476	73.08.060	REP	SHB 2546
71A.20	ADD	SSB 5702	72.09.335	AMD	HB 2709	73.08.060	REP	SB 5393
71A.20.020	AMD	HB 1040	72.09.335	AMD	HB 3212	73.08.060	REP	SSB 5393
71A.20.030	REP	HB 1040	72.09.335	AMD	SB 6314	73.08.070	AMD	HB 1189
71A.20.080	AMD	HB 1040	72.09.340	AMD	HB 1147	73.08.070	AMD	SHB 1189 *
72.01.042	AMD	HB 1371	72.09.340	AMD	SHB 1147 *	73.08.070	AMD	SB 5393
72.01.042	AMD	SHB 1371	72.09.340	AMD	HB 2407	73.08.070	AMD	SSB 5393
72.01.042	AMD	SB 5368	72.09.345	AMD	SSB 5643	73.08.080	AMD	HB 1189
72.01.042	AMD	SSB 5368	72.09.450	AMD	SB 5269	73.08.080	AMD	SHB 1189 *
72.01.140	AMD	HB 1587	72.09.480	AMD	HB 1046	73.08.080	AMD	SB 5393
72.01.140	AMD	SHB 1791 *	72.09.480	AMD	SHB 1046	73.08.080	AMD	SSB 5393
72.01.140	AMD	SB 5680	72.10.020	AMD	SB 5815	74	ADD	HB 1152
72.01.140	AMD	SSB 5680	72.11.040	AMD	ESSB 6090 * PV	74	ADD	SHB 1152
72.01.210	AMD	SB 6253	72.23	ADD	HB 1160 *	74	ADD	HB 2483
72.02	ADD	HB 2425	72.23	ADD	ESHB 1672 +	74	ADD	SHB 2483
72.02.045	AMD	HB 2282 *	72.23	ADD	SB 5763	74	ADD	HB 3152
72.02.045	AMD	SB 6080	72.23.010	AMD	HB 3081	74	ADD	SB 6841
72.02.100	AMD	HB 2425	72.23.010	AMD	SB 6696	74.04	ADD	HB 2304
72.02.110	AMD	HB 1119	72.23.010	AMD	SB 6793	74.04	ADD	HB 3122 +
72.05	ADD	HB 3231	72.23.010	AMD	SSB 6793	74.04	ADD	SB 6095
72.05.010	AMD	HB 1040	72.23.025	AMD	HB 3081	74.04.005	AMD	HB 3064
72.05.020	AMD	HB 3231	72.23.025	AMD	SB 6696	74.04.005	AMD	SHB 3064
72.05.400	AMD	HB 3231	72.23.025	AMD	SB 6793	74.04.005	AMD	SB 6336
72.09	ADD	HB 1344	72.23.025	AMD	SSB 6793	74.04.060	AMD	HB 2122
72.09	ADD	SHB 1344	72.23.025	AMD	2SSB 6793 +	74.04.060	AMD	HB 2329
72.09	ADD	HB 1614	72.36	ADD	SB 5815	74.04.060	AMD	HB 2848
72.09	ADD	SHB 1614	72.36	ADD	SB 6769	74.04.060	AMD	ESHB 2848 +
72.09	ADD	HB 2413	72.40.028	AMD	E2SHB 3098 +	74.04.750	AMD	HB 3064
72.09	ADD	HB 2476	72.40.100	AMD	HB 1205	74.04.750	AMD	SHB 3064
72.09	ADD	HB 2709	72.40.100	AMD	SHB 1205	74.08.025	AMD	HB 1190
72.09	ADD	HB 2732	72.40.100	AMD	SB 5223	74.08.025	AMD	SHB 1190
72.09	ADD	HB 3212	72.65	ADD	HB 3231	74.08.025	AMD	SB 5213
72.09	ADD	SB 5269	72.65.010	AMD	HB 3231	74.08.025	AMD	SSB 5213
72.09	ADD	SB 5428	72.65.220	AMD	HB 3231	74.08.025	AMD	E2SSB 5213 *
72.09	ADD	SSB 6239	72.72.030	AMD	HB 1102	74.08.580	AMD	HB 2182
72.09	ADD	E2SSB 6239 +	73.04.020	AMD	HB 1205	74.08A	ADD	HB 3157
72.09	ADD	SB 6314	73.04.020	AMD	SHB 1205	74.08A	ADD	SB 5718
72.09	ADD	SB 6315	73.04.020	AMD	SB 5223	74.08A	ADD	SB 6629
72.09	ADD	SB 6322	73.04.030	AMD	HB 1133	74.08A.250	AMD	HB 1589
72.09	ADD	SB 6488	73.04.030	AMD	SHB 1133 *	74.08A.250	AMD	HB 2394
72.09	ADD	SSB 6488	73.04.110	REMD	HB 1065	74.08A.250	AMD	SHB 2394 +
72.09	ADD	SB 6685	73.04.110	REMD	SHB 1065 *	74.08A.250	AMD	SB 5578
72.09	ADD	SSB 6685	73.04.110	REMD	SHB 1711 * PV	74.08A.250	AMD	SB 6224
72.09.010	AMD	SB 5269	73.04.110	REMD	SB 5096	74.08A.250	AMD	SB 6305
72.09.015	AMD	SB 5269	73.04.110	REMD	SSB 5096	74.08A.250	AMD	SSB 6305
72.09.055	AMD	HB 2649	73.04.110	REMD	SSB 5580	74.08A.260	AMD	HB 2394
72.09.055	AMD	HB 3165	73.04.115	AMD	HB 1065	74.08A.260	AMD	SHB 2394 +
72.09.055	AMD	SHB 3165	73.04.115	AMD	SHB 1065 *	74.08A.260	AMD	HB 2970
72.09.055	AMD	2SHB 3165	73.04.115	AMD	SB 5096	74.08A.260	AMD	SHB 2970
72.09.100	AMD	HB 2357	73.04.115	AMD	SSB 5096	74.08A.260	AMD	SB 6305
72.09.100	AMD	SB 5631	73.04.135	AMD	ESSB 6386 + PV	74.08A.260	AMD	SSB 6305
72.09.100	AMD	SSB 5631 *	73.04.150	AMD	HB 1261 *	74.08A.260	AMD	SB 6628
72.09.111	AMD	HB 1046	73.04.150	AMD	SB 5221	74.08A.260	AMD	SSB 6628
72.09.111	AMD	SHB 1046	73.08	ADD	HB 1189	74.08A.270	AMD	HB 3110
72.09.116	AMD	HB 1133	73.08	ADD	SHB 1189 *	74.08A.270	AMD	SB 6224
72.09.116	AMD	SHB 1133 *	73.08	ADD	SB 5393	74.08A.280	AMD	HB 1833
72.09.130	AMD	SB 6315	73.08	ADD	SSB 5393	74.08A.280	AMD	SHB 1833
72.09.225	AMD	HB 1133	73.08.010	AMD	HB 1189	74.08A.340	AMD	HB 1867
72.09.225	AMD	SHB 1133 *	73.08.010	AMD	SHB 1189 *	74.08A.340	AMD	SHB 2964
72.09.330	AMD	HB 1233	73.08.010	AMD	SB 5393	74.08A.340	AMD	2SHB 2964 +
72.09.330	AMD	HB 1746	73.08.010	AMD	SSB 5393	74.09	ADD	SHB 1290

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
74.09	ADD	E2SHB 1290	* PV	74.09A.020	AMD	SHB 1133	*	74.13.098	RECD	SB 6466	
74.09	ADD	SHB 1418		74.12.340	AMD	HB 2964		74.13.098	AMD	SB 6466	
74.09	ADD	HB 1441		74.12.340	AMD	SHB 2964		74.13.098	AMD	SSB 6466	
74.09	ADD	SHB 1441		74.12.340	AMD	2SHB 2964	+	74.13.098	RECD	SSB 6466	
74.09	ADD	E2SHB 1441	* PV	74.12.340	AMD	SB 5297		74.13.099	AMD	HB 2964	
74.09	ADD	SHB 1486	* V	74.12.340	AMD	SB 6466		74.13.099	RECD	HB 2964	
74.09	ADD	HB 1512		74.12.340	AMD	SSB 6466		74.13.099	AMD	SHB 2964	
74.09	ADD	SHB 1512	*	74.13	ADD	HB 1079		74.13.099	RECD	SHB 2964	
74.09	ADD	HB 1702		74.13	ADD	HB 1280		74.13.099	AMD	2SHB 2964	+
74.09	ADD	HB 1773		74.13	ADD	SHB 1280	*	74.13.099	RECD	2SHB 2964	+
74.09	ADD	HB 1910		74.13	ADD	HB 1636		74.13.099	RECD	SB 6466	
74.09	ADD	SHB 2069		74.13	ADD	SHB 1636	* PV	74.13.099	AMD	SB 6466	
74.09	ADD	E2SHB 2069		74.13	ADD	HB 2985		74.13.099	AMD	SSB 6466	
74.09	ADD	HB 3079		74.13	ADD	SHB 2985	+	74.13.099	RECD	SSB 6466	
74.09	ADD	ESHB 3079	+ PV	74.13	ADD	HB 2996		74.13.250	AMD	SB 6007	
74.09	ADD	SB 5390		74.13	ADD	SHB 2996		74.13.280	AMD	2SHB 3115	+ PV
74.09	ADD	SSB 5390		74.13	ADD	2SHB 3115	+ PV	74.13.280	AMD	SSB 6331	
74.09	ADD	SB 5392		74.13	ADD	SB 5084		74.13.500	AMD	HB 1133	
74.09	ADD	SB 5637		74.13	ADD	ESSB 5084		74.13.500	AMD	SHB 1133	*
74.09	ADD	SSB 5637		74.13	ADD	SB 5684		74.13.515	AMD	HB 1133	
74.09	ADD	SSB 5703		74.13	ADD	SSB 5684		74.13.515	AMD	SHB 1133	*
74.09	ADD	SSB 5722		74.13	ADD	SSB 6331		74.13.525	AMD	HB 1133	
74.09	ADD	2SSB 5722		74.13.031	AMD	HB 1278		74.13.525	AMD	SHB 1133	*
74.09	ADD	SB 5758		74.13.031	AMD	HB 1482		74.13.570	AMD	ESHB 1079	*
74.09	ADD	SB 5763		74.13.031	AMD	SHB 1482		74.14C.100	AMD	HB 1668	* PV
74.09	ADD	SSB 5763		74.13.031	AMD	HB 2002		74.15	ADD	HB 1152	
74.09	ADD	SB 5815		74.13.031	AMD	SHB 2002		74.15	ADD	SHB 1152	
74.09	ADD	SB 5861		74.13.031	AMD	2SHB 2002	+	74.15	ADD	E2SHB 1152	*
74.09	ADD	SSB 6188	+	74.13.031	AMD	HB 2985		74.15	ADD	HB 1605	
74.09	ADD	SB 6759		74.13.031	AMD	SHB 2985	+	74.15	ADD	HB 2169	
74.09	ADD	SSB 6759		74.13.031	AMD	ESSB 5922	* PV	74.15	ADD	SHB 2353	
74.09	ADD	SB 6891		74.13.031	AMD	SB 6324		74.15	ADD	E2SHB 2353	+
74.09.010	AMD	SB 5763		74.13.031	AMD	SSB 6324		74.15	ADD	SB 5125	
74.09.010	AMD	SSB 5763		74.13.085	AMD	HB 2964		74.15	ADD	SSB 5125	
74.09.055	AMD	HB 1441		74.13.085	AMD	SHB 2964		74.15	ADD	2SSB 5125	
74.09.055	AMD	SHB 1441		74.13.085	AMD	2SHB 2964	+	74.15	ADD	SB 5805	
74.09.055	AMD	HB 2376		74.13.085	AMD	SB 6466		74.15	ADD	SB 5806	
74.09.055	AMD	SHB 2376	+	74.13.085	AMD	SSB 6466		74.15	ADD	ESSB 5806	*
74.09.055	AMD	SSB 5703		74.13.0902	AMD	HB 2964		74.15	ADD	SSB 6165	
74.09.415	AMD	HB 1441		74.13.0902	AMD	SHB 2964		74.15	ADD	2SSB 6165	
74.09.415	AMD	SHB 1441		74.13.0902	AMD	2SHB 2964	+	74.15	ADD	SB 6884	
74.09.415	AMD	E2SHB 1441	* PV	74.13.0902	AMD	SB 6466		74.15.020	REMD	HB 2030	
74.09.415	AMD	HB 2308		74.13.0902	AMD	SSB 6466		74.15.020	REMD	SHB 2030	
74.09.510	REMD	HB 1705		74.13.0903	AMD	HB 1152		74.15.020	REMD	2SHB 2030	
74.09.510	REMD	HB 3064		74.13.0903	AMD	SHB 1152		74.15.020	REMD	SHB 2353	
74.09.510	REMD	SHB 3064		74.13.0903	AMD	E2SHB 1152	*	74.15.020	REMD	E2SHB 2353	+
74.09.510	REMD	SB 5703		74.13.0903	AMD	HB 2964		74.15.020	REMD	HB 2964	
74.09.520	AMD	HB 1365		74.13.0903	AMD	SHB 2964		74.15.020	REMD	SHB 2964	
74.09.520	AMD	SHB 1365		74.13.0903	AMD	2SHB 2964	+	74.15.020	REMD	2SHB 2964	+
74.09.520	AMD	HB 1904		74.13.0903	AMD	SB 6466		74.15.020	REMD	SHB 3182	+
74.09.520	AMD	HB 2113		74.13.0903	AMD	SSB 6466		74.15.020	REMD	SB 5805	
74.09.520	AMD	HB 2803		74.13.097	RECD	HB 2964		74.15.020	REMD	SB 6008	
74.09.520	AMD	SB 5841		74.13.097	RECD	SHB 2964		74.15.020	REMD	SSB 6008	
74.09.520	AMD	SB 5886		74.13.097	RECD	2SHB 2964	+	74.15.020	REMD	SSB 6165	
74.09.520	AMD	SB 5919		74.13.097	RECD	SB 6466		74.15.020	REMD	2SSB 6165	
74.09.522	REMD	HB 1705		74.13.097	RECD	SSB 6466		74.15.020	REMD	SB 6466	
74.09.522	REMD	SB 5703		74.13.098	AMD	HB 2964		74.15.020	REMD	SSB 6466	
74.09.522	REMD	SSB 5703		74.13.098	RECD	HB 2964		74.15.020	REMD	SB 6884	
74.09.5225	AMD	SHB 2289	*	74.13.098	AMD	SHB 2964		74.15.030	REMD	HB 1152	
74.09.5225	AMD	HB 2297		74.13.098	RECD	SHB 2964		74.15.030	REMD	SHB 1152	
74.09.5225	AMD	SB 6090		74.13.098	AMD	2SHB 2964	+	74.15.030	REMD	E2SHB 1152	*
74.09A.020	AMD	HB 1133		74.13.098	RECD	2SHB 2964	+	74.15.030	REMD	HB 2169	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
74.15.030	AMD	SHB 2353		74.15.340	RECD	SSB 6466		74.39A.200	AMD	HB 1133	
74.15.030	AMD	E2SHB 2353 +		74.15.350	AMD	HB 2964		74.39A.200	AMD	SHB 1133 *	
74.15.030	AMD	HB 2390		74.15.350	RECD	HB 2964		74.39A.220	AMD	HB 1078	
74.15.030	AMD	HB 2472		74.15.350	AMD	SHB 2964		74.39A.230	AMD	HB 1078	
74.15.030	AMD	HB 2964		74.15.350	RECD	SHB 2964		74.39A.240	AMD	HB 1078	
74.15.030	AMD	SHB 2964		74.15.350	AMD	2SHB 2964 +		74.39A.240	AMD	HB 1365	
74.15.030	AMD	2SHB 2964 +		74.15.350	RECD	2SHB 2964 +		74.39A.240	AMD	SHB 1365	
74.15.030	REMD	SB 5295		74.15.350	RECD	SB 6466		74.39A.240	AMD	SB 5886	
74.15.030	REMD	SB 5296		74.15.350	AMD	SB 6466		74.39A.250	AMD	HB 1078	
74.15.030	AMD	SB 6155		74.15.350	AMD	SSB 6466		74.39A.260	REP	HB 1078	
74.15.030	AMD	SSB 6165		74.15.350	RECD	SSB 6466		74.39A.270	AMD	HB 1078	
74.15.030	AMD	2SSB 6165		74.18.123	AMD	HB 2472		74.39A.270	AMD	HB 1349	
74.15.030	AMD	SB 6466		74.18.220	AMD	HB 3132		74.39A.270	AMD	SHB 1349	
74.15.030	AMD	SSB 6466		74.20	ADD	HB 2119		74.39A.270	AMD	HB 2475	
74.15.030	AMD	SB 6884		74.20A.320	AMD	SB 6340		74.39A.270	AMD	ESHB 2475 +	
74.15.050	AMD	HB 2472		74.34	ADD	SB 6622		74.39A.270	AMD	SB 5724	
74.15.063	RECD	HB 2964		74.34	ADD	SSB 6622		74.39A.270	AMD	SSB 5724	
74.15.063	RECD	SHB 2964		74.34.020	AMD	HB 2712		74.39A.280	REP	HB 1078	
74.15.063	RECD	2SHB 2964 +		74.34.020	AMD	HB 2895		74.39A.290	AMD	HB 1078	
74.15.063	RECD	SB 6466		74.34.020	AMD	ESHB 2895		74.39A.300	AMD	HB 1078	
74.15.063	RECD	SSB 6466		74.34.020	AMD	SB 6239		74.42	ADD	HB 1569	
74.15.080	AMD	HB 2472		74.34.020	AMD	SSB 6239		74.42	ADD	SHB 1569 *	
74.15.100	AMD	HB 2964		74.34.020	AMD	E2SSB 6239 +		74.42	ADD	SB 5698	
74.15.100	AMD	SHB 2964		74.34.063	AMD	HB 1133		74.42	ADD	SSB 5698	
74.15.100	AMD	2SHB 2964 +		74.34.063	AMD	SHB 1133 *		74.42.640	AMD	HB 2520 +	
74.15.100	AMD	SB 5294		74.34.067	AMD	SB 6622		74.46	ADD	HB 1571	
74.15.100	AMD	SB 6466		74.34.067	AMD	SSB 6622		74.46	ADD	HB 1922	
74.15.100	AMD	SSB 6466		74.34.068	REP	SB 6622		74.46	ADD	SB 5569	
74.15.120	AMD	SSB 5995		74.34.068	REP	SSB 6622		74.46	ADD	SB 5812	
74.15.130	AMD	HB 2964		74.34.095	AMD	SB 6622		74.46	ADD	SB 6430	
74.15.130	AMD	SHB 2964		74.34.095	AMD	SSB 6622		74.46.020	AMD	HB 1729	
74.15.130	AMD	2SHB 2964 +		74.34.200	AMD	HB 1686		74.46.020	AMD	EHB 2716 +	
74.15.130	AMD	SB 5806		74.39	ADD	HB 2742		74.46.020	AMD	SB 5762	
74.15.130	AMD	ESSB 5806 *		74.39	ADD	SB 6391		74.46.020	AMD	SB 6430	
74.15.130	AMD	SSB 6331		74.39A	ADD	HB 1786		74.46.091	REP	HB 1617	
74.15.130	AMD	SB 6466		74.39A	ADD	HB 2333		74.46.091	AMD	HB 1921	
74.15.130	AMD	SSB 6466		74.39A	ADD	SHB 2333 +		74.46.091	AMD	SHB 1921	
74.15.190	AMD	HB 2148		74.39A	ADD	HB 2865		74.46.091	REP	HB 2834	
74.15.190	AMD	HB 3182		74.39A	ADD	HB 2925		74.46.091	REP	SB 5570	
74.15.190	AMD	SHB 3182 +		74.39A	ADD	ESHB 2925 +		74.46.091	AMD	SB 5813	
74.15.310	AMD	HB 2520 +		74.39A	ADD	SB 5799		74.46.091	REP	SB 6368 +	
74.15.310	RECD	HB 2964		74.39A	ADD	SB 6054		74.46.421	AMD	SB 6430	
74.15.310	RECD	SHB 2964		74.39A	ADD	SB 6145		74.46.431	AMD	HB 1041	
74.15.310	RECD	2SHB 2964 +		74.39A	ADD	SSB 6145		74.46.431	AMD	SHB 1041	
74.15.310	RECD	SB 6466		74.39A	ADD	SB 6372		74.46.431	AMD	HB 1571	
74.15.310	RECD	SSB 6466		74.39A	ADD	SB 6374		74.46.431	AMD	HB 1729	
74.15.320	AMD	HB 2520 +		74.39A.009	AMD	HB 1365		74.46.431	AMD	HB 2192	
74.15.320	RECD	HB 2964		74.39A.009	AMD	SHB 1365		74.46.431	AMD	HB 2252	
74.15.320	RECD	SHB 2964		74.39A.009	AMD	SB 5886		74.46.431	AMD	EHB 2716 +	
74.15.320	RECD	2SHB 2964 +		74.39A.030	AMD	HB 1365		74.46.431	AMD	HB 2949	
74.15.320	RECD	SB 6466		74.39A.030	AMD	SHB 1365		74.46.431	AMD	SB 5569	
74.15.320	RECD	SSB 6466		74.39A.030	AMD	HB 2707		74.46.431	AMD	SB 5762	
74.15.330	AMD	HB 2520 +		74.39A.030	AMD	SB 5886		74.46.431	AMD	SB 5780	
74.15.330	RECD	HB 2964		74.39A.030	AMD	SSB 6372		74.46.431	AMD	ESSB 6090 * PV	
74.15.330	RECD	SHB 2964		74.39A.030	AMD	SB 6390		74.46.431	AMD	SB 6430	
74.15.330	RECD	2SHB 2964 +		74.39A.090	AMD	HB 1365		74.46.431	AMD	SB 6624	
74.15.330	RECD	SB 6466		74.39A.090	AMD	SHB 1365		74.46.433	REP	HB 1041	
74.15.330	RECD	SSB 6466		74.39A.090	AMD	SB 5886		74.46.433	AMD	HB 1571	
74.15.340	RECD	HB 2964		74.39A.095	AMD	HB 1078		74.46.433	AMD	EHB 2716 +	
74.15.340	RECD	SHB 2964		74.39A.095	AMD	HB 1365		74.46.433	AMD	HB 2949	
74.15.340	RECD	2SHB 2964 +		74.39A.095	AMD	SHB 1365		74.46.433	AMD	SB 5569	
74.15.340	RECD	SB 6466		74.39A.095	AMD	SB 5886		74.46.433	AMD	SB 6624	

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
74.46.435	AMD	HB 1041	76	ADD	SB 5345	76.48.060	AMD	HB 2749
74.46.435	AMD	HB 1729	76	ADD	SB 6211	76.48.060	AMD	SHB 2749
74.46.435	AMD	SB 5762	76	ADD	SSB 6211	76.48.070	AMD	HB 1406
74.46.437	AMD	HB 1041	76.04	ADD	SB 5215	76.48.070	AMD	SHB 1406 *
74.46.437	AMD	HB 1729	76.04.016	AMD	SB 6403	76.48.070	AMD	HB 2749
74.46.437	AMD	SB 5762	76.04.610	AMD	SB 6403	76.48.070	AMD	SHB 2749
74.46.439	REP	HB 1041	76.06	ADD	HB 2642	76.48.075	AMD	HB 1406
74.46.445	AMD	HB 1729	76.06.020	AMD	HB 2642	76.48.075	AMD	SHB 1406 *
74.46.445	AMD	SB 5762	76.06.030	AMD	HB 2642	76.48.080	AMD	HB 1406
74.46.496	AMD	HB 1571	76.06.040	AMD	HB 2642	76.48.085	AMD	HB 1406
74.46.496	AMD	EHB 2716 +	76.06.050	AMD	HB 2642	76.48.085	AMD	SHB 1406 *
74.46.496	AMD	HB 2949	76.06.060	AMD	HB 2642	76.48.094	REP	HB 1406
74.46.496	AMD	SB 5569	76.06.070	AMD	HB 2642	76.48.094	AMD	SHB 1406 *
74.46.496	AMD	SB 6624	76.09	ADD	HB 1263	76.48.096	AMD	HB 1406
74.46.501	AMD	HB 1571	76.09	ADD	SB 6274	76.48.096	AMD	SHB 1406 *
74.46.501	AMD	EHB 2716 +	76.09	ADD	SB 6276	76.48.098	AMD	HB 1406
74.46.501	AMD	HB 2949	76.09	ADD	SSB 6874 +	76.48.098	AMD	SHB 1406 *
74.46.501	AMD	SB 5569	76.09.010	AMD	SB 5761	76.48.100	AMD	SHB 1406 *
74.46.501	AMD	SB 6624	76.09.010	AMD	SB 6276	76.48.100	AMD	HB 2749
74.46.506	AMD	HB 1041	76.09.020	AMD	SB 5761	76.48.110	AMD	HB 1406
74.46.506	AMD	SHB 1041	76.09.030	AMD	HB 1263	76.48.110	AMD	SHB 1406 *
74.46.506	AMD	HB 1571	76.09.030	AMD	HB 2739	76.48.110	AMD	HB 2749
74.46.506	AMD	HB 1729	76.09.030	AMD	SB 6275	76.48.110	AMD	SHB 2749
74.46.506	AMD	HB 2192	76.09.040	AMD	SB 5761	76.48.120	AMD	HB 1406
74.46.506	AMD	EHB 2716 +	76.09.050	AMD	HB 1346	76.48.140	AMD	HB 1406
74.46.506	AMD	HB 2949	76.09.050	AMD	2SHB 1346 *	76.48.140	AMD	SHB 1406 *
74.46.506	AMD	SB 5569	76.09.050	AMD	HB 2739	77	ADD	HB 1346
74.46.506	AMD	SB 5762	76.09.060	AMD	HB 1133	77	ADD	2SHB 1346 *
74.46.506	AMD	SB 5780	76.09.060	AMD	SHB 1133 *	77	ADD	HB 1611
74.46.506	AMD	SB 6430	76.09.060	AMD	SHB 1404	77	ADD	HB 2641
74.46.506	AMD	SB 6624	76.09.060	AMD	HB 2740	77	ADD	HB 2961
74.46.511	AMD	HB 1571	76.09.065	AMD	HB 2740	77	ADD	SB 5385
74.46.511	AMD	HB 1729	76.09.065	AMD	HB 2741	77	ADD	SB 6402
74.46.511	AMD	HB 2949	76.09.240	AMD	HB 1404	77.04.013	AMD	SB 5858
74.46.511	AMD	SB 5569	76.09.240	AMD	SHB 1404	77.04.055	AMD	HB 1673
74.46.511	AMD	SB 5762	76.09.240	REP	HB 2740	77.04.150	AMD	HB 1405 *
74.46.511	AMD	SB 6430	76.09.240	AMD	HB 3188	77.04.150	AMD	SB 5134
74.46.511	AMD	SB 6624	76.09.240	AMD	SHB 3188	77.08.010	AMD	HB 1695 *
74.46.515	AMD	HB 1571	76.09.240	AMD	SB 5376	77.08.010	AMD	HB 1822
74.46.515	AMD	HB 2949	76.09.368	AMD	SB 5761	77.08.010	AMD	HB 2641
74.46.515	AMD	SB 5569	76.09.410	AMD	SB 5761	77.08.010	AMD	HB 2766
74.46.515	AMD	SB 6624	76.09.420	AMD	SB 5761	77.08.010	AMD	ESB 5319
74.46.521	AMD	HB 1041	76.09.440	AMD	SB 5761	77.12	ADD	HB 1730
74.46.521	AMD	HB 1571	76.09.450	AMD	SB 5761	77.12	ADD	SHB 1730
74.46.521	AMD	HB 1729	76.13.100	AMD	SB 5761	77.12	ADD	HB 2211
74.46.521	AMD	EHB 2716 +	76.13.110	AMD	SB 5761	77.12	ADD	HB 3271
74.46.521	AMD	HB 2949	76.13.120	AMD	SB 5761	77.12	ADD	SB 5016
74.46.521	AMD	SB 5569	76.13.140	AMD	SB 5761	77.12	ADD	SB 5216
74.46.521	AMD	SB 5762	76.13.150	AMD	SB 5761	77.12	ADD	ESB 5319
74.46.521	AMD	SB 6430	76.13.160	AMD	SB 5761	77.12	ADD	SB 5699
74.46.521	AMD	SB 6624	76.48	ADD	HB 1406	77.12	ADD	ESSB 5699 *
74.46.535	REP	HB 1617	76.48	ADD	SHB 1406 *	77.12	ADD	SB 5818
74.46.535	REP	HB 2834	76.48.010	AMD	HB 1406	77.12	ADD	SSB 5818
74.46.535	REP	SB 5570	76.48.020	AMD	HB 1406	77.12	ADD	SB 5934
74.46.535	REP	SB 6368 +	76.48.020	AMD	SHB 1406 *	77.12.065	AMD	HB 2990
74.46.820	AMD	HB 1133	76.48.020	AMD	HB 2749	77.12.065	AMD	SB 6610
74.46.820	AMD	SHB 1133 *	76.48.020	AMD	SHB 2749	77.12.065	AMD	SSB 6610
74.50.010	AMD	HB 2650	76.48.030	AMD	SHB 2749	77.12.170	AMD	SHB 1212
74.50.060	AMD	HB 2650	76.48.050	AMD	HB 1406	77.12.170	AMD	HB 1216
74.50.060	RECD	HB 2650	76.48.050	AMD	SHB 1406 *	77.12.170	AMD	SHB 1216 *
74.50.060	AMD	SHB 2650	76.48.060	AMD	HB 1406	77.12.170	AMD	HB 1217
76	ADD	HB 1704	76.48.060	AMD	SHB 1406 *	77.12.170	AMD	SHB 1217

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
77.12.170	AMD	HB 1218		77.15.400	AMD	HB 2958		77.32.460	AMD	SB 5383	
77.12.170	AMD	SHB 1218 *		77.15.400	AMD	SHB 2958 +		77.32.470	AMD	HB 1210	
77.12.170	AMD	HB 1263		77.15.400	AMD	SB 6481		77.32.470	AMD	SHB 1210 *	
77.12.170	AMD	SSB 5227 *		77.15.410	AMD	HB 1696		77.32.470	AMD	SB 5226	
77.12.170	AMD	SB 5228		77.15.410	AMD	ESHB 1696 *		77.32.490	AMD	SB 5427	
77.12.170	AMD	SSB 5228		77.15.410	AMD	SB 5683		77.32.510	REP	SB 6866	
77.12.170	AMD	SB 5229		77.15.420	AMD	HB 1046		77.32.545	REP	HB 2641	
77.12.170	AMD	SSB 5229		77.15.420	AMD	SHB 1046		77.32.545	AMD	ESB 5319	
77.12.170	AMD	SB 5230		77.15.420	AMD	HB 1696		77.32.550	AMD	SB 6161	
77.12.170	AMD	SSB 5230 *		77.15.420	AMD	ESHB 1696 *		77.32.550	AMD	SSB 6161 +	
77.12.170	REMD	SB 6866		77.15.420	AMD	HB 3268		77.32.555	AMD	SB 5169	
77.12.177	AMD	SB 6866		77.15.420	AMD	SB 5683		77.32.555	AMD	SSB 5169 *	
77.12.201	AMD	HB 1046		77.15.425	AMD	SHB 2958 +		77.36	ADD	HB 2381 + V	
77.12.203	AMD	HB 1413		77.15.450	AMD	HB 1696		77.36	ADD	SB 6598	
77.12.203	AMD	SHB 1413		77.15.450	AMD	ESHB 1696 *		77.36	ADD	SSB 6598	
77.12.203	AMD	SB 5118		77.15.450	AMD	SB 5683		77.36.005	AMD	HB 1831	
77.12.203	AMD	SB 5396		77.15.568	AMD	SB 5893		77.36.005	AMD	SHB 1831	
77.12.203	AMD	ESSB 5396 *		77.15.568	AMD	SSB 5893		77.36.010	AMD	HB 1831	
77.12.210	AMD	SB 5955		77.15.700	AMD	HB 1128 *		77.36.010	AMD	SHB 1831	
77.12.220	AMD	SB 5955		77.18.050	AMD	HB 2147		77.36.030	AMD	HB 2641	
77.12.264	AMD	HB 2932 +		77.18.050	AMD	SB 6000		77.36.040	AMD	HB 1831	
77.12.264	AMD	SB 6722		77.18.060	AMD	SB 5869 *		77.36.040	AMD	SHB 1831	
77.12.315	AMD	SB 5382		77.32	ADD	HB 1972		77.36.050	AMD	HB 1831	
77.12.320	AMD	HB 1822		77.32	ADD	HB 2286		77.36.050	AMD	SHB 1831	
77.12.320	AMD	SB 5234		77.32	ADD	HB 2287		77.36.060	AMD	HB 1831	
77.12.320	AMD	SSB 5234		77.32	ADD	HB 2381 + V		77.36.060	AMD	SHB 1831	
77.12.755	AMD	SB 5761		77.32	ADD	HB 3012		77.36.070	AMD	HB 1831	
77.12.865	AMD	HB 1346		77.32	ADD	SB 5234		77.36.070	AMD	SHB 1831	
77.12.865	AMD	2SHB 1346 *		77.32	ADD	SSB 5234		77.36.080	AMD	HB 1831	
77.15	ADD	HB 1498		77.32	ADD	SB 6616		77.36.080	AMD	SHB 1831	
77.15	ADD	HB 1696		77.32.010	AMD	HB 2332		77.55	ADD	HB 1083	
77.15	ADD	ESHB 1696 *		77.32.010	AMD	SB 6159 +		77.55	ADD	HB 1118	
77.15	ADD	HB 1822		77.32.070	AMD	HB 1212		77.55	ADD	HB 1263	
77.15	ADD	HB 3268		77.32.070	AMD	SHB 1212		77.55	ADD	HB 1346	
77.15	ADD	SB 5683		77.32.070	AMD	HB 3015		77.55	ADD	2SHB 1346 *	
77.15.020	AMD	HB 1128 *		77.32.070	AMD	SB 5227		77.55	ADD	HB 2234	
77.15.050	AMD	SB 5231		77.32.070	AMD	SSB 5227 *		77.55	ADD	HB 2373	
77.15.070	AMD	HB 1696		77.32.155	AMD	HB 1213		77.55	ADD	HB 2739	
77.15.070	AMD	ESHB 1696 *		77.32.155	AMD	SHB 1213		77.55	ADD	HB 2968	
77.15.070	AMD	SB 5683		77.32.155	AMD	SB 2372		77.55	ADD	SB 5095	
77.15.190	REP	HB 2641		77.32.155	AMD	SHB 2372 +		77.55	ADD	SB 6047	
77.15.191	REP	HB 2641		77.32.155	AMD	SB 5383		77.55.021	AMD	HB 2710	
77.15.192	REP	HB 2641		77.32.155	AMD	SB 6358		77.55.021	AMD	HB 2739	
77.15.192	REP	ESB 5319		77.32.155	AMD	SB 6803		77.55.091	AMD	HB 2588	
77.15.194	REP	HB 2641		77.32.155	AMD	SB 6804		77.55.301	AMD	HB 2710	
77.15.194	AMD	ESB 5319		77.32.430	AMD	HB 1210		77.60.070	AMD	HB 2268	
77.15.196	REP	HB 2641		77.32.430	AMD	SHB 1210 *		77.60.070	AMD	HB 2386 +	
77.15.198	REP	HB 2641		77.32.430	AMD	HB 2286		77.60.070	AMD	SB 6179	
77.15.198	AMD	ESB 5319		77.32.430	AMD	HB 2287		77.60.130	AMD	SSB 5895	
77.15.212	AMD	HB 1926		77.32.430	AMD	SB 5226		77.65	ADD	HB 1896	
77.15.240	AMD	HB 2589		77.32.450	AMD	HB 1211 *		77.65	ADD	HB 2287	
77.15.245	AMD	HB 1832 *		77.32.450	AMD	HB 1213		77.65.010	AMD	HB 1214	
77.15.280	AMD	HB 1212		77.32.450	AMD	HB 2372		77.65.010	AMD	SHB 1214 *	
77.15.280	AMD	SHB 1212		77.32.450	AMD	HB 2589		77.65.010	AMD	SB 5233	
77.15.280	AMD	SB 5227		77.32.450	AMD	SB 5225		77.65.010	AMD	SSB 5233	
77.15.280	AMD	SSB 5227 *		77.32.450	AMD	SSB 5225		77.65.100	AMD	SB 5765	
77.15.300	AMD	HB 1263		77.32.450	AMD	SB 5383		77.65.100	AMD	SSB 5765 *	
77.15.370	AMD	HB 1696		77.32.450	AMD	SB 6804		77.65.130	AMD	SB 5765	
77.15.370	AMD	ESHB 1696 *		77.32.460	AMD	HB 1213		77.65.130	AMD	SSB 5765 *	
77.15.370	AMD	SB 5683		77.32.460	AMD	HB 1215		77.65.150	AMD	HB 2586	
77.15.380	AMD	HB 1696		77.32.460	AMD	SHB 1215		77.65.150	AMD	SHB 2586	
77.15.380	AMD	SB 5683		77.32.460	AMD	ESB 5232 +		77.65.150	AMD	SB 6401	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
77.65.150	AMD	SSB 6401	+	77.85.150	AMD	SB 5610		79.15.010	AMD	HB 1360	
77.65.170	AMD	HB 1214		77.85.150	AMD	SSB 5610	*	79.15.010	AMD	SHB 1360	
77.65.170	AMD	SHB 1214	*	77.85.200	AMD	ESB 5355	*	79.15.050	AMD	HB 2385	
77.65.170	AMD	SB 5233		77.95	ADD	HB 2054		79.15.050	AMD	HB 3085	
77.65.170	AMD	SSB 5233		78.04.050	AMD	HB 1205		79.15.050	AMD	SHB 3085	+
77.65.190	AMD	HB 1214		78.04.050	AMD	SHB 1205		79.15.050	AMD	SB 6178	
77.65.190	AMD	SHB 1214	*	78.04.050	AMD	SB 5223		79.15.080	AMD	HB 2385	
77.65.190	AMD	SB 5233		78.44	ADD	SB 6175		79.15.080	AMD	HB 3085	
77.65.190	AMD	SSB 5233		78.44	ADD	SSB 6175		79.15.080	AMD	SHB 3085	+
77.65.210	AMD	HB 1214		78.44	ADD	E2SSB 6175	+	79.15.080	AMD	SB 6178	
77.65.210	AMD	SHB 1214	*	78.44.045	AMD	E2SSB 6175	+	79.15.510	AMD	HB 1360	
77.65.210	AMD	SB 5233		78.44.085	AMD	SB 6175		79.15.510	AMD	SHB 1360	
77.65.210	AMD	SSB 5233		78.44.085	AMD	SSB 6175		79.15.510	AMD	HB 2084	
77.65.250	AMD	HB 1346		78.44.085	AMD	E2SSB 6175	+	79.17.010	REMD	HB 2084	
77.65.250	AMD	2SHB 1346	*	78.44.087	AMD	SB 6175		79.17.010	REMD	HB 2237	
77.65.390	AMD	HB 1214		78.44.087	AMD	SSB 6175		79.17.010	REMD	HB 2387	
77.65.390	AMD	SHB 1214	*	78.44.087	AMD	E2SSB 6175	+	79.17.010	REMD	SHB 2387	
77.65.390	AMD	SB 5233		78.52	ADD	HB 2428		79.17.010	REMD	SB 5830	
77.65.390	AMD	SSB 5233		78.52	ADD	SB 6177		79.17.010	REMD	SB 6180	
77.65.410	AMD	HB 2267		79	ADD	HB 1491		79.17.010	REMD	SSB 6180	
77.65.410	AMD	HB 3102		79	ADD	SHB 1491	* PV	79.17.100	AMD	E2SHB 3098	+
77.65.410	AMD	SHB 3102		79	ADD	HB 1492		79.17.120	AMD	E2SHB 3098	+
77.65.410	AMD	SB 6708		79	ADD	SHB 1492		79.17.200	AMD	HB 1704	
77.65.410	AMD	SSB 6708		79	ADD	2SHB 1492		79.17.200	AMD	HB 2084	
77.65.450	REP	HB 2641		79	ADD	SB 5272		79.17.200	AMD	SB 5345	
77.65.450	AMD	ESB 5319		79	ADD	SB 5273		79.17.210	AMD	HB 2084	
77.65.460	REP	HB 2641		79	ADD	SB 5537		79.17.210	AMD	SB 5830	
77.65.460	AMD	ESB 5319		79	ADD	SB 5555		79.22.040	REMD	HB 1692	
77.70	ADD	HB 2286		79	ADD	SB 5817		79.22.100	AMD	HB 1692	
77.70	ADD	HB 2287		79	ADD	SB 6068		79.24	ADD	ESHB 1301	
77.70	ADD	SB 6033	*	79.02	ADD	SB 5816		79.24	ADD	2SHB 1301	
77.70.150	AMD	HB 1958	*	79.02.010	AMD	HB 1360		79.24	ADD	HB 1995	
77.70.190	AMD	HB 1958	*	79.02.010	AMD	SHB 1360		79.24	ADD	SHB 1995	*
77.70.350	AMD	HB 2962		79.10	ADD	HB 2374		79.24.087	AMD	HB 1995	
77.70.350	AMD	SHB 2962		79.100	ADD	SB 6223		79.24.087	AMD	SHB 1995	*
77.70.350	AMD	SB 6439		79.100	ADD	SSB 6223	+	79.24.710	AMD	SB 6860	
77.70.350	AMD	SSB 6439	+	79.100.010	AMD	SB 6223		79.44.010	AMD	SB 6760	
77.70.430	AMD	HB 2330	+	79.100.010	AMD	SSB 6223	+	79.64	ADD	HB 2084	
77.70.430	AMD	SB 6033	*	79.100.040	AMD	SB 6223		79.64	ADD	SB 5830	
77.70.430	AMD	SB 6157		79.100.040	AMD	SSB 6223	+	79.64.040	AMD	HB 2084	
77.70.440	AMD	SB 6033	*	79.100.060	AMD	SB 6223		79.64.040	AMD	SB 5830	
77.85	ADD	SB 5539		79.100.060	AMD	SSB 6223	+	79.64.040	AMD	ESSB 6090	* PV
77.85	ADD	SB 5610		79.100.090	REP	SB 6223		79.64.110	AMD	HB 1691	
77.85.005	AMD	SB 5610		79.100.090	REP	SSB 6223	+	79.70	ADD	HB 1413	
77.85.005	AMD	SSB 5610	*	79.100.100	AMD	SB 6223		79.70	ADD	SHB 1413	
77.85.010	AMD	SB 5610		79.100.100	AMD	SSB 6223	+	79.70	ADD	SB 5118	
77.85.010	AMD	SSB 5610	*	79.105	ADD	SB 6535		79.70	ADD	SB 5396	
77.85.020	AMD	SB 5610		79.105.050	AMD	HB 2990		79.70	ADD	ESSB 5396	*
77.85.020	AMD	SSB 5610	*	79.105.050	AMD	SB 6610		79.71	ADD	HB 1413	
77.85.030	AMD	SB 5610		79.105.050	AMD	SSB 6610		79.71	ADD	SHB 1413	
77.85.030	AMD	SSB 5610	*	79.105.150	REMD	HB 3282		79.71	ADD	SB 5118	
77.85.040	AMD	SB 5610		79.105.150	REMD	SSB 5017		79.71	ADD	SB 5396	
77.85.040	AMD	SSB 5610	*	79.11.005	AMD	SHB 3165		79.71	ADD	ESSB 5396	*
77.85.050	AMD	SB 5610		79.11.005	AMD	2SHB 3165		79A.05	ADD	HB 2422	
77.85.050	AMD	SSB 5610	*	79.135	ADD	HB 3199		79A.05	ADD	SHB 2422	
77.85.090	AMD	SB 5610		79.135	ADD	SHB 3199		79A.05	ADD	2SHB 2422	
77.85.090	AMD	SSB 5610	*	79.14.010	AMD	SHB 3193		79A.05	ADD	SSB 5316	*
77.85.130	REMD	SSB 5539	*	79.14.010	AMD	HB 3308		79A.05	ADD	SB 6031	
77.85.130	REMD	SB 5610		79.14.070	AMD	SHB 3193		79A.05	ADD	SB 6556	
77.85.130	REMD	SSB 5610	*	79.14.070	AMD	HB 3308		79A.05	ADD	SB 6582	
77.85.130	REMD	SB 5914		79.15	ADD	HB 1360		79A.05.030	REMD	HB 1313	
77.85.130	REMD	SSB 5914	*	79.15	ADD	SHB 1360		79A.05.030	REMD	SHB 1313	*

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
79A.05.030	REMD	HB 2472		79A.15.040	AMD	SHB 1413		8.04.070	AMD	HB 2427	
79A.05.030	REMD	SB 5186		79A.15.040	AMD	SB 5118		8.04.070	AMD	HB 2854	
79A.05.030	REMD	ESSB 5186 *		79A.15.040	AMD	SB 5396		8.04.070	AMD	HB 2924	
79A.05.030	REMD	SB 5389		79A.15.040	AMD	ESSB 5396 *		8.04.070	AMD	SHB 3017	
79A.05.030	REMD	SSB 5389		79A.15.050	AMD	HB 1413		8.04.070	AMD	2SHB 3017	
79A.05.065	AMD	HB 2624		79A.15.050	AMD	SHB 1413		8.04.092	AMD	HB 2855	
79A.05.065	AMD	SHB 2624		79A.15.050	AMD	SB 5118		8.08	ADD	SHB 3017	
79A.05.065	AMD	SB 6206		79A.15.050	AMD	SB 5396		8.08	ADD	2SHB 3017	
79A.05.070	AMD	HB 2416		79A.15.050	AMD	ESSB 5396 *		8.08.020	AMD	HB 2427	
79A.05.070	AMD	SHB 2416 +		79A.15.060	AMD	HB 1413		8.08.020	AMD	HB 2854	
79A.05.070	AMD	HB 2422		79A.15.060	AMD	SHB 1413		8.08.020	AMD	HB 2924	
79A.05.070	AMD	HB 2616		79A.15.060	AMD	SB 5118		8.08.020	AMD	SHB 3017	
79A.05.070	AMD	HB 3104		79A.15.060	AMD	SB 5396		8.08.020	AMD	2SHB 3017	
79A.05.070	AMD	SB 5091		79A.15.060	AMD	ESSB 5396 *		8.08.040	AMD	HB 2855	
79A.05.070	AMD	SB 6302		79A.15.070	AMD	HB 1413		8.12	ADD	SHB 3017	
79A.05.070	AMD	ESSB 6386 + PV		79A.15.070	AMD	SHB 1413		8.12	ADD	2SHB 3017	
79A.05.070	AMD	SB 6556		79A.15.070	AMD	SB 5118		8.12.030	AMD	HB 2427	
79A.05.070	AMD	SB 6675		79A.15.070	AMD	SB 5396		8.12.030	AMD	HB 2854	
79A.05.115	AMD	HB 3088		79A.15.070	AMD	ESSB 5396 *		8.12.030	AMD	HB 2855	
79A.05.115	AMD	SB 6527		79A.15.080	AMD	HB 1413		8.12.030	AMD	HB 2924	
79A.05.115	AMD	SSB 6527 +		79A.15.080	AMD	SHB 1413		8.12.030	AMD	SHB 3017	
79A.05.120	AMD	HB 3088		79A.15.080	AMD	SB 5396		8.12.030	AMD	2SHB 3017	
79A.05.120	AMD	SB 6527		79A.15.080	AMD	ESSB 5396 *		8.20.070	AMD	HB 2427	
79A.05.120	AMD	SSB 6527 +		79A.25	ADD	HB 2108		8.20.070	AMD	HB 2854	
79A.05.125	AMD	HB 1642		79A.25	ADD	ESSB 5385 +		8.20.070	AMD	HB 2924	
79A.05.125	AMD	ESB 5513 * PV		79A.25	ADD	SB 6625		8.25.010	AMD	HB 3264	
79A.05.125	AMD	SSB 5513		79A.25	ADD	SSB 6625		8.25.020	AMD	HB 3264	
79A.05.125	AMD	SSB 6527 +		79A.25.005	AMD	HB 2990		8.26	ADD	HB 3223	
79A.05.130	AMD	SSB 6527 +		79A.25.005	AMD	SB 6610		80	ADD	HB 1059	
79A.05.160	AMD	HB 1799		79A.25.010	AMD	ESSB 5385 +		80	ADD	HB 2179	
79A.05.160	AMD	SB 5336		79A.25.070	AMD	HB 3149		80	ADD	SHB 2179	
79A.05.170	AMD	SHB 3165		79A.25.080	AMD	HB 1700		80	ADD	HB 3044	
79A.05.170	AMD	2SHB 3165		79A.25.080	AMD	HB 2108		80.01	ADD	HB 1800	
79A.05.175	AMD	HB 2627		79A.25.800	AMD	HB 1245		80.01	ADD	SHB 2426 +	
79A.05.175	AMD	SHB 2627		79A.25.800	AMD	SB 5933		80.01.010	AMD	HB 2426	
79A.05.175	AMD	SHB 3165		79A.25.820	AMD	HB 1245		80.01.010	AMD	SHB 2426 +	
79A.05.175	AMD	2SHB 3165		79A.25.820	AMD	SB 5933		80.01.010	AMD	SB 6174	
79A.05.175	AMD	SB 6205		79A.60	ADD	HB 1852		80.01.030	AMD	HB 2426	
79A.05.175	AMD	SSB 6205		79A.60	ADD	SHB 1852		80.01.030	AMD	SHB 2426 +	
79A.05.215	AMD	HB 2416		79A.60	ADD	HB 2899		80.01.030	AMD	SB 6174	
79A.05.215	AMD	HB 2422		79A.60	ADD	SHB 2899		80.01.040	AMD	HB 1673	
79A.05.215	AMD	SB 6556		79A.60	ADD	SB 5145		80.01.040	AMD	HB 3044	
79A.05.360	AMD	HB 2990		79A.60	ADD	SSB 5145 *		80.01.050	AMD	HB 2426	
79A.05.360	AMD	SB 6610		79A.60	ADD	SB 6364 +		80.01.050	AMD	SHB 2426 +	
79A.05.360	AMD	SSB 6610		79A.60.010	AMD	HB 1852		80.01.050	AMD	SB 6174	
79A.05.625	AMD	HB 2588		79A.60.010	AMD	SHB 1852		80.01.060	AMD	HB 2426	
79A.05.630	AMD	HB 2588		79A.60.010	AMD	SHB 2899		80.01.060	AMD	SHB 2426 +	
79A.15	ADD	HB 1413		79A.60.010	AMD	SB 5145		80.01.060	AMD	SB 6174	
79A.15	ADD	SHB 1413		79A.60.010	AMD	SSB 5145 *		80.01.080	AMD	HB 2370	
79A.15	ADD	SB 5118		79A.60.190	AMD	SHB 1852		80.01.080	AMD	SHB 2370 +	
79A.15	ADD	SB 5396		79A.60.510	AMD	SSB 5895		80.01.080	AMD	SB 6285	
79A.15	ADD	ESSB 5396 *		79A.60.520	AMD	SSB 5895		80.04.095	AMD	HB 1133	
79A.15.010	AMD	HB 1413		79A.60.610	AMD	SHB 2899		80.04.095	AMD	SHB 1133 *	
79A.15.010	AMD	SHB 1413		79A.60.610	AMD	SB 6364 +		80.28	ADD	HB 1009	
79A.15.010	AMD	SB 5396		79A.60.630	AMD	HB 2899		80.28	ADD	SHB 1009	
79A.15.010	AMD	ESSB 5396 *		79A.60.630	AMD	SHB 2899		80.28.010	AMD	HB 1424	
79A.15.030	AMD	HB 1413		8	ADD	HB 2854		80.28.010	AMD	SB 6819	
79A.15.030	AMD	SHB 1413		8	ADD	SB 6388		80.28.080	AMD	SB 6209	
79A.15.030	AMD	SB 5118		8	ADD	SB 6808		80.36	ADD	HB 1009	
79A.15.030	AMD	SB 5396		8.04	ADD	SHB 3017		80.36	ADD	SHB 1009	
79A.15.030	AMD	ESSB 5396 *		8.04	ADD	2SHB 3017		80.36	ADD	HB 1185	
79A.15.040	AMD	HB 1413		8.04	ADD	SB 6574		80.36	ADD	HB 2798	

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
80.36	ADD	HB 3151	81.100.060	AMD	HB 2157	81.112.086	AMD	SB 6800
80.36	ADD	HB 3208	81.100.060	AMD	ESHB 2157	81.112.086	AMD	ESSB 6800 +
80.36	ADD	SB 6473	81.100.060	AMD	HB 2871	81.112.110	AMD	HB 2636
80.36	ADD	SSB 6473 +	81.100.060	AMD	ESHB 2871 +	81.112.110	AMD	HB 2871
80.36	ADD	SB 6814	81.100.060	AMD	HB 2955	81.112.180	AMD	HB 1133
80.36.100	AMD	SB 6473	81.100.060	AMD	SB 6204	81.112.180	AMD	SHB 1133 *
80.36.100	AMD	SSB 6473 +	81.100.060	AMD	SB 6247	81.112.230	AMD	HB 1650
80.36.110	AMD	SB 6473	81.100.060	AMD	SSB 6247 +	81.112.230	AMD	SHB 1650 +
80.36.110	AMD	SSB 6473 +	81.100.060	AMD	SSB 6599	81.112.230	AMD	SB 5627
80.36.320	AMD	SB 6473	81.100.080	AMD	HB 2157	81.112.230	AMD	SSB 5627
80.36.320	AMD	SSB 6473 +	81.100.080	AMD	ESHB 2157	81.44.065	AMD	SB 5106
80.36.330	AMD	SB 6473	81.100.080	AMD	HB 2871	81.44.105	AMD	HB 1205
80.36.330	AMD	SSB 6473 +	81.100.080	AMD	ESHB 2871 +	81.44.105	AMD	SHB 1205
80.36.400	AMD	SB 6814	81.100.080	AMD	HB 2955	81.44.105	AMD	SB 5223
80.36.540	AMD	HB 3172	81.100.080	AMD	SB 5885	81.48.030	AMD	HB 3052
80.36.560	AMD	SB 5749	81.100.080	AMD	SB 6089	81.48.030	AMD	SHB 3052
80.36.560	AMD	SSB 5749	81.100.080	AMD	SB 6599	81.48.030	AMD	SB 6679
80.50	ADD	HB 1020	81.100.080	AMD	SSB 6599	81.48.030	AMD	ESSB 6679 +
80.50	ADD	ESHB 1020 +	81.104	ADD	EBH 1429	81.48.040	AMD	HB 3052
80.50	ADD	HB 2401	81.104	ADD	SB 6707	81.48.040	AMD	SHB 3052
80.50	ADD	SHB 2401	81.104.015	AMD	EBH 1429	81.48.040	AMD	SB 6679
80.50.020	AMD	HB 1020	81.104.015	AMD	SB 6707	81.48.040	AMD	ESSB 6679 +
80.50.020	AMD	ESHB 1020 +	81.104.110	AMD	HB 1642	81.66.060	AMD	SB 5105
80.50.020	AMD	SHB 2402 +	81.104.110	AMD	ESB 5513 * PV	81.66.060	AMD	SSB 5105 *
80.50.060	AMD	HB 1020	81.104.110	AMD	SSB 5513	81.68	ADD	HB 1421
80.50.060	AMD	ESHB 1020 +	81.104.115	AMD	HB 1133	81.68	ADD	SB 5105
80.50.071	AMD	ESHB 1020 +	81.104.115	AMD	SHB 1133 *	81.68	ADD	SSB 5105 *
80.50.075	AMD	HB 2402	81.104.140	AMD	HB 2157	81.68.010	AMD	HB 1421
80.50.075	AMD	SHB 2402 +	81.104.140	AMD	ESHB 2157	81.68.030	AMD	SB 5105
80.50.090	AMD	ESHB 1020 +	81.104.160	AMD	SB 6583	81.68.030	AMD	SSB 5105 *
80.50.090	AMD	SHB 2402 +	81.104.170	AMD	HB 2636	81.68.040	AMD	SB 5105
80.50.110	AMD	HB 1020	81.104.170	AMD	HB 2955	81.68.040	AMD	SSB 5105 *
80.50.300	AMD	SB 5949	81.112	ADD	HB 1090	81.70	ADD	SB 5105
80.60	ADD	HB 2403	81.112	ADD	SHB 1090 *	81.70	ADD	SSB 5105 *
80.60	ADD	SHB 2403	81.112	ADD	HB 2636	81.77.030	AMD	SB 5105
80.60	ADD	HB 2604	81.112	ADD	HB 2871	81.77.030	AMD	SSB 5105 *
80.60.010	AMD	HB 1011	81.112	ADD	HB 2955	81.77.040	AMD	SB 5105
80.60.010	AMD	SHB 1011	81.112	ADD	SB 5394	81.77.040	AMD	SSB 5105 *
80.60.010	AMD	HB 2352	81.112	ADD	SB 6599	81.80.395	AMD	HB 1642
80.60.010	AMD	ESHB 2352 +	81.112	ADD	SSB 6599	81.80.395	AMD	ESB 5513 * PV
80.60.010	AMD	HB 2403	81.112.010	AMD	HB 2636	81.80.395	AMD	SSB 5513
80.60.010	AMD	SHB 2403	81.112.010	AMD	HB 2871	81.84.020	AMD	SB 5105
80.60.010	AMD	HB 2604	81.112.020	AMD	HB 2636	81.84.020	AMD	SSB 5105 *
80.60.020	AMD	SHB 1011	81.112.020	AMD	HB 2871	81.84.020	AMD	ESSB 6091 * PV
80.60.020	AMD	HB 2352	81.112.030	AMD	HB 2491	81.84.020	REMD	ESSB 6787 +
80.60.020	AMD	ESHB 2352 +	81.112.030	AMD	HB 2636	82	ADD	HB 1087
80.60.020	AMD	HB 2403	81.112.030	AMD	HB 2871	82	ADD	HB 1088
80.60.020	AMD	SHB 2403	81.112.030	AMD	ESHB 2871 +	82	ADD	HB 1094
80.60.020	AMD	HB 2604	81.112.030	AMD	HB 2955	82	ADD	SHB 1094
80.60.030	AMD	SHB 1011	81.112.030	AMD	SB 6599	82	ADD	SHB 1273
80.60.030	AMD	HB 2352	81.112.030	AMD	SSB 6599	82	ADD	HB 1574
80.60.030	AMD	ESHB 2352 +	81.112.040	AMD	HB 2491	82	ADD	HB 2180
80.60.030	AMD	HB 2403	81.112.040	AMD	HB 2636	82	ADD	HB 2211
80.60.030	AMD	SHB 2403	81.112.040	AMD	HB 2871	82	ADD	HB 2221
80.60.030	AMD	HB 2604	81.112.050	AMD	HB 2636	82	ADD	ESSB 2221 *
80.60.040	AMD	ESHB 2352 +	81.112.050	AMD	HB 2871	82	ADD	HB 2224
80.66.010	AMD	HB 3208	81.112.050	AMD	SSB 6599	82	ADD	ESHB 2314 *
81	ADD	HB 2802	81.112.070	AMD	HB 2636	82	ADD	HB 2448
81	ADD	HB 2871	81.112.070	AMD	HB 2871	82	ADD	HB 2609
81.100.020	AMD	HB 2871	81.112.080	AMD	HB 2871	82	ADD	HB 2640
81.100.030	AMD	HB 2157	81.112.086	AMD	HB 3179	82	ADD	SHB 2640 +
81.100.030	AMD	ESHB 2157	81.112.086	AMD	SHB 3179	82	ADD	HB 2772

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
82	ADD	HB 3104	82.04	ADD	HB 1275	82.04	ADD	HB 3062
82	ADD	SHB 3193	82.04	ADD	HB 1351	82.04	ADD	HB 3086
82	ADD	HB 3308	82.04	ADD	SHB 1351	82.04	ADD	HB 3112
82	ADD	SB 5287	82.04	ADD	HB 1376	82.04	ADD	EHB 3159 + PV
82	ADD	SB 5447	82.04	ADD	HB 1412	82.04	ADD	HB 3173
82	ADD	SSB 5455	82.04	ADD	HB 1572	82.04	ADD	HB 3190
82	ADD	SB 6004	82.04	ADD	HB 1575	82.04	ADD	SHB 3190 +
82	ADD	SB 6237	82.04	ADD	HB 1576	82.04	ADD	HB 3290
82	ADD	SB 6462	82.04	ADD	HB 1619	82.04	ADD	HB 3313
82	ADD	SB 6559	82.04	ADD	HB 1623	82.04	ADD	SB 5024
82	ADD	SB 6700	82.04	ADD	SHB 1623	82.04	ADD	SSB 5024
82	ADD	SB 6748	82.04	ADD	2SHB 1623	82.04	ADD	SB 5037
82	ADD	SB 6764	82.04	ADD	HB 1646	82.04	ADD	SSB 5037
82.01	ADD	HB 2240	82.04	ADD	SHB 1646	82.04	ADD	2SSB 5037
82.02	ADD	HB 1373	82.04	ADD	HB 1647	82.04	ADD	SB 5111
82.02	ADD	HB 1959	82.04	ADD	SHB 1647	82.04	ADD	SSB 5111
82.02	ADD	SHB 2196	82.04	ADD	ESHB 1672 +	82.04	ADD	E2SSB 5111 *
82.02	ADD	HB 3059	82.04	ADD	HB 1676	82.04	ADD	SB 5183
82.02	ADD	SHB 3059	82.04	ADD	HB 1760	82.04	ADD	SSB 5183
82.02	ADD	SB 6671	82.04	ADD	HB 1785	82.04	ADD	SB 5218
82.02	ADD	SSB 6671 +	82.04	ADD	SHB 1825	82.04	ADD	SB 5351
82.02.020	AMD	HB 1158	82.04	ADD	HB 1869	82.04	ADD	SB 5392
82.02.020	AMD	SHB 1158 *	82.04	ADD	HB 1870	82.04	ADD	SSB 5392
82.02.020	AMD	HB 2984	82.04	ADD	HB 1882	82.04	ADD	SB 5398
82.02.020	AMD	ESHB 2984 +	82.04	ADD	SHB 1890	82.04	ADD	SB 5447
82.02.020	AMD	SB 5014	82.04	ADD	HB 1940	82.04	ADD	SB 5451
82.02.020	AMD	SSB 5014	82.04	ADD	HB 1957	82.04	ADD	SSB 5451
82.02.060	AMD	HB 2125	82.04	ADD	HB 1975	82.04	ADD	2SSB 5451
82.02.070	AMD	SHB 2196	82.04	ADD	SHB 1975	82.04	ADD	SB 5455
82.02.080	AMD	SHB 2196	82.04	ADD	HB 2032	82.04	ADD	SB 5581
82.02.090	AMD	HB 1793	82.04	ADD	HB 2106	82.04	ADD	SSB 5581
82.02.090	AMD	SB 5210	82.04	ADD	HB 2180	82.04	ADD	E2SSB 5581 *
82.02.100	AMD	HB 1959	82.04	ADD	HB 2221	82.04	ADD	SB 5604
82.02.100	AMD	ESSB 5164	82.04	ADD	ESHB 2221 *	82.04	ADD	SB 5626
82.02.210	AMD	HB 2806	82.04	ADD	HB 2234	82.04	ADD	SB 5639
82.02.210	AMD	SB 6594	82.04	ADD	EHB 2270	82.04	ADD	SB 5640
82.02.210	AMD	SSB 6594	82.04	ADD	SHB 2270	82.04	ADD	SSB 5640
82.03.130	AMD	SHB 1509 *	82.04	ADD	HB 2307	82.04	ADD	SB 5864
82.03.130	AMD	HB 2318	82.04	ADD	ESHB 2314 *	82.04	ADD	SB 5918
82.03.130	AMD	HB 2977	82.04	ADD	HB 2327	82.04	ADD	SB 5999
82.03.130	AMD	SB 5991	82.04	ADD	HB 2459	82.04	ADD	SSB 5999 *
82.03.130	AMD	SB 6004	82.04	ADD	HB 2466 +	82.04	ADD	SB 6100
82.03.130	AMD	SB 6074	82.04	ADD	HB 2496	82.04	ADD	SSB 6100
82.03.130	AMD	SB 6746	82.04	ADD	HB 2554	82.04	ADD	ESB 6129
82.03.140	AMD	HB 2318	82.04	ADD	HB 2639	82.04	ADD	SB 6146
82.03.140	AMD	HB 2977	82.04	ADD	HB 2640	82.04	ADD	SB 6237
82.03.140	AMD	SB 5991	82.04	ADD	HB 2728	82.04	ADD	SB 6293
82.03.140	AMD	SB 6004	82.04	ADD	HB 2758	82.04	ADD	SB 6326
82.03.140	AMD	SB 6074	82.04	ADD	SHB 2758	82.04	ADD	SSB 6326
82.03.140	AMD	SB 6746	82.04	ADD	HB 2770	82.04	ADD	2SSB 6326 +
82.03.190	AMD	HB 1667	82.04	ADD	HB 2778	82.04	ADD	SB 6329
82.04	ADD	HB 1022	82.04	ADD	SHB 2778 +	82.04	ADD	SB 6369
82.04	ADD	SHB 1022	82.04	ADD	HB 2794	82.04	ADD	SSB 6369 + V
82.04	ADD	HB 1031	82.04	ADD	SHB 2794	82.04	ADD	SB 6462
82.04	ADD	ESHB 1031 *	82.04	ADD	HB 2818	82.04	ADD	SB 6485
82.04	ADD	SHB 1094	82.04	ADD	SHB 2818	82.04	ADD	SB 6512
82.04	ADD	HB 1121	82.04	ADD	HB 2820	82.04	ADD	SSB 6512 +
82.04	ADD	HB 1193	82.04	ADD	SHB 2820	82.04	ADD	SB 6533
82.04	ADD	HB 1227	82.04	ADD	HB 2828	82.04	ADD	SSB 6533 +
82.04	ADD	HB 1255	82.04	ADD	HB 2938	82.04	ADD	SB 6557
82.04	ADD	HB 1273	82.04	ADD	HB 3059	82.04	ADD	SSB 6557
82.04	ADD	HB 1274	82.04	ADD	SHB 3059	82.04	ADD	2SSB 6557

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
82.04	ADD	SB 6558	82.04.065	AMD	HB 2806	82.04.260	REMD	HB 3083
82.04	ADD	SSB 6558	82.04.065	AMD	SB 6594	82.04.260	REMD	EHB 3159 + PV
82.04	ADD	2SSB 6558 +	82.04.065	AMD	SSB 6594	82.04.260	REMD	HB 3286
82.04	ADD	SB 6604	82.04.120	AMD	SB 6485	82.04.260	REMD	SB 5447
82.04	ADD	SSB 6604	82.04.140	AMD	SB 6237	82.04.260	REMD	SB 5779
82.04	ADD	2SSB 6604	82.04.140	AMD	SSB 6237	82.04.260	REMD	SB 5904
82.04	ADD	SB 6621	82.04.150	REP	SB 6237	82.04.260	REMD	SB 6100
82.04	ADD	SSB 6621	82.04.150	REP	SSB 6237	82.04.260	REMD	SSB 6100
82.04	ADD	SB 6623	82.04.180	AMD	HB 1980	82.04.260	REMD	SB 6237
82.04	ADD	SB 6671	82.04.180	AMD	SB 5904	82.04.260	REMD	SB 6329
82.04	ADD	SSB 6671 +	82.04.180	AMD	SB 6237	82.04.260	REMD	SSB 6604
82.04	ADD	SB 6704	82.04.190	REMD	HB 1255	82.04.260	REMD	SB 6704
82.04	ADD	SB 6712	82.04.190	REMD	HB 1412	82.04.260	REMD	SB 6874
82.04	ADD	SB 6757	82.04.190	REMD	HB 1618	82.04.260	REMD	SSB 6874 +
82.04	ADD	SB 6781	82.04.190	REMD	HB 1975	82.04.280	AMD	HB 2504
82.04	ADD	SSB 6781 + V	82.04.190	REMD	HB 2307	82.04.280	AMD	HB 2580
82.04	ADD	SB 6812	82.04.190	REMD	ESHB 2314 *	82.04.280	AMD	HB 3286
82.04	ADD	SB 6863	82.04.190	AMD	HB 2504	82.04.280	AMD	SB 6237
82.04	ADD	SSB 6874 +	82.04.190	AMD	HB 2806	82.04.280	AMD	SSB 6237
82.04	ADD	SB 6875	82.04.190	REMD	SB 5218	82.04.280	AMD	SB 6874
82.04.035	REP	SB 6237	82.04.190	REMD	2SSB 5451	82.04.280	AMD	SSB 6874 +
82.04.035	REP	SSB 6237	82.04.190	REMD	SB 5571	82.04.285	AMD	SSB 6523
82.04.050	REMD	HB 1299	82.04.190	REMD	SB 6100	82.04.290	AMD	HB 1031
82.04.050	REMD	HB 1412	82.04.190	REMD	SSB 6100	82.04.290	AMD	ESHB 1031 *
82.04.050	REMD	HB 1609	82.04.190	AMD	SB 6237	82.04.290	AMD	HB 1255
82.04.050	REMD	HB 1618	82.04.190	AMD	SSB 6237	82.04.290	AMD	HB 1275
82.04.050	REMD	HB 1881	82.04.190	AMD	SB 6594	82.04.290	AMD	HB 1618
82.04.050	REMD	HB 2307	82.04.190	AMD	SSB 6594	82.04.290	AMD	SHB 1890
82.04.050	REMD	ESHB 2314 *	82.04.190	AMD	SB 6781	82.04.290	AMD	HB 1980
82.04.050	REMD	HB 2504	82.04.190	AMD	SSB 6781 + V	82.04.290	AMD	HB 2313
82.04.050	REMD	HB 2806	82.04.213	REMD	SB 6237	82.04.290	AMD	SB 5037
82.04.050	REMD	HB 3047	82.04.213	REMD	SSB 6237	82.04.290	AMD	SSB 5037
82.04.050	REMD	HB 3062	82.04.230	AMD	HB 3286	82.04.290	AMD	2SSB 5037
82.04.050	REMD	SB 5066	82.04.230	AMD	SB 6874	82.04.290	AMD	SB 5218
82.04.050	REMD	SB 5451	82.04.230	AMD	SSB 6874 +	82.04.290	AMD	SB 5571
82.04.050	REMD	SSB 5451	82.04.2403	REP	SB 6237	82.04.290	AMD	SB 5904
82.04.050	REMD	2SSB 5451	82.04.2403	REP	SSB 6237	82.04.290	AMD	SB 6100
82.04.050	REMD	SB 5571	82.04.250	REMD	SHB 1890	82.04.290	AMD	SSB 6100
82.04.050	REMD	SB 5623	82.04.250	AMD	HB 2466 +	82.04.2908	REP	HB 1618
82.04.050	REMD	SSB 5623 *	82.04.250	AMD	HB 2639	82.04.2908	AMD	HB 1980
82.04.050	REMD	SB 5824	82.04.250	REMD	SB 6100	82.04.2908	AMD	ESHB 2314 *
82.04.050	REMD	SB 5911	82.04.250	REMD	SSB 6100	82.04.2908	REP	SB 5571
82.04.050	REMD	SB 6100	82.04.250	REMD	SB 6237	82.04.2908	AMD	SB 5904
82.04.050	REMD	SSB 6100	82.04.250	REMD	SSB 6237	82.04.2908	AMD	SB 6237
82.04.050	REMD	SB 6237	82.04.250	AMD	SB 6329	82.04.2909	AMD	HB 2348 +
82.04.050	REMD	SSB 6237	82.04.250	AMD	SB 6604	82.04.293	REP	HB 2313
82.04.050	REMD	SB 6594	82.04.250	AMD	SSB 6604	82.04.294	AMD	SB 6237
82.04.050	REMD	SSB 6594	82.04.250	AMD	2SSB 6604	82.04.298	AMD	SHB 1890
82.04.050	REMD	SB 6757	82.04.260	REMD	HB 1299	82.04.298	AMD	SB 6100
82.04.050	REMD	SB 6781	82.04.260	REMD	SHB 1299 *	82.04.298	AMD	SSB 6100
82.04.050	REMD	SSB 6781 + V	82.04.260	REMD	HB 1646	82.04.315	REP	HB 2313
82.04.055	REP	SB 6237	82.04.260	REMD	SHB 1646	82.04.317	REP	HB 2313
82.04.055	REP	SSB 6237	82.04.260	REMD	HB 1826	82.04.330	AMD	SB 6237
82.04.060	AMD	HB 2307	82.04.260	REMD	HB 1890	82.04.330	AMD	SSB 6237
82.04.060	AMD	ESHB 2314 *	82.04.260	REMD	SHB 1890	82.04.330	AMD	SB 6542
82.04.060	AMD	HB 2806	82.04.260	REMD	HB 1980	82.04.330	AMD	SSB 6542
82.04.060	AMD	2SSB 5451	82.04.260	REMD	HB 2214	82.04.330	AMD	2SSB 6542
82.04.060	AMD	SB 6100	82.04.260	REMD	HB 2221	82.04.331	REP	SB 6237
82.04.060	AMD	SSB 6100	82.04.260	REMD	ESHB 2221 *	82.04.331	REP	SSB 6237
82.04.060	AMD	SB 6594	82.04.260	REMD	HB 2639	82.04.332	AMD	HB 2878
82.04.060	AMD	SSB 6594	82.04.260	REMD	HB 2665	82.04.332	REP	SB 6237
82.04.062	REP	HB 2313	82.04.260	REMD	HB 2666	82.04.332	REP	SSB 6237

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
82.04.332	AMD	SB 6609		82.04.440	REMD	SHB 1890		82.04.4484	AMD	SSB 5863	
82.04.332	AMD	SSB 6609		82.04.440	REMD	HB 1980		82.04.460	AMD	HB 1255	
82.04.333	REP	SB 6237		82.04.440	AMD	HB 2639		82.04.460	AMD	HB 1618	
82.04.333	REP	SSB 6237		82.04.440	AMD	HB 2640		82.04.460	AMD	HB 2180	
82.04.335	REP	SB 6237		82.04.440	AMD	HB 3190		82.04.460	AMD	SB 5218	
82.04.335	REP	SSB 6237		82.04.440	AMD	SHB 3190 +		82.04.460	AMD	SB 5571	
82.04.337	REP	SB 6237		82.04.440	AMD	HB 3286		82.04.460	AMD	SB 6237	
82.04.337	REP	SSB 6237		82.04.440	REMD	SSB 5111		82.04.460	AMD	SB 6557	
82.04.338	REP	SB 6237		82.04.440	REMD	E2SSB 5111 *		82.04.460	AMD	SSB 6557	
82.04.338	REP	SSB 6237		82.04.440	REMD	SB 5904		82.04.460	AMD	2SSB 6557	
82.04.350	AMD	HB 1031		82.04.440	REMD	SB 6100		82.04.470	AMD	HB 2806	
82.04.350	AMD	ESHB 1031 *		82.04.440	REMD	SSB 6100		82.04.470	AMD	SB 6594	
82.04.350	AMD	SB 5037		82.04.440	AMD	SB 6237		82.04.470	AMD	SSB 6594	
82.04.350	AMD	SSB 5037		82.04.440	AMD	SSB 6237		82.04.530	AMD	HB 1980	
82.04.350	AMD	2SSB 5037		82.04.440	AMD	SB 6329		82.04.530	AMD	HB 2806	
82.04.410	REP	SB 6237		82.04.440	AMD	SB 6462		82.04.530	AMD	SB 5904	
82.04.410	REP	SSB 6237		82.04.440	AMD	SSB 6604		82.04.530	AMD	SB 6237	
82.04.418	AMD	SB 6237		82.04.440	AMD	SB 6812		82.04.530	AMD	SSB 6237	
82.04.418	AMD	SSB 6237		82.04.440	AMD	SB 6874		82.04.530	AMD	SB 6594	
82.04.4261	REP	SB 6237		82.04.440	AMD	SSB 6874 +		82.04.530	AMD	SSB 6594	
82.04.4261	REP	SSB 6237		82.04.4451	AMD	HB 1030		82.08	ADD	HB 1022	
82.04.4262	REP	SB 6237		82.04.4451	AMD	HB 1332		82.08	ADD	SHB 1022	
82.04.4262	REP	SSB 6237		82.04.4451	AMD	HB 1442		82.08	ADD	HB 1103	
82.04.4263	REP	SB 6237		82.04.4451	AMD	SHB 1442		82.08	ADD	SHB 1103	
82.04.4263	REP	SSB 6237		82.04.4451	AMD	HB 1675		82.08	ADD	HB 1255	
82.04.4264	AMD	SB 6237		82.04.4451	REP	HB 3112		82.08	ADD	HB 1293	
82.04.4266	AMD	HB 3083		82.04.4451	AMD	SB 5440		82.08	ADD	SHB 1293	
82.04.4266	AMD	EHB 3159 + PV		82.04.4451	AMD	SB 6173		82.08	ADD	HB 1376	
82.04.4266	AMD	SB 6237		82.04.4451	REP	SB 6875		82.08	ADD	HB 1572	
82.04.4266	AMD	SB 6704		82.04.4452	AMD	HB 1693		82.08	ADD	HB 1645	
82.04.4281	AMD	HB 1980		82.04.4452	AMD	HB 1723		82.08	ADD	SHB 1645	
82.04.4281	AMD	HB 2313		82.04.4452	AMD	HB 1884		82.08	ADD	HB 1646	
82.04.4281	AMD	HB 2315		82.04.4452	AMD	ESHB 2314 *		82.08	ADD	SHB 1646	
82.04.4281	AMD	SB 5904		82.04.4452	AMD	HB 2772		82.08	ADD	HB 1647	
82.04.4281	AMD	SB 6237		82.04.4452	AMD	HB 2869		82.08	ADD	SHB 1647	
82.04.4281	AMD	SSB 6237		82.04.4452	REP	SB 5639		82.08	ADD	HB 1664	
82.04.4282	AMD	HB 1529		82.04.4452	AMD	SB 5673		82.08	ADD	SHB 1664	
82.04.4286	AMD	SB 6237		82.04.4452	AMD	SSB 5673		82.08	ADD	HB 1667	
82.04.4286	AMD	SSB 6237		82.04.4452	AMD	SB 5697		82.08	ADD	HB 1760	
82.04.4287	REP	SB 6237		82.04.4452	AMD	SB 6237		82.08	ADD	HB 1785	
82.04.4287	REP	SSB 6237		82.04.4452	AMD	SB 6764		82.08	ADD	HB 1865	
82.04.4292	REP	HB 2313		82.04.4452	AMD	SB 6774		82.08	ADD	ESHB 1865	
82.04.4311	AMD	SB 5857 *		82.04.44525	REP	HB 2313		82.08	ADD	HB 1870	
82.04.4322	AMD	SHB 2590		82.04.4461	AMD	HB 1980		82.08	ADD	HB 1874	
82.04.4324	AMD	SHB 2590		82.04.4461	AMD	SB 5904		82.08	ADD	HB 1940	
82.04.4326	AMD	SHB 2590		82.04.4461	AMD	SB 6237		82.08	ADD	HB 1955	
82.04.4327	AMD	SHB 2590		82.04.4462	AMD	SB 6237		82.08	ADD	HB 1971	
82.04.4328	AMD	HB 2590		82.04.4462	AMD	SSB 6237		82.08	ADD	HB 1975	
82.04.4328	AMD	SHB 2590		82.04.4463	AMD	HB 2111		82.08	ADD	SHB 1975	
82.04.4328	AMD	SB 6237		82.04.4463	AMD	ESHB 2314 *		82.08	ADD	HB 2145	
82.04.4328	AMD	SSB 6237		82.04.4463	AMD	HB 2466 +		82.08	ADD	HB 2147	
82.04.4328	AMD	SB 6282		82.04.4463	AMD	SB 5972		82.08	ADD	HB 2234	
82.04.4329	REP	HB 1299		82.04.4463	AMD	SSB 5972		82.08	ADD	HB 2235	
82.04.4329	REP	SHB 1299 *		82.04.4463	AMD	SB 6604		82.08	ADD	HB 2273	
82.04.4333	AMD	HB 2565		82.04.4463	AMD	SSB 6604		82.08	ADD	ESHB 2314 *	
82.04.4333	AMD	ESHB 2565		82.04.4463	AMD	2SSB 6604		82.08	ADD	HB 2417	
82.04.4334	AMD	SB 6237		82.04.4481	AMD	HB 2348 +		82.08	ADD	HB 2424 +	
82.04.4335	REP	SB 6237		82.04.4483	AMD	HB 1734		82.08	ADD	HB 2457	
82.04.4336	AMD	HB 1407 *		82.04.4483	AMD	SB 5863		82.08	ADD	SHB 2457 +	
82.04.4337	REP	HB 1618		82.04.4483	AMD	SSB 5863		82.08	ADD	HB 2459	
82.04.4337	REP	SB 5571		82.04.4484	AMD	HB 1734		82.08	ADD	HB 2466 +	
82.04.440	REMD	HB 1121		82.04.4484	AMD	SB 5863		82.08	ADD	HB 2504	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
82.08	ADD	HB 2580		82.08	ADD	SSB 6604		82.08.0283	AMD	HB 1980	
82.08	ADD	HB 2631		82.08	ADD	2SSB 6604		82.08.0283	AMD	HB 2047	
82.08	ADD	HB 2639		82.08	ADD	SB 6640		82.08.0283	AMD	HB 2756	
82.08	ADD	HB 2646		82.08	ADD	SB 6773		82.08.0283	AMD	HB 2806	
82.08	ADD	SHB 2646		82.08	ADD	SB 6784		82.08.0283	AMD	SB 5904	
82.08	ADD	HB 2663		82.08	ADD	SB 6796		82.08.0283	AMD	SB 6237	
82.08	ADD	HB 2736		82.08	ADD	SB 6812		82.08.0283	AMD	SB 6300	
82.08	ADD	HB 2768		82.08	ADD	SB 6868		82.08.0283	AMD	SB 6594	
82.08	ADD	2SHB 2799 +		82.08	ADD	SSB 6868		82.08.0283	AMD	SSB 6594	
82.08	ADD	HB 2806		82.08	ADD	SB 6879		82.08.0283	AMD	SB 6784	
82.08	ADD	HB 2868		82.08.010	AMD	HB 1529		82.08.0285	REP	HB 2504	
82.08	ADD	HB 2928		82.08.010	AMD	HB 1785		82.08.0289	AMD	HB 2806	
82.08	ADD	HB 2963		82.08.010	AMD	ESHB 2314 *		82.08.0289	AMD	SB 6594	
82.08	ADD	HB 3034		82.08.010	AMD	HB 2806		82.08.0289	AMD	SSB 6594	
82.08	ADD	HB 3061		82.08.010	AMD	HB 3059		82.08.0291	AMD	SB 5066	
82.08	ADD	HB 3077		82.08.010	AMD	SHB 3059		82.08.02917	AMD	SB 6237	
82.08	ADD	HB 3114		82.08.010	AMD	SB 5409		82.08.02917	AMD	SSB 6237	
82.08	ADD	HB 3131		82.08.010	AMD	SB 6100		82.08.0293	AMD	SB 5255	
82.08	ADD	HB 3142		82.08.010	AMD	SSB 6100		82.08.0293	AMD	SB 5778	
82.08	ADD	EHB 3159 + PV		82.08.010	AMD	SB 6594		82.08.0293	AMD	SB 5973	
82.08	ADD	HB 3190		82.08.010	AMD	SSB 6594		82.08.0295	REP	HB 1299	
82.08	ADD	SHB 3190 +		82.08.010	AMD	SB 6671		82.08.0295	REP	SHB 1299 *	
82.08	ADD	HB 3210		82.08.010	AMD	SSB 6671 +		82.08.031	AMD	SHB 2590	
82.08	ADD	HB 3222		82.08.020	AMD	SB 5451		82.08.0311	AMD	SB 6237	
82.08	ADD	HB 3290		82.08.020	AMD	SSB 5451		82.08.0311	AMD	SSB 6237	
82.08	ADD	SB 5111		82.08.020	AMD	SB 5991		82.08.0315	AMD	SB 6557	
82.08	ADD	SSB 5111		82.08.020	AMD	SB 6031		82.08.0315	AMD	SSB 6557	
82.08	ADD	SB 5183		82.08.0255	AMD	HB 1299		82.08.0315	AMD	2SSB 6557	
82.08	ADD	SSB 5183		82.08.0255	AMD	SHB 1299 *		82.08.0316	AMD	HB 1916	
82.08	ADD	2SSB 5183		82.08.0255	AMD	HB 1948		82.08.0316	AMD	SB 5794 *	
82.08	ADD	SB 5218		82.08.0255	AMD	SB 5402		82.08.037	AMD	HB 2313	
82.08	ADD	SB 5398		82.08.0255	AMD	SB 6148		82.08.037	AMD	HB 2806	
82.08	ADD	SB 5508		82.08.0255	AMD	SB 6393		82.08.037	AMD	SB 6594	
82.08	ADD	SB 5542		82.08.0256	REP	HB 2504		82.08.037	AMD	SSB 6594	
82.08	ADD	SSB 5542		82.08.02567	AMD	HB 2799		82.08.050	REMD	HB 1255	
82.08	ADD	SB 5622		82.08.02567	AMD	SHB 2799		82.08.050	REMD	HB 2806	
82.08	ADD	SB 5663		82.08.02567	AMD	SB 6237		82.08.050	REMD	SB 5218	
82.08	ADD	SSB 5663		82.08.02567	AMD	SB 6503		82.08.050	REMD	SB 6594	
82.08	ADD	2SSB 5663 *		82.08.02567	AMD	SSB 6503		82.08.050	REMD	SSB 6594	
82.08	ADD	SB 5716		82.08.02569	AMD	SB 6237		82.08.054	AMD	HB 1255	
82.08	ADD	SB 5864		82.08.02569	AMD	SSB 6237		82.08.054	AMD	SB 5218	
82.08	ADD	SB 5908		82.08.0264	AMD	HB 2040		82.08.150	AMD	HB 1089	
82.08	ADD	SB 5916		82.08.0266	AMD	HB 1980		82.08.150	AMD	HB 2214	
82.08	ADD	SSB 5916		82.08.0266	AMD	SB 5904		82.08.150	AMD	ESHB 2314 *	
82.08	ADD	2SSB 5916 *		82.08.0266	AMD	SB 6237		82.08.150	AMD	HB 2378	
82.08	ADD	SB 6000		82.08.0266	AMD	SSB 6237		82.08.150	AMD	SB 6100	
82.08	ADD	SB 6077		82.08.02665	AMD	HB 1980		82.08.150	AMD	SSB 6100	
82.08	ADD	ESB 6129		82.08.02665	AMD	SB 5904		82.08.160	AMD	SB 6100	
82.08	ADD	SB 6298		82.08.02665	AMD	SB 6237		82.08.803	AMD	HB 2806	
82.08	ADD	SB 6329		82.08.02665	AMD	SSB 6237		82.08.803	AMD	SB 6594	
82.08	ADD	SB 6394		82.08.0271	REP	HB 2504		82.08.803	AMD	SSB 6594	
82.08	ADD	SB 6500		82.08.0273	AMD	HB 2114		82.08.803	AMD	SB 6784	
82.08	ADD	SSB 6500		82.08.0273	AMD	SB 5498		82.08.805	AMD	HB 2348 +	
82.08	ADD	SB 6512		82.08.0273	AMD	SB 6021		82.08.820	AMD	HB 2221	
82.08	ADD	SSB 6512 +		82.08.02745	AMD	HB 1980		82.08.820	AMD	ESHB 2221 *	
82.08	ADD	SB 6516		82.08.02745	AMD	SB 5904		82.08.820	AMD	HB 3083	
82.08	ADD	SSB 6516		82.08.02745	AMD	SB 6237		82.08.820	AMD	EHB 3159 + PV	
82.08	ADD	SB 6524		82.08.02745	AMD	SSB 6237		82.08.820	AMD	SB 5447	
82.08	ADD	SSB 6524		82.08.0275	REP	HB 2504		82.08.820	AMD	SB 6237	
82.08	ADD	SB 6594		82.08.0276	REP	HB 1299		82.08.820	AMD	SB 6704	
82.08	ADD	SSB 6594		82.08.0276	REP	SHB 1299 *		82.08.832	AMD	SB 6237	
82.08	ADD	SB 6604		82.08.0278	REP	HB 2504		82.08.832	AMD	SSB 6237	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
82.08.834	REP	HB 2504		82.12	ADD	HB 2129		82.12	ADD	SB 6482	
82.08.880	AMD	SB 6237		82.12	ADD	HB 2234		82.12	ADD	SSB 6482	
82.08.880	AMD	SSB 6237		82.12	ADD	HB 2235		82.12	ADD	SSB 6500	
82.08.890	AMD	HB 2116		82.12	ADD	HB 2273		82.12	ADD	SB 6512	
82.08.890	AMD	SHB 2116		82.12	ADD	ESHB 2314 *		82.12	ADD	SSB 6512 +	
82.08.890	REP	HB 3222		82.12	ADD	HB 2364 +		82.12	ADD	SB 6516	
82.08.890	AMD	ESHB 3222 +		82.12	ADD	HB 2417		82.12	ADD	SSB 6516	
82.08.890	AMD	SB 5960		82.12	ADD	HB 2424 +		82.12	ADD	SB 6524	
82.08.890	AMD	SSB 5960		82.12	ADD	HB 2457		82.12	ADD	SSB 6524	
82.08.890	AMD	SB 6237		82.12	ADD	SHB 2457 +		82.12	ADD	SB 6594	
82.08.890	AMD	SSB 6237		82.12	ADD	HB 2459		82.12	ADD	SSB 6594	
82.08.900	AMD	SHB 2116		82.12	ADD	HB 2466 +		82.12	ADD	SB 6604	
82.08.900	AMD	HB 2770		82.12	ADD	HB 2504		82.12	ADD	SSB 6604	
82.08.900	REP	HB 3222		82.12	ADD	HB 2580		82.12	ADD	2SSB 6604	
82.08.900	AMD	ESHB 3222 +		82.12	ADD	HB 2638		82.12	ADD	SB 6640	
82.08.900	AMD	SB 6237		82.12	ADD	HB 2639		82.12	ADD	SB 6673	
82.08.900	AMD	SSB 6237		82.12	ADD	HB 2663		82.12	ADD	SB 6773	
82.08.910	AMD	SB 6237		82.12	ADD	HB 2736		82.12	ADD	SB 6784	
82.08.910	AMD	SSB 6237		82.12	ADD	HB 2768		82.12	ADD	SB 6796	
82.08.920	AMD	SB 6237		82.12	ADD	2SHB 2799 +		82.12	ADD	SB 6812	
82.08.920	AMD	SSB 6237		82.12	ADD	HB 2806		82.12	ADD	SB 6868	
82.08.925	REP	SB 5255		82.12	ADD	HB 2868		82.12	ADD	SSB 6868	
82.08.925	AMD	SB 6698		82.12	ADD	HB 2928		82.12	ADD	SB 6879	
82.08.945	AMD	HB 1980		82.12	ADD	HB 2963		82.12.010	REMD	HB 2307	
82.08.945	AMD	HB 2806		82.12	ADD	HB 3034		82.12.010	REMD	ESHB 2314 *	
82.08.945	AMD	SB 5904		82.12	ADD	HB 3061		82.12.010	AMD	HB 2638	
82.08.945	AMD	SB 6237		82.12	ADD	HB 3114		82.12.010	AMD	HB 3059	
82.08.945	AMD	SB 6594		82.12	ADD	HB 3131		82.12.010	AMD	SHB 3059	
82.08.945	AMD	SSB 6594		82.12	ADD	HB 3142		82.12.010	REMD	2SSB 5451	
82.08.945	AMD	SB 6784		82.12	ADD	EHB 3159 + PV		82.12.010	REMD	SB 6100	
82.08.955	AMD	HB 1826		82.12	ADD	HB 3190		82.12.010	REMD	SSB 6100	
82.08.955	AMD	HB 2665		82.12	ADD	SHB 3190 +		82.12.010	AMD	SB 6671	
82.08.955	AMD	HB 2666		82.12	ADD	HB 3222		82.12.010	AMD	SSB 6671 +	
82.08.955	AMD	SB 6237		82.12	ADD	HB 3290		82.12.010	AMD	SB 6673	
82.08.960	AMD	SB 6191		82.12	ADD	SB 5111		82.12.020	REMD	HB 2307	
82.08.960	REP	SB 6237		82.12	ADD	SSB 5111		82.12.020	REMD	ESHB 2314 *	
82.12	ADD	HB 1022		82.12	ADD	SB 5183		82.12.020	REMD	2SSB 5451	
82.12	ADD	SHB 1022		82.12	ADD	SSB 5183		82.12.020	REMD	SB 5790	
82.12	ADD	HB 1103		82.12	ADD	2SSB 5183		82.12.020	REMD	SSB 5790	
82.12	ADD	SHB 1103		82.12	ADD	SB 5398		82.12.020	REMD	SB 6100	
82.12	ADD	HB 1293		82.12	ADD	SB 5508		82.12.020	REMD	SSB 6100	
82.12	ADD	SHB 1293		82.12	ADD	SB 5542		82.12.022	AMD	HB 1121	
82.12	ADD	HB 1376		82.12	ADD	SSB 5542		82.12.022	AMD	HB 2348 +	
82.12	ADD	HB 1572		82.12	ADD	SB 5622		82.12.0251	AMD	HB 2307	
82.12	ADD	HB 1645		82.12	ADD	SB 5663		82.12.0251	AMD	ESHB 2314 *	
82.12	ADD	SHB 1645		82.12	ADD	SSB 5663		82.12.0251	AMD	2SSB 5451	
82.12	ADD	HB 1646		82.12	ADD	2SSB 5663 *		82.12.0251	AMD	SB 6100	
82.12	ADD	SHB 1646		82.12	ADD	SB 5716		82.12.0251	AMD	SSB 6100	
82.12	ADD	HB 1647		82.12	ADD	SB 5864		82.12.02525	REP	SB 6237	
82.12	ADD	SHB 1647		82.12	ADD	SB 5908		82.12.02525	REP	SSB 6237	
82.12	ADD	HB 1664		82.12	ADD	SB 5916		82.12.0253	REP	SB 6237	
82.12	ADD	SHB 1664		82.12	ADD	SSB 5916		82.12.0253	REP	SSB 6237	
82.12	ADD	HB 1760		82.12	ADD	2SSB 5916 *		82.12.02545	REP	HB 1299	
82.12	ADD	HB 1785		82.12	ADD	SB 6000		82.12.02545	REP	SHB 1299 *	
82.12	ADD	HB 1865		82.12	ADD	SB 6031		82.12.0255	AMD	ESHB 2314 *	
82.12	ADD	ESHB 1865		82.12	ADD	ESB 6129		82.12.0255	AMD	SB 6100	
82.12	ADD	HB 1870		82.12	ADD	SB 6132		82.12.0255	AMD	SSB 6100	
82.12	ADD	HB 1874		82.12	ADD	SB 6237		82.12.0256	AMD	HB 1299	
82.12	ADD	HB 1940		82.12	ADD	SSB 6237		82.12.0256	AMD	SHB 1299 *	
82.12	ADD	HB 1955		82.12	ADD	SB 6298		82.12.0256	AMD	HB 1948	
82.12	ADD	HB 1971		82.12	ADD	SB 6329		82.12.0256	AMD	SB 5402	
82.12	ADD	SHB 1975		82.12	ADD	SB 6394		82.12.0256	AMD	SB 6148	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
82.12.0256	AMD	SB 6393		82.12.0283	REP	SB 6237		82.12.803	AMD	HB 2806	
82.12.02567	REP	SB 6237		82.12.0283	REP	SSB 6237		82.12.803	REP	SB 6237	
82.12.02567	REP	SSB 6237		82.12.0284	AMD	HB 1980		82.12.803	REP	SSB 6237	
82.12.02567	AMD	SB 6503		82.12.0284	AMD	HB 2504		82.12.803	AMD	SB 6594	
82.12.02567	AMD	SSB 6503		82.12.0284	AMD	SB 5904		82.12.803	AMD	SSB 6594	
82.12.02568	REP	SB 6237		82.12.0284	AMD	SB 6237		82.12.803	AMD	SB 6784	
82.12.02568	REP	SSB 6237		82.12.0284	AMD	SSB 6237		82.12.804	REP	SB 6237	
82.12.02569	REP	SB 6237		82.12.02915	REP	SB 6237		82.12.804	REP	SSB 6237	
82.12.02569	REP	SSB 6237		82.12.02915	REP	SSB 6237		82.12.805	AMD	HB 2348 +	
82.12.0257	REP	HB 2504		82.12.02917	REP	SB 6237		82.12.806	REP	SB 6237	
82.12.0257	REP	SB 6237		82.12.02917	REP	SSB 6237		82.12.806	REP	SSB 6237	
82.12.0257	REP	SSB 6237		82.12.0293	AMD	SB 5255		82.12.808	REP	SB 6237	
82.12.0258	REP	SB 6237		82.12.0293	AMD	SB 5973		82.12.808	REP	SSB 6237	
82.12.0258	REP	SSB 6237		82.12.0293	REP	SB 6237		82.12.809	REP	SB 6237	
82.12.0259	REP	SB 6237		82.12.0293	REP	SSB 6237		82.12.809	REP	SSB 6237	
82.12.0259	REP	SSB 6237		82.12.0294	REP	SB 6237		82.12.813	REP	SB 6237	
82.12.0261	REP	SB 6237		82.12.0294	REP	SSB 6237		82.12.813	REP	SSB 6237	
82.12.0261	REP	SSB 6237		82.12.0295	REP	HB 1299		82.12.820	AMD	HB 2221	
82.12.0262	REP	SB 6237		82.12.0295	REP	SHB 1299 *		82.12.820	AMD	ESHB 2221 *	
82.12.0262	REP	SSB 6237		82.12.0296	REP	SB 6237		82.12.820	AMD	HB 3083	
82.12.0264	AMD	HB 2142		82.12.0296	REP	SSB 6237		82.12.820	AMD	EHB 3159 + PV	
82.12.0264	AMD	SB 5425		82.12.0297	REP	SB 6237		82.12.820	AMD	SB 5447	
82.12.0267	REP	SB 6237		82.12.0297	REP	SSB 6237		82.12.820	AMD	SB 6237	
82.12.0267	REP	SSB 6237		82.12.0298	REP	SB 6237		82.12.820	AMD	SB 6704	
82.12.0268	REP	SB 6237		82.12.0298	REP	SSB 6237		82.12.832	REP	SB 6237	
82.12.0268	REP	SSB 6237		82.12.031	AMD	SHB 2590		82.12.832	REP	SSB 6237	
82.12.0269	REP	HB 2504		82.12.031	REP	SB 6237		82.12.834	REP	HB 2504	
82.12.0269	REP	SB 6237		82.12.031	REP	SSB 6237		82.12.841	REP	SB 6237	
82.12.0269	REP	SSB 6237		82.12.0311	REP	SB 6237		82.12.841	REP	SSB 6237	
82.12.0271	REP	SB 6237		82.12.0311	REP	SSB 6237		82.12.880	REP	SB 6237	
82.12.0271	REP	SSB 6237		82.12.0316	AMD	HB 1916		82.12.880	REP	SSB 6237	
82.12.0273	REP	SB 6237		82.12.0316	AMD	SB 5794 *		82.12.890	AMD	SHB 2116	
82.12.0273	REP	SSB 6237		82.12.0316	REP	SB 6237		82.12.890	REP	HB 3222	
82.12.0274	REP	HB 2504		82.12.0316	REP	SSB 6237		82.12.890	AMD	ESHB 3222 +	
82.12.0274	REP	SB 6237		82.12.032	REP	SB 6237		82.12.890	AMD	SB 5960	
82.12.0274	REP	SSB 6237		82.12.032	REP	SSB 6237		82.12.890	AMD	SSB 5960	
82.12.02745	REP	SB 6237		82.12.033	REP	SB 6237		82.12.890	REP	SB 6237	
82.12.02745	REP	SSB 6237		82.12.033	REP	SSB 6237		82.12.890	REP	SSB 6237	
82.12.02747	REP	SB 6237		82.12.034	REP	SB 6237		82.12.890	AMD	SHB 2116	
82.12.02747	REP	SSB 6237		82.12.034	REP	SSB 6237		82.12.900	AMD	HB 2770	
82.12.02748	REP	SB 6237		82.12.0345	REP	SB 6237		82.12.900	REP	HB 3222	
82.12.02748	REP	SSB 6237		82.12.0345	REP	SSB 6237		82.12.900	AMD	ESHB 3222 +	
82.12.02749	REP	SB 6237		82.12.0347	REP	SB 6237		82.12.900	REP	SB 6237	
82.12.02749	REP	SSB 6237		82.12.0347	REP	SSB 6237		82.12.900	REP	SSB 6237	
82.12.0275	REP	SB 6237		82.12.035	AMD	HB 1980		82.12.910	REP	SB 6237	
82.12.0275	REP	SSB 6237		82.12.035	AMD	HB 2307		82.12.910	REP	SSB 6237	
82.12.0276	REP	SB 6237		82.12.035	AMD	ESHB 2314 *		82.12.920	REP	SB 6237	
82.12.0276	REP	SSB 6237		82.12.035	AMD	2SSB 5451		82.12.920	REP	SSB 6237	
82.12.0277	AMD	HB 1980		82.12.035	AMD	SB 5904		82.12.925	REP	SB 5255	
82.12.0277	AMD	HB 2047		82.12.035	AMD	SB 6100		82.12.925	REP	SB 6237	
82.12.0277	AMD	HB 2756		82.12.035	AMD	SSB 6100		82.12.925	REP	SSB 6237	
82.12.0277	AMD	HB 2806		82.12.037	AMD	HB 2313		82.12.925	AMD	SB 6698	
82.12.0277	AMD	SB 5904		82.12.037	AMD	HB 2806		82.12.930	REP	HB 2504	
82.12.0277	REP	SB 6237		82.12.037	AMD	SB 6594		82.12.935	REP	SB 6237	
82.12.0277	REP	SSB 6237		82.12.037	AMD	SSB 6594		82.12.935	REP	SSB 6237	
82.12.0277	AMD	SB 6300		82.12.040	REMD	ESHB 2314 *		82.12.940	REP	SB 6237	
82.12.0277	AMD	SB 6594		82.12.040	REMD	SB 6100		82.12.940	REP	SSB 6237	
82.12.0277	AMD	SSB 6594		82.12.040	REMD	SSB 6100		82.12.945	AMD	HB 1980	
82.12.0277	AMD	SB 6784		82.12.045	AMD	HB 2638		82.12.945	AMD	HB 2806	
82.12.0279	REP	HB 2504		82.12.045	AMD	SB 6237		82.12.945	AMD	SB 5904	
82.12.0279	REP	SB 6237		82.12.045	AMD	SSB 6237		82.12.945	REP	SB 6237	
82.12.0279	REP	SSB 6237		82.12.045	AMD	SB 6673		82.12.945	REP	SSB 6237	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
82.12.945	AMD	SB 6594		82.14.020	REMD	SB 5622		82.14.320	AMD	SB 5712	
82.12.945	AMD	SSB 6594		82.14.020	REMD	SB 5908		82.14.320	AMD	SB 6237	
82.12.945	AMD	SB 6784		82.14.020	AMD	SB 6100		82.14.320	AMD	SSB 6237	
82.12.950	REP	SB 6237		82.14.020	AMD	SSB 6100		82.14.320	AMD	SB 6612	
82.12.950	REP	SSB 6237		82.14.020	AMD	SB 6594		82.14.330	AMD	HB 2472	
82.12.955	AMD	HB 1826		82.14.020	AMD	SSB 6594		82.14.330	AMD	SB 5712	
82.12.955	AMD	HB 2665		82.14.030	AMD	HB 1721		82.14.330	AMD	SB 6237	
82.12.955	AMD	HB 2666		82.14.030	AMD	SB 6237		82.14.330	AMD	SSB 6237	
82.12.955	REP	SB 6237		82.14.030	AMD	SSB 6237		82.14.330	AMD	SB 6612	
82.12.955	REP	SSB 6237		82.14.032	REP	SB 6237		82.14.340	AMD	SB 6237	
82.12.960	REP	SB 6237		82.14.032	REP	SSB 6237		82.14.340	AMD	SSB 6237	
82.12.960	REP	SSB 6237		82.14.034	REP	SB 6237		82.14.350	AMD	SB 6237	
82.12.975	REP	SB 6237		82.14.034	REP	SSB 6237		82.14.350	AMD	SSB 6237	
82.12.975	REP	SSB 6237		82.14.040	AMD	HB 1721		82.14.360	AMD	HB 2209	
82.12.985	REP	SB 6237		82.14.045	AMD	HB 2636		82.14.360	AMD	HB 3233	
82.12.985	REP	SSB 6237		82.14.045	AMD	HB 2871		82.14.360	AMD	HB 3251	
82.14	ADD	HB 1470		82.14.045	AMD	SB 6237		82.14.360	AMD	SB 6065	
82.14	ADD	SHB 1470		82.14.045	AMD	SSB 6237		82.14.360	AMD	SB 6237	
82.14	ADD	HB 1721		82.14.0455	AMD	ESHB 2871 +		82.14.360	AMD	SSB 6237	
82.14	ADD	HB 1767		82.14.046	REP	SB 6237		82.14.360	AMD	SB 6849	
82.14	ADD	HB 1907		82.14.046	REP	SSB 6237		82.14.370	AMD	SB 6237	
82.14	ADD	HB 2235		82.14.048	AMD	SB 6237		82.14.370	AMD	SSB 6237	
82.14	ADD	HB 2239		82.14.048	AMD	SSB 6237		82.14.380	REP	SB 6237	
82.14	ADD	HB 2273		82.14.0485	AMD	HB 2209		82.14.380	REP	SSB 6237	
82.14	ADD	HB 2491		82.14.0485	AMD	HB 3104		82.14.390	AMD	HB 2235	
82.14	ADD	HB 2636		82.14.0485	AMD	HB 3233		82.14.390	AMD	HB 2447	
82.14	ADD	HB 2670		82.14.0485	AMD	SB 6065		82.14.390	AMD	SHB 2447	
82.14	ADD	SHB 2670 +		82.14.0485	AMD	SB 6237		82.14.390	AMD	HB 2535	
82.14	ADD	HB 2673		82.14.0485	AMD	SSB 6237		82.14.390	AMD	HB 2806	
82.14	ADD	SHB 2673		82.14.0485	AMD	SB 6849		82.14.390	AMD	HB 2882	
82.14	ADD	E2SHB 2673 + PV		82.14.049	AMD	HB 3233		82.14.390	AMD	SB 5908	
82.14	ADD	HB 2806		82.14.049	AMD	SB 6237		82.14.390	AMD	SB 6230	
82.14	ADD	HB 2922		82.14.049	AMD	SSB 6237		82.14.390	AMD	ESSB 6230 +	
82.14	ADD	HB 3144		82.14.049	AMD	SB 6849		82.14.390	AMD	SB 6237	
82.14	ADD	SB 5177		82.14.0494	AMD	HB 3104		82.14.390	AMD	SSB 6237	
82.14	ADD	SSB 5177 * PV		82.14.0494	AMD	SB 6237		82.14.390	AMD	SB 6594	
82.14	ADD	SB 5325		82.14.0494	AMD	SSB 6237		82.14.390	AMD	SSB 6594	
82.14	ADD	SB 5363		82.14.050	REMD	HB 1721		82.14.400	AMD	SB 6237	
82.14	ADD	SB 5572		82.14.050	REMD	SB 5177		82.14.400	AMD	SSB 6237	
82.14	ADD	SSB 5572		82.14.050	REMD	SSB 5177 * PV		82.14.420	AMD	SB 6237	
82.14	ADD	SB 5622		82.14.055	AMD	HB 1980		82.14.420	AMD	SSB 6237	
82.14	ADD	SB 5763		82.14.055	AMD	SB 5904		82.14.430	AMD	HB 2157	
82.14	ADD	SSB 5763		82.14.055	AMD	SB 6237		82.14.430	AMD	ESHB 2157	
82.14	ADD	E2SSB 5763 * PV		82.14.060	AMD	HB 1721		82.14.430	AMD	HB 2871	
82.14	ADD	SB 5908		82.14.060	AMD	SB 5177		82.14.430	AMD	ESHB 2871 +	
82.14	ADD	SSB 5916		82.14.060	AMD	SSB 5177 * PV		82.14.430	AMD	HB 2955	
82.14	ADD	SB 6040		82.14.070	AMD	HB 2417		82.14.430	AMD	SB 6237	
82.14	ADD	SB 6237		82.14.070	REP	SB 6237		82.14.430	AMD	SSB 6237	
82.14	ADD	SSB 6237		82.14.070	REP	SSB 6237		82.14.430	AMD	SSB 6599	
82.14	ADD	SB 6395		82.14.200	REP	SB 6237		82.14.440	AMD	SB 6237	
82.14	ADD	SB 6594		82.14.200	REP	SSB 6237		82.14.440	AMD	SSB 6237	
82.14	ADD	SSB 6594		82.14.210	REP	SB 6237		82.14.450	AMD	HB 1155	
82.14	ADD	SB 6686		82.14.210	REP	SSB 6237		82.14.450	AMD	HB 2988	
82.14	ADD	SSB 6686 +		82.14.212	REP	SB 6237		82.14.450	AMD	SB 5882	
82.14	ADD	SB 6700		82.14.212	REP	SSB 6237		82.14.450	AMD	SB 6237	
82.14.010	AMD	SB 6237		82.14.220	REP	SB 6237		82.14.450	AMD	SSB 6237	
82.14.010	AMD	SSB 6237		82.14.220	REP	SSB 6237		82.14.450	AMD	SB 6789	
82.14.020	REMD	HB 2235		82.14.310	AMD	HB 1668 * PV		82.14.450	AMD	SSB 6789	
82.14.020	REMD	HB 2273		82.14.310	AMD	HB 2472		82.14.460	AMD	SB 6237	
82.14.020	AMD	ESHB 2314 *		82.14.310	AMD	SB 6237		82.14.460	AMD	SSB 6237	
82.14.020	AMD	HB 2417		82.14.310	AMD	SSB 6237		82.14B.020	AMD	HB 1980	
82.14.020	AMD	HB 2806		82.14.320	AMD	HB 2472		82.14B.020	AMD	HB 2806	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
82.14B.020	AMD	SB 5904		82.16.090	AMD	HB 2609		82.27.020	AMD	HB 1958	*
82.14B.020	AMD	SB 6237		82.19.010	AMD	HB 1980		82.27.060	AMD	HB 2671	+
82.14B.020	AMD	SSB 6237		82.19.010	AMD	SB 5904		82.27.060	AMD	HB 2672	
82.14B.020	AMD	SB 6594		82.19.010	AMD	SB 6237		82.27.060	AMD	SB 6385	
82.14B.020	AMD	SSB 6594		82.19.050	AMD	HB 1887		82.27.060	AMD	SSB 6385	
82.14B.030	REMD	HB 1980		82.19.050	AMD	SHB 1887	*	82.27.070	AMD	HB 1958	*
82.14B.030	REMD	HB 2806		82.19.050	AMD	SB 6237		82.29A	ADD	HB 1646	
82.14B.030	REMD	SB 5904		82.23A.020	AMD	SB 6088		82.29A	ADD	SHB 1646	
82.14B.030	REMD	SB 6237		82.23A.902	REP	HB 2678		82.29A	ADD	HB 2234	
82.14B.030	REMD	SSB 6237		82.23A.902	AMD	SHB 2678	+	82.29A	ADD	HB 3131	
82.14B.030	REMD	SB 6594		82.23A.902	REP	SB 6088		82.29A	ADD	SSB 6046	
82.14B.030	REMD	SSB 6594		82.23A.902	REP	SB 6207		82.29A	ADD	SB 6327	
82.16	ADD	HB 1121		82.23A.902	AMD	SSB 6207		82.29A	ADD	SSB 6327	
82.16	ADD	HB 1227		82.23A.902	AMD	2SSB 6207		82.29A.020	AMD	SSB 5154	
82.16	ADD	HB 1761		82.23B.020	AMD	HB 2671	+	82.29A.130	AMD	SHB 1239	
82.16	ADD	SHB 1825		82.23B.020	AMD	HB 2672		82.29A.130	AMD	HB 1679	
82.16	ADD	HB 1844		82.23B.020	AMD	SB 6385		82.29A.130	AMD	HB 1980	
82.16	ADD	HB 2032		82.23B.020	AMD	SSB 6385		82.29A.130	AMD	HB 2209	
82.16	ADD	HB 2234		82.24	ADD	HB 1916		82.29A.130	AMD	ESHB 2314	*
82.16	ADD	HB 2645		82.24	ADD	HB 2075		82.29A.130	AMD	SSB 5154	
82.16	ADD	SHB 2645		82.24	ADD	HB 2302		82.29A.130	AMD	2SSB 5154	*
82.16	ADD	2SHB 2645		82.24	ADD	ESHB 2314	*	82.29A.130	AMD	SB 5904	
82.16	ADD	HB 2953		82.24	ADD	SB 5794	*	82.29A.130	AMD	SB 6065	
82.16	ADD	HB 3131		82.24	ADD	SB 5829		82.29A.130	REMD	SB 6237	
82.16	ADD	HB 3173		82.24	ADD	SSB 5829		82.29A.135	REMD	HB 1826	
82.16	ADD	SB 5024		82.24.020	AMD	HB 2214		82.29A.135	REMD	HB 2665	
82.16	ADD	SSB 5024		82.24.026	REP	HB 2377		82.29A.135	REMD	HB 2666	
82.16	ADD	SB 5101		82.24.026	AMD	SB 6294		82.29A.135	REMD	SB 6237	
82.16	ADD	SSB 5101	*	82.24.028	AMD	HB 2214		82.29A.150	REP	HB 1980	
82.16	ADD	SB 5659		82.24.120	AMD	HB 2570		82.29A.150	REP	SB 5904	
82.16	ADD	SSB 5659		82.24.120	AMD	SHB 2570		82.29A.150	REP	SB 6237	
82.16	ADD	SB 5918		82.24.120	AMD	ESB 5048	+	82.32	ADD	SHB 1094	
82.16	ADD	ESB 6129		82.24.230	AMD	HB 2570		82.32	ADD	HB 1095	
82.16	ADD	SB 6146		82.24.230	AMD	SHB 2570		82.32	ADD	HB 1227	
82.16	ADD	SB 6250		82.24.230	AMD	ESB 5048	+	82.32	ADD	HB 1693	
82.16	ADD	SB 6293		82.24.270	REP	HB 2570		82.32	ADD	HB 1723	
82.16	ADD	SB 6369		82.24.270	REP	SHB 2570		82.32	ADD	HB 1734	
82.16	ADD	SSB 6369	+ V	82.24.270	REP	ESB 5048	+	82.32	ADD	HB 1760	
82.16	ADD	SB 6380		82.24.520	AMD	SB 6237		82.32	ADD	HB 1762	
82.16	ADD	SB 6482		82.24.530	AMD	SB 6237		82.32	ADD	HB 1825	
82.16	ADD	SSB 6482		82.24.550	AMD	HB 2303		82.32	ADD	SHB 1825	
82.16	ADD	SSB 6542		82.24.550	AMD	SB 6097	*	82.32	ADD	HB 1907	
82.16	ADD	2SSB 6542		82.26	ADD	HB 2303		82.32	ADD	HB 2134	
82.16	ADD	SB 6779		82.26	ADD	SB 6051		82.32	ADD	ESHB 2221	*
82.16	ADD	SSB 6779		82.26	ADD	SB 6097	*	82.32	ADD	HB 2235	
82.16.010	AMD	HB 2609		82.26.010	AMD	HB 2303		82.32	ADD	HB 2239	
82.16.010	AMD	HB 2806		82.26.010	AMD	SB 6097	*	82.32	ADD	HB 2273	
82.16.010	AMD	HB 3131		82.26.020	AMD	HB 2214		82.32	ADD	HB 2307	
82.16.010	AMD	SB 6594		82.26.020	AMD	HB 2303		82.32	ADD	ESHB 2314	*
82.16.010	AMD	SSB 6594		82.26.020	AMD	SB 6097	*	82.32	ADD	HB 2466	+
82.16.020	AMD	HB 2609		82.26.030	AMD	HB 2303		82.32	ADD	ESHB 2565	
82.16.020	AMD	HB 2953		82.26.030	AMD	SB 6097	*	82.32	ADD	HB 2639	
82.16.020	AMD	HB 3131		82.26.060	AMD	HB 2303		82.32	ADD	HB 2640	
82.16.020	AMD	SB 5370		82.26.060	AMD	SB 6097	*	82.32	ADD	SHB 2640	+
82.16.020	AMD	SB 6250		82.26.070	AMD	HB 2303		82.32	ADD	HB 2670	
82.16.020	AMD	SB 6482		82.26.070	AMD	SB 6097	*	82.32	ADD	SHB 2670	+
82.16.020	AMD	SSB 6482		82.26.080	AMD	HB 2303		82.32	ADD	HB 2806	
82.16.0497	AMD	HB 2644	+	82.26.080	AMD	SB 6097	*	82.32	ADD	SHB 2820	
82.16.0497	AMD	SB 6379		82.26.100	AMD	HB 2303		82.32	ADD	HB 2922	
82.16.050	AMD	HB 2609		82.26.100	AMD	SB 6097	*	82.32	ADD	HB 3059	
82.16.050	AMD	SB 6237		82.26.110	AMD	HB 2303		82.32	ADD	SHB 3059	
82.16.050	AMD	SB 6826	+	82.26.110	AMD	SB 6097	*	82.32	ADD	HB 3104	

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RCW SECTIONS			RCW SECTIONS			RCW SECTIONS		
		BILLS			BILLS			BILLS
82.32	ADD	HB 3131	82.32.045	AMD	HB 3112	82.32.545	AMD	SB 6100
82.32	ADD	HB 3144	82.32.045	AMD	SB 5440	82.32.545	AMD	SSB 6100
82.32	ADD	HB 3190	82.32.045	AMD	SB 6173	82.32.545	AMD	SB 6237
82.32	ADD	SHB 3190 +	82.32.045	AMD	SB 6385	82.32.545	AMD	SB 6764
82.32	ADD	SB 5111	82.32.045	AMD	SSB 6385	82.32.550	AMD	SHB 1890
82.32	ADD	SSB 5111	82.32.045	AMD	SB 6875	82.32.550	AMD	SB 6100
82.32	ADD	E2SSB 5111 *	82.32.060	AMD	HB 2459	82.32.550	AMD	SSB 6100
82.32	ADD	SB 5174	82.32.085	AMD	HB 2671 +	82.32.550	AMD	SB 6237
82.32	ADD	SSB 5174	82.32.085	AMD	HB 2672	82.32.550	AMD	SSB 6237
82.32	ADD	SB 5325	82.32.085	AMD	SB 6385	82.32.555	AMD	HB 1980
82.32	ADD	2SSB 5451	82.32.085	AMD	SSB 6385	82.32.555	AMD	HB 2806
82.32	ADD	SB 5622	82.32.090	AMD	HB 2671 +	82.32.555	AMD	SB 5904
82.32	ADD	SB 5673	82.32.090	AMD	HB 2672	82.32.555	AMD	SB 6237
82.32	ADD	SSB 5673	82.32.090	AMD	SB 6385	82.32.555	AMD	SSB 6237
82.32	ADD	SB 5697	82.32.105	AMD	HB 1980	82.32.555	AMD	SB 6594
82.32	ADD	SB 5863	82.32.105	AMD	SB 5904	82.32.555	AMD	SSB 6594
82.32	ADD	SSB 5863	82.32.105	AMD	SB 6237	82.32.560	AMD	HB 1734
82.32	ADD	SB 5908	82.32.105	AMD	SSB 6385	82.32.560	AMD	HB 2772
82.32	ADD	SB 5973	82.32.140	AMD	HB 1980	82.32.560	AMD	SB 5863
82.32	ADD	SB 5990	82.32.140	AMD	SB 5904	82.32.560	AMD	SSB 5863
82.32	ADD	SB 6237	82.32.140	AMD	SB 6237	82.32.560	AMD	SB 6237
82.32	ADD	SB 6329	82.32.160	AMD	HB 1667	82.32.560	AMD	SB 6764
82.32	ADD	SB 6369	82.32.330	REMD	HB 1133	82.32.570	AMD	HB 1734
82.32	ADD	SSB 6369 + V	82.32.330	REMD	SHB 1133 *	82.32.570	AMD	HB 2348 +
82.32	ADD	SB 6395	82.32.330	REMD	HB 1315 *	82.32.570	AMD	HB 2772
82.32	ADD	SB 6462	82.32.330	REMD	HB 1980	82.32.570	AMD	SB 5863
82.32	ADD	SB 6594	82.32.330	REMD	HB 2273	82.32.570	AMD	SSB 5863
82.32	ADD	SSB 6594	82.32.330	REMD	HB 2466 +	82.32.570	AMD	SB 6237
82.32	ADD	SB 6604	82.32.330	AMD	HB 2772	82.32.570	AMD	SB 6764
82.32	ADD	SSB 6604	82.32.330	REMD	HB 2772	82.32.590	AMD	HB 2466 +
82.32	ADD	2SSB 6604	82.32.330	REMD	HB 2806	82.32.590	AMD	ESHB 2565
82.32	ADD	SB 6671	82.32.330	REMD	SB 5622	82.32.590	AMD	HB 2639
82.32	ADD	SSB 6671 +	82.32.330	REMD	SB 5904	82.32.590	AMD	HB 2772
82.32	ADD	SB 6700	82.32.330	REMD	SB 6237	82.32.590	AMD	HB 3083
82.32	ADD	SB 6812	82.32.330	REMD	SB 6594	82.32.590	AMD	EHB 3159 + PV
82.32	ADD	SSB 6874 +	82.32.330	REMD	SSB 6594	82.32.590	AMD	HB 3190
82.32.020	AMD	HB 2235	82.32.330	REMD	SB 6604	82.32.590	AMD	SHB 3190 +
82.32.020	AMD	HB 2273	82.32.330	REMD	SSB 6604	82.32.590	AMD	SB 6237
82.32.020	AMD	HB 2806	82.32.330	REMD	2SSB 6604	82.32.590	AMD	2SSB 6326 +
82.32.020	AMD	SB 5622	82.32.330	AMD	SB 6764	82.32.590	AMD	SB 6329
82.32.020	AMD	SB 5908	82.32.330	REMD	SB 6764	82.32.590	AMD	SB 6604
82.32.020	AMD	SB 6594	82.32.410	AMD	HB 1133	82.32.590	AMD	SSB 6604
82.32.020	AMD	SSB 6594	82.32.410	AMD	SHB 1133 *	82.32.590	AMD	2SSB 6604
82.32.030	AMD	HB 1442	82.32.430	AMD	HB 2806	82.32.590	AMD	SB 6704
82.32.030	AMD	SHB 1442	82.32.430	AMD	SB 6594	82.32.590	AMD	SB 6764
82.32.030	AMD	HB 1675	82.32.430	AMD	SSB 6594	82.32.590	AMD	SB 6812
82.32.030	AMD	HB 2235	82.32.470	AMD	SB 6078	82.32.590	AMD	SSB 6874 +
82.32.030	AMD	HB 2273	82.32.520	AMD	HB 1980	82.32.600	AMD	HB 2466 +
82.32.030	AMD	HB 2806	82.32.520	AMD	HB 2806	82.32.600	AMD	HB 2639
82.32.030	AMD	SB 5440	82.32.520	AMD	SB 5904	82.32.600	AMD	HB 2640
82.32.030	AMD	SB 5622	82.32.520	AMD	SB 6237	82.32.600	AMD	SHB 2640 +
82.32.030	AMD	SB 5908	82.32.520	AMD	SSB 6237	82.32.600	AMD	HB 2772
82.32.030	AMD	SB 6594	82.32.520	AMD	SB 6594	82.32.600	AMD	HB 3083
82.32.030	AMD	SSB 6594	82.32.520	AMD	SSB 6594	82.32.600	AMD	EHB 3159 + PV
82.32.033	AMD	HB 1980	82.32.535	AMD	HB 1734	82.32.600	AMD	HB 3190
82.32.033	AMD	SB 5904	82.32.535	AMD	SB 5863	82.32.600	AMD	SHB 3190 +
82.32.033	AMD	SB 6237	82.32.535	AMD	SSB 5863	82.32.600	AMD	SB 6237
82.32.045	AMD	HB 1442	82.32.545	AMD	HB 1734	82.32.600	AMD	SB 6329
82.32.045	AMD	SHB 1442	82.32.545	AMD	SHB 1890	82.32.600	AMD	SB 6462
82.32.045	AMD	HB 1675	82.32.545	AMD	HB 2772	82.32.600	AMD	SB 6604
82.32.045	AMD	HB 2671 +	82.32.545	AMD	SB 5863	82.32.600	AMD	SSB 6604
82.32.045	AMD	HB 2672	82.32.545	AMD	SSB 5863	82.32.600	AMD	2SSB 6604

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
82.32.600	AMD	SB 6704		82.36.035	AMD	SSB 5058 *		82.36.407	REP	HB 3240	
82.32.600	AMD	SB 6764		82.36.035	AMD	SB 6785		82.36.407	REP	SB 6785	
82.32.600	AMD	SB 6812		82.36.035	AMD	SSB 6785		82.36.407	REP	SSB 6785	
82.32.600	AMD	SSB 6874 +		82.36.042	REP	HB 3240		82.36.450	AMD	HB 3240	
82.32.610	AMD	HB 2772		82.36.042	REP	SB 6785		82.36.450	AMD	SB 6785	
82.32.610	AMD	HB 3083		82.36.042	REP	SSB 6785		82.36.450	AMD	SSB 6785	
82.32.610	AMD	EHB 3159 + PV		82.36.044	REP	HB 3240		82.38	ADD	HB 2663	
82.32.610	AMD	SB 6237		82.36.044	REP	SB 6785		82.38	ADD	HB 3240	
82.32.610	AMD	SB 6704		82.36.044	REP	SSB 6785		82.38	ADD	SB 6785	
82.32.610	AMD	SB 6764		82.36.045	AMD	HB 3240		82.38	ADD	SB 6869	
82.32.620	AMD	HB 2772		82.36.045	AMD	SB 6785		82.38.020	AMD	HB 2663	
82.32.620	AMD	SB 6237		82.36.045	AMD	SSB 6785		82.38.020	AMD	HB 3240	
82.32.620	AMD	SB 6764		82.36.060	AMD	HB 2472		82.38.020	AMD	SB 6785	
82.33	ADD	SB 6471		82.36.060	AMD	HB 3240		82.38.020	AMD	SSB 6785	
82.33.020	AMD	HB 1642		82.36.060	AMD	SB 6785		82.38.030	AMD	HB 2312	
82.33.020	AMD	ESB 5513 * PV		82.36.060	AMD	SSB 6785		82.38.030	AMD	SHB 2312	
82.33.020	AMD	SSB 5513		82.36.080	AMD	HB 3240		82.38.030	AMD	HB 3240	
82.35.010	REP	HB 1299		82.36.080	AMD	SB 6785		82.38.030	AMD	SB 6083	
82.35.010	REP	SHB 1299 *		82.36.080	AMD	SSB 6785		82.38.030	AMD	SB 6103	
82.35.020	REP	HB 1299		82.36.160	AMD	HB 3240		82.38.030	AMD	ESSB 6103 *	
82.35.020	REP	SHB 1299 *		82.36.160	AMD	SB 6785		82.38.030	AMD	SB 6785	
82.35.040	REP	HB 1299		82.36.160	AMD	SSB 6785		82.38.030	AMD	SSB 6785	
82.35.040	REP	SHB 1299 *		82.36.180	AMD	HB 3240		82.38.032	AMD	HB 3240	
82.35.050	REP	HB 1299		82.36.180	AMD	SB 6785		82.38.032	AMD	SB 6785	
82.35.050	REP	SHB 1299 *		82.36.180	AMD	SSB 6785		82.38.032	AMD	SSB 6785	
82.35.070	REP	HB 1299		82.36.273	REP	HB 3240		82.38.035	AMD	HB 2312	
82.35.070	REP	SHB 1299 *		82.36.273	REP	SB 6785		82.38.035	AMD	SHB 2312	
82.35.080	REP	HB 1299		82.36.273	REP	SSB 6785		82.38.035	AMD	HB 3240	
82.35.080	REP	SHB 1299 *		82.36.275	AMD	HB 3240		82.38.035	AMD	SB 6103	
82.35.900	REP	HB 1299		82.36.275	AMD	SB 6785		82.38.035	AMD	ESSB 6103 *	
82.35.900	REP	SHB 1299 *		82.36.275	AMD	SSB 6785		82.38.035	AMD	SB 6785	
82.36	ADD	HB 3240		82.36.280	AMD	HB 3240		82.38.035	AMD	SSB 6785	
82.36	ADD	SB 6785		82.36.280	AMD	SB 6785		82.38.045	AMD	HB 2312	
82.36	ADD	SSB 6785		82.36.280	AMD	SSB 6785		82.38.045	AMD	SHB 2312	
82.36	ADD	SB 6869		82.36.285	AMD	HB 3240		82.38.045	AMD	SB 6103	
82.36.010	AMD	HB 3240		82.36.285	AMD	SB 6785		82.38.045	AMD	ESSB 6103 *	
82.36.010	AMD	SB 6785		82.36.285	AMD	SSB 6785		82.38.050	AMD	HB 3240	
82.36.010	AMD	SSB 6785		82.36.290	AMD	HB 3240		82.38.050	AMD	SB 6785	
82.36.020	AMD	HB 3240		82.36.290	AMD	SB 6785		82.38.050	AMD	SSB 6785	
82.36.020	AMD	SB 6785		82.36.290	AMD	SSB 6785		82.38.070	REP	HB 3240	
82.36.020	AMD	SSB 6785		82.36.305	REP	HB 3240		82.38.070	REP	SB 6785	
82.36.025	AMD	HB 2312		82.36.305	REP	SB 6785		82.38.070	REP	SSB 6785	
82.36.025	AMD	SHB 2312		82.36.305	REP	SSB 6785		82.38.071	REP	HB 3240	
82.36.025	AMD	SB 6083		82.36.320	AMD	HB 3240		82.38.071	REP	SB 6785	
82.36.025	AMD	SB 6103		82.36.320	AMD	SB 6785		82.38.071	REP	SSB 6785	
82.36.025	AMD	ESSB 6103 *		82.36.320	AMD	SSB 6785		82.38.080	AMD	HB 1645	
82.36.025	AMD	SSB 6785		82.36.330	AMD	SB 6857		82.38.080	AMD	SHB 1645	
82.36.026	AMD	HB 3240		82.36.340	AMD	HB 3240		82.38.080	AMD	HB 1948	
82.36.026	AMD	SB 6785		82.36.340	AMD	SB 6785		82.38.080	AMD	HB 2591	
82.36.026	AMD	SSB 6785		82.36.340	AMD	SSB 6785		82.38.080	AMD	SHB 2591	
82.36.027	AMD	HB 3240		82.36.360	REP	HB 3240		82.38.080	AMD	SB 5402	
82.36.027	AMD	SB 6785		82.36.360	REP	SB 6785		82.38.081	REP	HB 3240	
82.36.027	AMD	SSB 6785		82.36.360	REP	SSB 6785		82.38.081	REP	SB 6785	
82.36.029	AMD	HB 3240		82.36.360	REP	SSB 6785		82.38.081	REP	SSB 6785	
82.36.029	REP	SB 5163		82.36.370	AMD	HB 3240		82.38.081	REP	SSB 6785	
82.36.029	AMD	SB 6785		82.36.370	AMD	SB 6785		82.38.090	AMD	HB 3240	
82.36.029	AMD	SSB 6785		82.36.370	AMD	SSB 6785		82.38.090	AMD	SB 6785	
82.36.029	AMD	SSB 6785		82.36.373	REP	HB 3240		82.38.090	AMD	SSB 6785	
82.36.031	AMD	HB 3240		82.36.373	REP	SB 6785		82.38.100	AMD	HB 3240	
82.36.031	AMD	SB 6785		82.36.373	REP	SSB 6785		82.38.100	AMD	SB 6785	
82.36.031	AMD	SSB 6785		82.36.380	AMD	HB 3240		82.38.100	AMD	SSB 6785	
82.36.035	AMD	HB 3240		82.36.380	AMD	SB 6785		82.38.110	AMD	HB 2472	
82.36.035	AMD	SB 5058		82.36.380	AMD	SSB 6785		82.38.110	AMD	HB 3240	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
82.38.110	AMD	SB 6785		82.44.090	AMD	SB 6247		82.45.210	AMD	SB 6577	
82.38.110	AMD	SSB 6785		82.44.090	AMD	SSB 6247 +		82.46	ADD	HB 1801	
82.38.130	AMD	SSB 6785		82.44.100	AMD	SB 6247		82.46	ADD	SHB 1801	
82.38.140	AMD	HB 3240		82.44.100	AMD	SSB 6247 +		82.46	ADD	HB 2010	
82.38.140	AMD	SB 6785		82.44.120	AMD	HB 1718		82.46	ADD	SHB 2196	
82.38.140	AMD	SSB 6785		82.44.120	AMD	SB 5534		82.46	ADD	HB 3263	
82.38.150	AMD	HB 3240		82.44.120	AMD	SB 6247		82.46.010	AMD	HB 1801	
82.38.150	AMD	SB 6785		82.44.120	AMD	SSB 6247 +		82.46.010	AMD	SHB 1801	
82.38.150	AMD	SSB 6785		82.44.130	REP	SB 6247		82.46.010	AMD	HB 2063	
82.38.160	AMD	HB 3240		82.44.130	REP	SSB 6247 +		82.46.010	AMD	HB 3263	
82.38.160	AMD	SB 5058		82.44.155	REP	SB 6237		82.46.010	AMD	SB 5630	
82.38.160	AMD	SSB 5058 *		82.44.155	REP	SSB 6237		82.46.010	AMD	SSB 5630	
82.38.160	AMD	SB 6785		82.44.155	REP	SB 6247		82.46.010	AMD	SB 6237	
82.38.160	AMD	SSB 6785		82.44.155	REP	SSB 6247 +		82.46.010	AMD	SSB 6237	
82.38.165	REP	HB 3240		82.44.157	REP	SB 6247		82.46.030	AMD	SHB 2196	
82.38.165	REP	SB 6785		82.44.157	REP	SSB 6247 +		82.46.035	REMD	HB 2063	
82.38.165	REP	SSB 6785		82.44.160	AMD	SB 6237		82.46.035	REMD	HB 3091	
82.38.180	AMD	HB 3240		82.44.160	AMD	SSB 6237		82.46.035	REMD	SB 5630	
82.38.180	AMD	SB 6785		82.44.160	REP	SB 6247		82.46.035	REMD	SSB 5630	
82.38.180	AMD	SSB 6785		82.44.160	REP	SSB 6247 +		82.46.060	REMD	SHB 2196	
82.38.185	REP	HB 3240		82.44.170	REP	SB 6247		82.46.070	AMD	HB 1801	
82.38.185	REP	SB 6785		82.44.170	REP	SSB 6247 +		82.46.070	AMD	SHB 1801	
82.38.185	REP	SSB 6785		82.45	ADD	2SHB 1240 *		82.46.075	AMD	HB 1801	
82.38.190	AMD	SB 6857		82.45	ADD	HB 1315 *		82.46.075	AMD	SHB 1801	
82.38.270	AMD	HB 3240		82.45	ADD	HB 1801		82.46.080	AMD	SHB 2196	
82.38.270	AMD	SB 6785		82.45	ADD	SHB 1801		82.49	ADD	SB 5270	
82.38.270	AMD	SSB 6785		82.45	ADD	HB 2439		82.49	ADD	SSB 5270	
82.38.285	REP	HB 3240		82.45	ADD	SHB 2439		82.60	ADD	SHB 1094	
82.38.285	REP	SB 6785		82.45	ADD	SB 5183		82.60	ADD	HB 1734	
82.38.285	REP	SSB 6785		82.45	ADD	SB 6061		82.60	ADD	SB 5863	
82.38.310	AMD	HB 3240		82.45.010	AMD	SB 5027		82.60	ADD	SSB 5863	
82.38.310	AMD	SB 6785		82.45.010	AMD	SSB 5027		82.60.010	REP	HB 2772	
82.38.310	AMD	SSB 6785		82.45.032	AMD	HB 1013		82.60.010	REP	SB 6237	
82.38.320	AMD	HB 3240		82.45.032	AMD	HB 1293		82.60.010	REP	SB 6764	
82.38.320	AMD	SB 6785		82.45.032	AMD	SHB 1293		82.60.020	AMD	HB 1523	
82.38.320	AMD	SSB 6785		82.45.060	AMD	HB 1013		82.60.020	AMD	SHB 1523 +	
82.42	ADD	SB 6868		82.45.060	AMD	HB 1293		82.60.020	AMD	HB 1734	
82.42	ADD	SSB 6868		82.45.060	AMD	SHB 1293		82.60.020	REP	HB 2772	
82.42.020	AMD	SSB 5414 *		82.45.060	AMD	HB 2418		82.60.020	AMD	SB 5543	
82.42.020	AMD	SB 6868		82.45.060	AMD	SHB 2418		82.60.020	AMD	SB 5863	
82.42.020	AMD	SSB 6868		82.45.060	AMD	HB 2422		82.60.020	AMD	SSB 5863	
82.42.030	AMD	SSB 5414 *		82.45.060	AMD	SHB 2422		82.60.020	REP	SB 6237	
82.42.030	AMD	SB 6039		82.45.060	AMD	SB 5370		82.60.020	REP	SB 6764	
82.42.040	AMD	HB 2472		82.45.060	AMD	SB 6050		82.60.030	AMD	HB 1574	
82.44	ADD	HB 3202		82.45.060	AMD	ESSB 6050 *		82.60.030	REP	HB 2772	
82.44	ADD	SB 5534		82.45.090	AMD	HB 1158		82.60.030	REP	SB 6237	
82.44	ADD	SB 6247		82.45.090	AMD	SB 5014		82.60.030	REP	SB 6764	
82.44	ADD	SSB 6247 +		82.45.090	AMD	SB 5027		82.60.040	REP	HB 2772	
82.44.022	REP	SB 6247		82.45.090	AMD	SSB 5027		82.60.040	REP	SB 6237	
82.44.022	REP	SSB 6247 +		82.45.100	AMD	HB 1801		82.60.040	REP	SB 6764	
82.44.023	REP	SB 6247		82.45.100	AMD	SHB 1801		82.60.049	AMD	HB 1734	
82.44.023	REP	SSB 6247 +		82.45.150	AMD	HB 1980		82.60.049	REP	HB 2772	
82.44.025	REP	SB 6247		82.45.150	AMD	SB 5904		82.60.049	AMD	SB 5863	
82.44.025	REP	SSB 6247 +		82.45.180	AMD	HB 1240		82.60.049	AMD	SSB 5863	
82.44.060	AMD	SB 6247		82.45.180	AMD	SHB 1240		82.60.049	REP	SB 6237	
82.44.060	AMD	SSB 6247 +		82.45.180	AMD	2SHB 1240 *		82.60.049	REP	SB 6764	
82.44.065	AMD	HB 1718		82.45.180	AMD	HB 2170 *		82.60.050	REP	HB 2772	
82.44.065	AMD	SB 5534		82.45.180	REMD	HB 2879 +		82.60.050	REP	SB 6237	
82.44.065	AMD	SB 6247		82.45.180	AMD	SB 5281		82.60.050	REP	SB 6764	
82.44.065	AMD	SSB 6247 +		82.45.180	AMD	SSB 5281		82.60.060	AMD	HB 1734	
82.44.080	REP	SB 6247		82.45.180	REMD	SB 6577		82.60.060	REP	HB 2772	
82.44.080	REP	SSB 6247 +		82.45.210	AMD	HB 2879 +		82.60.060	AMD	SB 5863	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
82.60.060	AMD	SSB 5863		82.63.010	AMD	HB 1884		82.71.030	REP	HB 1617	
82.60.060	REP	SB 6237		82.63.010	REP	HB 2772		82.71.030	REP	HB 2834	
82.60.060	REP	SB 6764		82.63.010	AMD	SB 5863		82.71.030	REP	SB 5570	
82.60.065	AMD	HB 1734		82.63.010	AMD	SSB 5863		82.71.030	REP	SB 6368 +	
82.60.065	REP	HB 2772		82.63.010	REP	SB 6237		82.72.010	AMD	HB 2806	
82.60.065	AMD	SB 5863		82.63.010	REP	SB 6764		82.72.010	AMD	SB 6594	
82.60.065	AMD	SSB 5863		82.63.010	AMD	SB 6879		82.72.010	AMD	SSB 6594	
82.60.065	REP	SB 6237		82.63.020	AMD	HB 1734		82.74.010	REP	HB 2772	
82.60.065	REP	SB 6764		82.63.020	AMD	HB 1884		82.74.010	AMD	HB 3083	
82.60.070	AMD	HB 1734		82.63.020	REP	HB 2772		82.74.010	AMD	EHB 3159 + PV	
82.60.070	REP	HB 2772		82.63.020	AMD	SB 5863		82.74.010	REP	SB 6237	
82.60.070	AMD	SB 5863		82.63.020	AMD	SSB 5863		82.74.010	AMD	SB 6704	
82.60.070	AMD	SSB 5863		82.63.020	REP	SB 6237		82.74.010	REP	SB 6764	
82.60.070	REP	SB 6237		82.63.020	REP	SB 6764		82.74.020	REP	HB 2772	
82.60.070	REP	SB 6764		82.63.030	AMD	HB 1884		82.74.020	REP	SB 6237	
82.60.080	REP	HB 2772		82.63.030	REP	HB 2772		82.74.020	REP	SB 6764	
82.60.080	REP	SB 6237		82.63.030	REP	SB 6237		82.74.030	REP	HB 2772	
82.60.080	REP	SB 6764		82.63.030	REP	SB 6764		82.74.030	AMD	EHB 3159 + PV	
82.60.090	REP	HB 2772		82.63.045	AMD	HB 1734		82.74.030	REP	SB 6237	
82.60.090	REP	SB 6237		82.63.045	AMD	HB 1884		82.74.030	AMD	SB 6704	
82.60.090	REP	SB 6764		82.63.045	REP	HB 2772		82.74.030	REP	SB 6764	
82.60.100	AMD	HB 1734		82.63.045	AMD	SB 5863		82.74.040	REP	HB 2772	
82.60.100	REP	HB 2772		82.63.045	AMD	SSB 5863		82.74.040	AMD	HB 3083	
82.60.100	AMD	SB 5863		82.63.045	REP	SB 6237		82.74.040	AMD	EHB 3159 + PV	
82.60.100	AMD	SSB 5863		82.63.045	REP	SB 6764		82.74.040	REP	SB 6237	
82.60.100	REP	SB 6237		82.63.060	REP	HB 2772		82.74.040	AMD	SB 6704	
82.60.100	REP	SB 6764		82.63.060	REP	SB 6237		82.74.040	REP	SB 6764	
82.60.110	REP	HB 2772		82.63.060	REP	SB 6764		82.74.050	REP	HB 2772	
82.60.110	REP	SB 6237		82.63.070	REP	HB 2772		82.74.050	AMD	EHB 3159 + PV	
82.60.110	REP	SB 6764		82.63.070	REP	SB 6237		82.74.050	REP	SB 6237	
82.60.900	REP	HB 2772		82.63.070	REP	SB 6764		82.74.050	AMD	SB 6704	
82.60.900	REP	SB 6237		82.63.900	REP	HB 2772		82.74.050	REP	SB 6764	
82.60.900	REP	SB 6764		82.63.900	REP	SB 6237		82.74.060	REP	HB 2772	
82.60.901	REP	HB 2772		82.63.900	REP	SB 6764		82.74.060	REP	SB 6237	
82.60.901	REP	SB 6237		82.70	ADD	HB 2258		82.74.060	REP	SB 6764	
82.60.901	REP	SB 6764		82.70	ADD	ESB 6003 *		82.74.070	REP	HB 2772	
82.61.010	REP	HB 1299		82.70.010	AMD	HB 2258		82.74.070	REP	SB 6237	
82.61.010	REP	SHB 1299 *		82.70.010	AMD	ESB 6003 *		82.74.070	REP	SB 6764	
82.61.030	REP	HB 1299		82.70.020	AMD	HB 2258		82.80	ADD	HB 1989	
82.61.030	REP	SHB 1299 *		82.70.020	AMD	ESB 6003 *		82.80	ADD	HB 2157	
82.61.050	REP	HB 1299		82.70.030	AMD	HB 2258		82.80	ADD	ESHB 2157	
82.61.050	REP	SHB 1299 *		82.70.030	AMD	ESB 6003 *		82.80	ADD	HB 2312	
82.61.060	REP	HB 1299		82.70.040	AMD	HB 2258		82.80	ADD	HB 2491	
82.61.060	REP	SHB 1299 *		82.70.040	AMD	ESB 6003 *		82.80	ADD	SB 5177	
82.61.080	REP	HB 1299		82.70.060	AMD	HB 1642		82.80	ADD	SSB 5177 * PV	
82.61.080	REP	SHB 1299 *		82.70.060	AMD	ESB 5513 * PV		82.80	ADD	SB 5885	
82.61.090	REP	HB 1299		82.70.060	AMD	SSB 5513		82.80	ADD	SB 6016	
82.61.090	REP	SHB 1299 *		82.71	ADD	HB 1922		82.80	ADD	SSB 6016	
82.61.900	REP	HB 1299		82.71	ADD	SB 5812		82.80	ADD	SB 6089	
82.61.900	REP	SHB 1299 *		82.71.010	REP	HB 1617		82.80	ADD	SB 6103	
82.61.901	REP	HB 1299		82.71.010	AMD	HB 1921		82.80.005	AMD	HB 2157	
82.61.901	REP	SHB 1299 *		82.71.010	REP	HB 2834		82.80.005	AMD	ESHB 2157	
82.62.010	AMD	HB 3051		82.71.010	REP	SB 5570		82.80.005	AMD	HB 2871	
82.62.020	AMD	HB 1963		82.71.010	AMD	SB 5813		82.80.010	AMD	HB 1989	
82.62.020	AMD	HB 2772		82.71.010	REP	SB 6368 +		82.80.010	AMD	HB 2157	
82.62.020	AMD	SB 6237		82.71.020	REP	HB 1617		82.80.010	AMD	ESHB 2157	
82.62.020	AMD	SB 6764		82.71.020	AMD	ESHB 2314 *		82.80.010	AMD	SB 6016	
82.63	ADD	SHB 1094		82.71.020	REP	HB 2834		82.80.030	AMD	ESHB 2157	
82.63.005	REP	HB 2772		82.71.020	REP	SB 5570		82.80.030	AMD	SB 5177	
82.63.005	REP	SB 6237		82.71.020	AMD	SB 6100		82.80.030	AMD	SSB 5177 * PV	
82.63.005	REP	SB 6764		82.71.020	AMD	SSB 6100		82.80.040	REP	HB 1989	
82.63.010	AMD	HB 1734		82.71.020	REP	SB 6368 +		82.80.040	REP	SB 6016	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
82.80.050	REP	HB 1989		83.100.050	AMD	HB 2841		83.110.070	REP	SSB 5052 *	
82.80.050	AMD	HB 3059		83.100.050	AMD	HB 3306		83.110.080	REP	SSB 5052 *	
82.80.050	AMD	SHB 3059		83.100.050	AMD	ESB 6096 *		83.110.090	REP	SSB 5052 *	
82.80.050	REP	SB 6016		83.100.050	AMD	SSB 6096		83.110.900	REP	SSB 5052 *	
82.80.050	AMD	SB 6671		83.100.050	AMD	SB 6309		83.110.901	REP	SSB 5052 *	
82.80.050	AMD	SSB 6671 +		83.100.060	AMD	HB 2302		83.110.902	REP	SSB 5052 *	
82.80.060	REP	HB 1989		83.100.060	AMD	HB 2841		83.110.903	REP	SSB 5052 *	
82.80.060	REP	SB 6016		83.100.060	AMD	HB 3306		83.110.904	REP	SSB 5052 *	
82.80.070	AMD	HB 1642		83.100.060	AMD	ESB 6096 *		84	ADD	SHB 1509 *	
82.80.070	AMD	HB 1989		83.100.060	AMD	SSB 6096		84.08.050	AMD	HB 1205	
82.80.070	AMD	HB 2157		83.100.060	AMD	SB 6309		84.08.050	AMD	SHB 1205	
82.80.070	AMD	ESHB 2157		83.100.070	AMD	HB 2302		84.08.050	AMD	SB 5223	
82.80.070	AMD	HB 2871		83.100.070	AMD	HB 2841		84.08.210	AMD	HB 1133	
82.80.070	AMD	ESB 5513 * PV		83.100.070	AMD	HB 3306		84.08.210	AMD	SHB 1133 *	
82.80.070	AMD	SSB 5513		83.100.070	AMD	ESB 6096 *		84.09.030	AMD	HB 1500	
82.80.070	AMD	SB 6016		83.100.070	AMD	SSB 6096		84.09.030	AMD	HB 3296	
82.80.080	AMD	ESHB 2157		83.100.070	AMD	SB 6309		84.09.037	AMD	E2SHB 3098 +	
82.80.080	AMD	HB 2871		83.100.090	AMD	HB 2302		84.14.010	AMD	HB 1742	
82.80.100	AMD	HB 2157		83.100.090	AMD	HB 2841		84.14.010	AMD	SB 6588	
82.80.100	AMD	ESHB 2157		83.100.090	AMD	HB 3306		84.14.010	AMD	SB 6626	
82.80.100	AMD	HB 2871		83.100.090	AMD	ESB 6096 *		84.14.030	AMD	SB 5713 *	
82.80.110	AMD	HB 2157		83.100.090	AMD	SSB 6096		84.26	ADD	SB 5298	
82.80.110	REP	ESHB 2157		83.100.090	AMD	SB 6309		84.26	ADD	SSB 5298	
82.80.110	REP	HB 2871		83.100.095	REP	HB 2841		84.26.010	AMD	SB 5298	
82.80.120	AMD	HB 2157		83.100.095	REP	HB 3306		84.26.010	AMD	SSB 5298	
82.80.120	REP	ESHB 2157		83.100.095	REP	SB 6309		84.26.020	AMD	SB 5298	
82.80.120	REP	HB 2871		83.100.110	AMD	HB 2302		84.26.020	AMD	SSB 5298	
82.80.120	AMD	ESHB 2871 +		83.100.110	AMD	HB 2841		84.26.040	AMD	SSB 5298	
82.80.130	AMD	SSB 6247 +		83.100.110	AMD	HB 3306		84.26.110	AMD	SB 5298	
83	ADD	SB 5052		83.100.110	AMD	ESB 6096 *		84.26.110	AMD	SSB 5298	
83	ADD	SSB 5052 *		83.100.110	AMD	SSB 6096		84.26.130	AMD	SB 5298	
83.100	ADD	HB 2302		83.100.110	AMD	SB 6309		84.26.130	AMD	SSB 5298	
83.100	ADD	ESHB 2314 *		83.100.130	AMD	HB 2302		84.33.035	AMD	SB 6249	
83.100	ADD	HB 2841		83.100.130	AMD	HB 2841		84.33.041	AMD	HB 1704	
83.100	ADD	HB 3306		83.100.130	AMD	HB 3306		84.33.041	AMD	SB 5345	
83.100	ADD	ESB 6096 *		83.100.130	AMD	ESB 6096 *		84.33.051	AMD	HB 1704	
83.100	ADD	SSB 6096		83.100.130	AMD	SSB 6096		84.33.051	AMD	SB 5345	
83.100	ADD	SB 6309		83.100.130	AMD	SB 6309		84.33.077	REP	SB 6249	
83.100.010	AMD	ESB 6096 *		83.100.140	AMD	HB 2302		84.33.081	AMD	HB 1704	
83.100.010	AMD	SSB 6096		83.100.140	AMD	HB 2841		84.33.081	AMD	SB 5345	
83.100.020	AMD	HB 1411		83.100.140	AMD	HB 3306		84.33.088	AMD	HB 2957	
83.100.020	AMD	HB 2302		83.100.140	AMD	ESB 6096 *		84.33.130	AMD	SB 6249	
83.100.020	AMD	HB 2841		83.100.140	AMD	SSB 6096		84.33.140	AMD	HB 1413	
83.100.020	AMD	HB 3306		83.100.140	AMD	SB 6309		84.33.140	AMD	SHB 1413	
83.100.020	AMD	SB 5008		83.100.150	AMD	HB 2302		84.33.140	AMD	HB 1846	
83.100.020	AMD	SB 5052		83.100.150	AMD	HB 2841		84.33.140	AMD	SHB 1846	
83.100.020	AMD	ESB 6096 *		83.100.150	AMD	HB 3306		84.33.140	AMD	SB 5118	
83.100.020	AMD	SSB 6096		83.100.150	AMD	ESB 6096 *		84.33.140	AMD	SB 5396	
83.100.020	AMD	SB 6309		83.100.150	AMD	SSB 6096		84.33.140	AMD	ESSB 5396 *	
83.100.040	AMD	HB 2302		83.100.150	AMD	SB 6309		84.33.140	AMD	SB 5845	
83.100.040	AMD	HB 2841		83.100.210	AMD	HB 2302		84.33.140	AMD	SSB 5845	
83.100.040	AMD	HB 3306		83.100.210	AMD	HB 2841		84.33.140	AMD	SB 6237	
83.100.040	AMD	ESB 6096 *		83.100.210	AMD	HB 3306		84.33.140	AMD	SSB 6237	
83.100.040	AMD	SSB 6096		83.100.210	AMD	ESB 6096 *		84.33.140	AMD	SB 6249	
83.100.040	AMD	SB 6309		83.100.210	AMD	SSB 6096		84.33.145	AMD	SB 6249	
83.100.046	REP	HB 2841		83.100.210	AMD	SB 6309		84.33.170	AMD	SB 6249	
83.100.046	REP	HB 3306		83.110.010	REP	SSB 5052 *		84.34.020	AMD	HB 1554 *	
83.100.046	REP	SB 6309		83.110.020	REP	SSB 5052 *		84.34.020	AMD	SB 6249	
83.100.047	REP	HB 2841		83.110.030	REP	SSB 5052 *		84.34.030	AMD	SB 6249	
83.100.047	REP	HB 3306		83.110.040	REP	SSB 5052 *		84.34.037	AMD	HB 1897	
83.100.047	REP	SB 6309		83.110.050	REP	SSB 5052 *		84.34.041	REP	SB 6249	
83.100.050	AMD	HB 2302		83.110.060	REP	SSB 5052 *		84.34.055	AMD	HB 1637	

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
84.34.055	AMD	SHB 1637	84.36	ADD	HB 1646	84.36.385	AMD	SB 5443
84.34.055	AMD	HB 1983	84.36	ADD	SHB 1646	84.36.387	AMD	HB 1509
84.34.055	AMD	SB 5465	84.36	ADD	HB 1743	84.36.387	AMD	SB 5443
84.34.055	AMD	SB 5620	84.36	ADD	HB 1744	84.36.389	AMD	HB 1509
84.34.055	AMD	ESSB 5620 *	84.36	ADD	HB 1760	84.36.389	AMD	SB 5443
84.34.060	AMD	SB 6249	84.36	ADD	HB 1802	84.36.635	AMD	HB 1826
84.34.070	AMD	HB 1983	84.36	ADD	SHB 1802	84.36.635	AMD	HB 2665
84.34.070	AMD	HB 2850	84.36	ADD	2SHB 1802	84.36.635	AMD	HB 2666
84.34.070	AMD	ESHB 2850	84.36	ADD	HB 1870	84.36.635	AMD	SB 6237
84.34.070	AMD	SB 5465	84.36	ADD	HB 1973	84.36.640	REP	SB 6237
84.34.070	AMD	SB 6249	84.36	ADD	HB 2234	84.36.800	AMD	HB 1510
84.34.080	AMD	HB 1983	84.36	ADD	HB 2936	84.36.805	AMD	HB 1510
84.34.080	AMD	HB 2850	84.36	ADD	HB 3131	84.36.805	AMD	HB 2804
84.34.080	AMD	SB 5465	84.36	ADD	SB 5111	84.36.805	AMD	SHB 2804 +
84.34.080	AMD	SB 6249	84.36	ADD	SSB 5111	84.36.805	AMD	SB 6280 +
84.34.090	AMD	HB 1983	84.36	ADD	SB 5443	84.36.805	AMD	SB 6370
84.34.090	AMD	HB 2850	84.36	ADD	SB 5756	84.36.805	AMD	SB 6564
84.34.090	AMD	SB 5465	84.36	ADD	SSB 5756	84.36.810	AMD	HB 1510
84.34.100	AMD	HB 1983	84.36	ADD	ESB 6129	84.36.810	AMD	SHB 1510 +
84.34.100	AMD	HB 2850	84.36	ADD	SB 6424	84.36.810	AMD	HB 1802
84.34.100	AMD	SB 5465	84.36	ADD	SSB 6424	84.36.810	AMD	SHB 1802
84.34.108	AMD	HB 1846	84.36	ADD	SB 6748	84.36.810	AMD	HB 1973
84.34.108	AMD	SHB 1846	84.36.020	AMD	HB 1855	84.36.810	AMD	SB 5756
84.34.108	AMD	HB 1983	84.36.020	AMD	SB 5819	84.36.810	AMD	SSB 5756
84.34.108	AMD	HB 2850	84.36.020	AMD	SB 6081	84.36.815	AMD	SB 6237
84.34.108	AMD	ESHB 2850	84.36.030	AMD	HB 1510	84.36.830	AMD	SB 6237
84.34.108	AMD	SB 5465	84.36.030	AMD	SHB 1510 +	84.38	ADD	SB 6751
84.34.108	AMD	SB 5845	84.36.030	AMD	HB 1855	84.38	ADD	SB 6752
84.34.108	AMD	SSB 5845	84.36.030	AMD	SB 5819	84.38.010	AMD	SB 6751
84.34.108	AMD	SB 6237	84.36.030	AMD	SB 6370	84.38.010	AMD	SB 6752
84.34.108	AMD	SSB 6237	84.36.031	AMD	HB 1510	84.38.020	AMD	SB 6338 +
84.34.108	AMD	SB 6249	84.36.031	AMD	SHB 1510 +	84.38.030	AMD	HB 1743
84.34.131	REP	SB 6249	84.36.037	REMD	HB 1510	84.38.030	AMD	HB 2433
84.34.145	AMD	SB 6249	84.36.037	REMD	SHB 1510 +	84.38.030	AMD	SB 6338 +
84.34.150	AMD	HB 1983	84.36.050	AMD	HB 2804	84.38.050	AMD	SB 6751
84.34.150	AMD	SB 5465	84.36.050	AMD	SHB 2804 +	84.38.050	AMD	SB 6752
84.34.155	AMD	HB 1983	84.36.050	AMD	SB 6564	84.38.100	AMD	HB 2569
84.34.155	AMD	SB 5465	84.36.110	AMD	HB 3164	84.38.100	AMD	SHB 2569 +
84.34.155	AMD	SB 6249	84.36.110	AMD	SHB 3164 +	84.39.020	AMD	SB 6237
84.34.210	AMD	SB 6249	84.36.135	REP	HB 1299	84.40	ADD	HB 1163
84.34.220	AMD	SB 6249	84.36.300	REP	HB 1299	84.40	ADD	SB 5548
84.34.230	AMD	HB 1631	84.36.379	AMD	HB 1019 *	84.40.020	AMD	HB 1133
84.34.230	AMD	ESHB 1631 *	84.36.379	AMD	HB 1509	84.40.020	AMD	SHB 1133 *
84.34.230	AMD	SB 5109	84.36.379	AMD	HB 2127	84.40.042	AMD	HB 2837
84.34.230	AMD	SB 5378	84.36.379	AMD	SB 5443	84.40.080	AMD	HB 2130
84.34.230	AMD	SSB 5378	84.36.381	AMD	HB 1019 *	84.52	ADD	HB 1106
84.34.240	AMD	HB 1631	84.36.381	AMD	HB 1743	84.52	ADD	HB 1484
84.34.240	AMD	ESHB 1631 *	84.36.381	AMD	HB 2127	84.52	ADD	SHB 1484
84.34.240	AMD	SB 5378	84.36.381	AMD	HB 2432	84.52	ADD	E2SHB 1484
84.34.240	AMD	SSB 5378	84.36.381	AMD	SHB 2432	84.52	ADD	E3SHB 1484
84.34.300	AMD	SB 6249	84.36.381	AMD	HB 2433	84.52	ADD	2SHB 1802
84.34.310	AMD	SB 6249	84.36.381	AMD	HB 2784	84.52	ADD	SB 5136 *
84.34.320	REMD	SB 6249	84.36.381	AMD	SB 5361	84.52	ADD	SB 5214
84.34.330	AMD	SB 6249	84.36.381	AMD	SB 6835	84.52	ADD	SB 5299
84.34.340	AMD	SB 6249	84.36.383	AMD	HB 1509	84.52	ADD	SB 5700
84.34.360	REMD	SB 6249	84.36.383	AMD	HB 1743	84.52	ADD	SB 5786
84.34.370	AMD	SB 6249	84.36.383	AMD	HB 2432	84.52	ADD	SB 5932
84.34.380	AMD	SB 6249	84.36.383	AMD	SHB 2432	84.52.010	REMD	HB 1106
84.36	ADD	HB 1377	84.36.383	AMD	HB 2784	84.52.010	REMD	HB 1846
84.36	ADD	HB 1401	84.36.383	AMD	SB 5443	84.52.010	REMD	SHB 1846
84.36	ADD	ESHB 1401 *	84.36.383	AMD	SB 6338 +	84.52.010	REMD	SB 5136 *
84.36	ADD	HB 1509	84.36.385	AMD	HB 1509	84.52.010	REMD	SB 5601

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
84.52.010	REMD	SB 5700		84.55	ADD	HB 1743		84.56.240	AMD	HB 2719	
84.52.010	REMD	SB 5845		84.55	ADD	SB 5700		84.56.310	AMD	HB 1158	
84.52.010	REMD	SSB 5845		84.55.005	AMD	HB 1484		84.56.310	AMD	SHB 1158 *	
84.52.010	REMD	SB 5991		84.55.005	AMD	SHB 1484		84.56.310	AMD	SB 5014	
84.52.010	AMD	SB 6237		84.55.005	AMD	E2SHB 1484		84.56.310	AMD	SSB 5014	
84.52.010	AMD	SSB 6237		84.55.005	AMD	E3SHB 1484		84.56.440	AMD	HB 1846	
84.52.020	AMD	HB 1048 *		84.55.005	AMD	SB 5028		84.56.440	AMD	SB 5845	
84.52.020	AMD	HB 1846		84.55.005	AMD	SB 5786		84.56.450	REP	HB 1299	
84.52.020	AMD	SHB 1846		84.55.010	AMD	HB 1846		84.56.450	REP	SHB 1299 *	
84.52.020	AMD	SB 5845		84.55.010	AMD	HB 3198		84.64.050	AMD	HB 1743	
84.52.020	AMD	SSB 5845		84.55.010	AMD	SB 5845		84.69.020	AMD	HB 1158	
84.52.020	AMD	SB 6237		84.55.010	AMD	SB 6141		84.69.020	AMD	SHB 1158 *	
84.52.043	AMD	HB 1106		84.55.010	AMD	SSB 6141 +		84.69.020	AMD	HB 1846	
84.52.043	AMD	HB 1484		84.55.0101	REP	SB 5028		84.69.020	AMD	SHB 1846	
84.52.043	AMD	SHB 1484		84.55.012	REP	HB 1846		84.69.020	AMD	SB 5014	
84.52.043	AMD	E2SHB 1484		84.55.012	REP	SHB 1846		84.69.020	AMD	SSB 5014	
84.52.043	AMD	E3SHB 1484		84.55.012	REP	SB 5845		84.69.020	AMD	SB 5845	
84.52.043	AMD	HB 3262		84.55.012	REP	SSB 5845		84.69.020	AMD	SSB 5845	
84.52.043	AMD	SB 5136 *		84.55.012	REP	SB 6237		84.69.020	AMD	SB 5991	
84.52.043	AMD	SB 5700		84.55.012	REP	SSB 6237		84.70.010	AMD	HB 1502	
84.52.043	AMD	SB 5786		84.55.0121	REP	HB 1846		84.70.010	AMD	SHB 1502 *	
84.52.043	AMD	SB 5991		84.55.0121	REP	SHB 1846		84.70.010	AMD	HB 1846	
84.52.050	AMD	SB 5991		84.55.0121	REP	SB 5845		84.70.010	AMD	SHB 1846	
84.52.052	REP	HB 1578		84.55.0121	REP	SB 5845		84.70.010	AMD	SB 5026	
84.52.052	AMD	SB 5214		84.55.0121	REP	SB 6237		84.70.010	AMD	SB 5845	
84.52.053	AMD	HB 1578		84.55.0121	REP	SSB 6237		84.70.010	AMD	SSB 5845	
84.52.0531	AMD	HB 1772		84.55.015	AMD	SB 6141		85.05	ADD	HB 1118	
84.52.0531	AMD	HB 2213		84.55.015	AMD	SSB 6141 +		85.05	ADD	SB 6047	
84.52.0531	AMD	HB 2291		84.55.020	AMD	SB 6141		85.07.170	AMD	SB 6248 +	
84.52.0531	AMD	HB 2812		84.55.020	AMD	SSB 6141 +		85.08.905	AMD	HB 1458	
84.52.0531	AMD	SHB 2812 +		84.55.030	AMD	SB 6141		85.08.905	AMD	SB 5431	
84.52.0531	AMD	SB 5932		84.55.030	AMD	SSB 6141 +		85.38	ADD	HB 1555 *	
84.52.0531	AMD	SB 5958		84.55.050	AMD	HB 1446		85.38.075	AMD	SB 6337	
84.52.0531	AMD	SB 6438		84.55.050	AMD	SHB 1446		86.09	ADD	HB 1118	
84.52.0531	AMD	SSB 6438		84.55.050	AMD	HB 1465		86.09	ADD	SB 6047	
84.52.054	AMD	HB 1578		84.55.050	AMD	HB 1610		86.15	ADD	HB 1238	
84.52.054	AMD	HB 1846		84.55.050	AMD	HB 2509		86.15	ADD	SB 5354 *	
84.52.054	AMD	SHB 1846		84.55.050	AMD	SHB 2509		86.15.060	AMD	HB 1238	
84.52.054	AMD	SB 5845		84.55.050	AMD	HB 2721		86.15.060	AMD	SB 5354 *	
84.52.054	AMD	SSB 5845		84.55.050	AMD	SB 5333		86.26.007	AMD	HB 2297	
84.52.054	AMD	SB 6237		84.55.050	AMD	SSB 5333		86.26.007	AMD	SB 6090	
84.52.054	AMD	SSB 6237		84.55.050	AMD	2SSB 5333		86.26.007	AMD	ESSB 6090 * PV	
84.52.056	AMD	SB 5144		84.55.050	AMD	SB 5573		88.02	ADD	HB 2899	
84.52.065	AMD	SB 5991		84.55.050	AMD	SB 5769		88.02	ADD	SHB 2899	
84.52.068	AMD	HB 1036		84.55.050	AMD	SB 6414		88.02	ADD	SB 5270	
84.52.068	AMD	HB 2302		84.55.080	AMD	SB 6141		88.02	ADD	SSB 5270	
84.52.068	AMD	ESHB 2314 *		84.55.080	AMD	SSB 6141 +		88.02	ADD	SB 6364 +	
84.52.068	AMD	HB 2841		84.55.092	REP	HB 1846		88.02.020	AMD	HB 1641 +	
84.52.068	AMD	HB 3273		84.55.092	REP	SB 5845		88.02.030	AMD	SSB 6500	
84.52.068	AMD	HB 3306		84.55.120	AMD	HB 1846		88.02.050	AMD	HB 1730	
84.52.068	AMD	SB 5700		84.55.120	AMD	SB 5845		88.02.050	AMD	SHB 1730	
84.52.068	AMD	SB 5991		84.55.120	AMD	SB 6141		88.02.050	AMD	SB 5699	
84.52.068	RECD	SB 5991		84.55.120	AMD	SSB 6141 +		88.02.050	AMD	ESSB 5699 *	
84.52.068	AMD	SSB 6096		84.56	ADD	HB 1158		88.02.052	AMD	HB 1726	
84.52.068	AMD	SB 6294		84.56	ADD	SHB 1158 *		88.02.052	AMD	SB 5847	
84.52.068	AMD	SB 6309		84.56	ADD	SB 5014		88.02.053	AMD	HB 1726	
84.52.070	AMD	HB 1846		84.56	ADD	SSB 5014		88.02.053	AMD	SB 5847	
84.52.070	AMD	SHB 1846		84.56	ADD	SB 6441		88.02.090	AMD	HB 1641 +	
84.52.070	AMD	SB 5845		84.56	ADD	SSB 6441 +		88.02.110	AMD	HB 1205	
84.52.070	AMD	SSB 5845		84.56.020	AMD	SHB 1158 *		88.02.110	AMD	SHB 1205	
84.52.070	AMD	SB 6237		84.56.020	AMD	SSB 5014		88.02.110	AMD	HB 1295	
84.52.130	AMD	HB 1578		84.56.025	AMD	SB 6335		88.02.110	AMD	HB 1641 +	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
88.02.110	AMD	SB 5223		9.26A	ADD	SB 6776		9.41.280	AMD	HB 2930	
88.02.220	AMD	SB 5137		9.26A	ADD	ESSB 6776 +		9.41.280	AMD	SB 6258	
88.02.230	AMD	HB 1765		9.35.040	AMD	HB 2472		9.41.300	REMD	HB 1489	
88.02.230	AMD	ESHB 1765		9.40.100	AMD	HB 2472		9.41.300	REMD	HB 1490	
88.02.230	AMD	SB 5750		9.41	ADD	HB 1473		9.41.300	REMD	HB 2576	
88.02.230	AMD	SSB 5750		9.41	ADD	HB 1627		9.41.300	REMD	SB 5344	
88.16.035	AMD	SB 5150		9.41	ADD	HB 2824		9.41.300	REMD	SB 6478	
88.16.035	AMD	SSB 5150 *		9.41	ADD	HB 2861		9.45	ADD	SB 6676	
88.16.035	AMD	SB 6870		9.41	ADD	HB 3221		9.45	ADD	SSB 6676 +	
88.16.035	AMD	ESSB 6870 +		9.41	ADD	SB 5342		9.46	ADD	SHB 1944	
88.16.090	AMD	SB 5150		9.41	ADD	SB 5343		9.46	ADD	HB 2508	
88.16.090	AMD	SSB 5150 *		9.41	ADD	SB 5475		9.46	ADD	SB 5591	
88.16.115	AMD	SB 5207		9.41	ADD	SB 5593		9.46	ADD	SSB 6523	
88.16.115	AMD	SSB 5207 *		9.41.010	AMD	HB 1627		9.46.0201	REP	SSB 6523	
88.16.118	AMD	SB 5150		9.41.010	AMD	HB 2861		9.46.0209	AMD	HB 1944	
88.16.118	AMD	SSB 5150 *		9.41.010	AMD	SB 5343		9.46.0237	AMD	SSB 5953 *	
88.16.118	AMD	SB 5207		9.41.010	AMD	SB 5475		9.46.0269	AMD	SB 6613	
88.16.118	AMD	SSB 5207 *		9.41.010	AMD	SB 5593		9.46.0282	AMD	SHB 2872	
88.40.011	AMD	SB 6237		9.41.040	AMD	SHB 1687 *		9.46.0305	AMD	HB 2872	
88.40.011	AMD	SSB 6237		9.41.040	AMD	SB 5131		9.46.0305	AMD	SB 6523	
88.46	ADD	HB 2593		9.41.040	AMD	SSB 5131		9.46.0321	AMD	SSB 6523	
88.46	ADD	SHB 2593		9.41.040	AMD	SB 5635		9.46.0331	REP	SSB 6523	
88.46	ADD	2SHB 2593		9.41.040	AMD	SSB 5635		9.46.070	AMD	HB 3209	
88.46	ADD	SB 6244		9.41.042	AMD	HB 1213		9.46.070	AMD	ESSB 5287	
88.46	ADD	ESSB 6244 +		9.41.042	AMD	SHB 1213		9.46.070	AMD	SB 5994	
88.46.010	AMD	SB 6237		9.41.042	AMD	SB 5383		9.46.070	AMD	SSB 5994	
88.46.010	AMD	SSB 6237		9.41.045	AMD	HB 2472		9.46.070	AMD	SB 6057	
88.46.060	AMD	SSB 5676 *		9.41.047	AMD	HB 1687		9.46.070	AMD	SSB 6057	
88.46.070	AMD	HB 2593		9.41.047	AMD	SHB 1687 *		9.46.070	AMD	SB 6615	
88.46.070	AMD	SB 6244		9.41.047	AMD	SB 5131		9.46.070	AMD	SSB 6615	
88.46.160	AMD	HB 2593		9.41.047	AMD	SSB 5131		9.46.071	AMD	HB 1031	
88.46.160	AMD	SB 6244		9.41.047	AMD	SB 5635		9.46.071	AMD	ESHB 1031 *	
89.08	ADD	SB 6617		9.41.047	AMD	SSB 5635		9.46.071	AMD	SB 5037	
89.08	ADD	SSB 6617 +		9.41.060	AMD	SHB 1687 *		9.46.071	AMD	SSB 5037	
89.08.400	AMD	ESB 5094 *		9.41.060	AMD	SB 5131		9.46.071	AMD	2SSB 5037	
89.08.400	AMD	SB 6304		9.41.060	AMD	SSB 5131		9.46.100	AMD	HB 1036	
89.08.410	AMD	HB 1462		9.41.070	AMD	HB 1804		9.46.100	AMD	HB 1038	
89.08.410	AMD	SHB 1462 *		9.41.070	AMD	HB 2472		9.46.100	AMD	HB 1045	
89.08.410	AMD	SB 5010		9.41.070	AMD	HB 3092		9.46.100	AMD	SB 5073	
89.08.550	AMD	HB 1461		9.41.070	AMD	HB 3221		9.46.110	AMD	HB 3176	
89.08.550	AMD	SHB 1461 *		9.41.070	AMD	SB 5545		9.46.110	AMD	HB 3191	
89.08.550	AMD	SB 5009		9.41.070	AMD	SB 5635		9.46.110	AMD	HB 3285	
89.08.550	AMD	SSB 5009		9.41.070	AMD	SSB 5635		9.46.110	AMD	SB 5287	
9	ADD	HB 1580		9.41.070	AMD	SB 6878		9.46.110	AMD	SSB 6523	
9	ADD	HB 2835		9.41.073	AMD	HB 2622		9.46.110	AMD	SB 6889	
9	ADD	SB 5574		9.41.073	AMD	SB 6426		9.46.120	AMD	HB 2175	
9.02	ADD	HB 1433		9.41.075	AMD	SHB 1687 *		9.46.120	AMD	SHB 2175	
9.02	ADD	HB 1562		9.41.075	AMD	SB 5131		9.46.130	AMD	HB 2472	
9.02	ADD	HB 1563		9.41.075	AMD	SSB 5131		9.46.240	AMD	SB 5878	
9.02	ADD	HB 1654		9.41.090	AMD	HB 2472		9.46.240	AMD	SSB 5878	
9.02	ADD	HB 1776		9.41.097	AMD	HB 1133		9.46.240	AMD	SB 6613	
9.02	ADD	HB 2231		9.41.097	AMD	SHB 1133 *		9.46.240	AMD	SSB 6613 +	
9.02	ADD	SB 5820		9.41.097	AMD	HB 3221		9.46.285	AMD	SB 5591	
9.02	ADD	SB 5821		9.41.098	AMD	HB 2472		9.46.295	AMD	HB 3209	
9.02	ADD	SB 5836		9.41.129	AMD	HB 1133		9.46.295	AMD	ESSB 5287	
9.02	ADD	SB 5851		9.41.129	AMD	SHB 1133 *		9.46.295	AMD	SB 5591	
9.02	ADD	SB 5852		9.41.170	AMD	HB 2472		9.46.295	AMD	SB 5994	
9.02.110	AMD	HB 1774		9.41.170	REP	HB 3221		9.46.295	AMD	SSB 5994	
9.02.110	AMD	HB 2231		9.41.250	AMD	SB 5167		9.46.295	AMD	SB 6615	
9.02.170	AMD	HB 1774		9.41.250	AMD	SB 6295		9.46.295	AMD	SSB 6615	
9.02.170	AMD	HB 2231		9.41.280	AMD	HB 2275		9.46.360	AMD	HB 2657	
9.26A	ADD	SHB 3208		9.41.280	AMD	HB 2826		9.46.360	AMD	HB 3129	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
9.46.360	AMD	SB 6301		9.94A	ADD	HB 1147		9.94A.030	AMD	SHB 3076	
9.46.36001	AMD	SB 6856		9.94A	ADD	SHB 1147 *		9.94A.030	AMD	HB 3211	
9.68	ADD	HB 1655		9.94A	ADD	HB 1402		9.94A.030	AMD	HB 3212	
9.68.015	REP	HB 1655		9.94A	ADD	ESHB 1402 *		9.94A.030	AMD	HB 3277 +	
9.68.050	REP	HB 1655		9.94A	ADD	HB 1476		9.94A.030	AMD	HB 3303	
9.68.060	REP	HB 1655		9.94A	ADD	HB 1993		9.94A.030	AMD	HB 3317 +	
9.68.070	REP	HB 1655		9.94A	ADD	SHB 2062		9.94A.030	AMD	SB 5283	
9.68.080	REP	HB 1655		9.94A	ADD	HB 2222		9.94A.030	AMD	SB 5284	
9.68.090	REP	HB 1655		9.94A	ADD	HB 2306		9.94A.030	AMD	SB 5476	
9.68.100	REP	HB 1655		9.94A	ADD	HB 2411		9.94A.030	AMD	SB 5532	
9.68.110	REP	HB 1655		9.94A	ADD	HB 2458		9.94A.030	AMD	SB 5562	
9.68.120	REP	HB 1655		9.94A	ADD	HB 2476		9.94A.030	AMD	SSB 6172	
9.68.130	REP	HB 1655		9.94A	ADD	HB 2790		9.94A.030	AMD	2SSB 6172 +	
9.68A.040	AMD	HB 2755		9.94A	ADD	SHB 2790		9.94A.030	AMD	SB 6314	
9.68A.050	AMD	HB 2755		9.94A	ADD	HB 2822		9.94A.030	AMD	SB 6406	
9.68A.060	AMD	HB 2755		9.94A	ADD	SHB 2822		9.94A.030	AMD	SSB 6406 +	
9.68A.070	AMD	HB 2702		9.94A	ADD	HB 3025		9.94A.030	AMD	SB 6465	
9.68A.070	AMD	HB 2755		9.94A	ADD	SHB 3076		9.94A.030	AMD	SB 6829	
9.68A.070	AMD	SSB 6172		9.94A	ADD	HB 3211		9.94A.030	AMD	SB 6900	
9.68A.070	AMD	2SSB 6172 +		9.94A	ADD	HB 3212		9.94A.190	AMD	HB 2948	
9.68A.070	AMD	SB 6407		9.94A	ADD	HB 3277 +		9.94A.190	AMD	SB 6497	
9.68A.090	REMD	HB 3212		9.94A	ADD	HB 3303		9.94A.190	AMD	SSB 6497	
9.68A.090	REMD	SB 6172		9.94A	ADD	HB 3317 +		9.94A.190	AMD	2SSB 6497	
9.68A.090	REMD	SSB 6172		9.94A	ADD	SB 5165		9.94A.340	AMD	HB 1063	
9.68A.090	REMD	2SSB 6172 +		9.94A	ADD	SB 5284		9.94A.411	REMD	HB 1966 +	
9.68A.100	AMD	HB 2755		9.94A	ADD	SB 5375		9.94A.411	REMD	HB 2476	
9.68A.105	AMD	SB 5243		9.94A	ADD	SSB 5375		9.94A.411	REMD	HB 2840	
9.68A.105	AMD	SSB 5243		9.94A	ADD	SB 5476		9.94A.411	REMD	SHB 3076	
9.68A.120	AMD	HB 1046		9.94A	ADD	SSB 5476		9.94A.411	REMD	HB 3317 +	
9.68A.120	AMD	SHB 1046		9.94A	ADD	SB 5477 *		9.94A.411	REMD	SB 6314	
9.68A.150	REP	HB 1655		9.94A	ADD	SB 5760		9.94A.411	REMD	SB 6900	
9.73	ADD	HB 1178		9.94A	ADD	SB 5763		9.94A.431	AMD	SB 6496	
9.73	ADD	HB 3208		9.94A	ADD	SB 5915		9.94A.480	AMD	HB 2458	
9.73.020	AMD	HB 1178		9.94A	ADD	SB 6153		9.94A.480	AMD	HB 2790	
9.73.030	REMD	HB 1178		9.94A	ADD	SB 6314		9.94A.480	AMD	SHB 2790	
9.73.070	AMD	SSB 5081		9.94A	ADD	SB 6325		9.94A.480	AMD	SB 5476	
9.73.080	AMD	SHB 1178		9.94A	ADD	SB 6832		9.94A.480	AMD	SSB 5476	
9.73.080	AMD	HB 1648		9.94A	ADD	SB 6900		9.94A.500	AMD	HB 1063	
9.73.080	AMD	SB 5081		9.94A.030	AMD	HB 1063		9.94A.500	AMD	HB 2712	
9.73.090	AMD	HB 2876		9.94A.030	AMD	HB 1147		9.94A.500	AMD	HB 2892	
9.73.090	AMD	SHB 2876 +		9.94A.030	AMD	SHB 1147 *		9.94A.500	AMD	HB 2967	
9.73.090	AMD	SB 6547		9.94A.030	AMD	HB 1209		9.94A.500	AMD	SHB 2967	
9.73.230	AMD	HB 1668 * PV		9.94A.030	AMD	HB 1362		9.94A.500	AMD	SB 6239	
9.91	ADD	HB 2567 +		9.94A.030	AMD	HB 1451		9.94A.500	AMD	SSB 6239	
9.91	ADD	HB 2839		9.94A.030	AMD	HB 1499		9.94A.500	AMD	E2SSB 6239 +	
9.91	ADD	SB 5979 *		9.94A.030	AMD	HB 1803		9.94A.501	AMD	HB 1063	
9.92	ADD	SHB 1476		9.94A.030	AMD	HB 2016		9.94A.501	AMD	HB 2015	
9.92	ADD	SSB 5282		9.94A.030	AMD	HB 2184		9.94A.501	AMD	HB 2306	
9.92	ADD	SB 6315		9.94A.030	AMD	HB 2306		9.94A.501	AMD	SB 5256	
9.92.060	AMD	HB 1063		9.94A.030	AMD	HB 2410		9.94A.501	AMD	SSB 5256 *	
9.92.060	AMD	HB 2306		9.94A.030	AMD	HB 2476		9.94A.501	AMD	SB 5429	
9.92.060	AMD	SB 5256		9.94A.030	AMD	HB 2701		9.94A.501	AMD	SSB 5429	
9.92.060	AMD	SSB 5256 *		9.94A.030	AMD	SHB 2701		9.94A.505	REMD	HB 1063	
9.92.066	AMD	HB 2472		9.94A.030	AMD	HB 2709		9.94A.505	REMD	HB 2425	
9.92.151	AMD	HB 1476		9.94A.030	AMD	HB 2745		9.94A.505	REMD	HB 2476	
9.92.151	AMD	SHB 1476		9.94A.030	AMD	HB 2755		9.94A.505	REMD	HB 2822	
9.92.151	AMD	SB 5282		9.94A.030	AMD	HB 2782		9.94A.505	REMD	SHB 2822	
9.92.151	AMD	SSB 5282		9.94A.030	AMD	HB 2783		9.94A.505	REMD	HB 3076	
9.94.040	AMD	SB 5242		9.94A.030	AMD	HB 2839		9.94A.505	REMD	SHB 3076	
9.94.040	AMD	SSB 5242 *		9.94A.030	AMD	HB 2840		9.94A.505	REMD	HB 3212	
9.94A	ADD	HB 1063		9.94A.030	AMD	HB 2918		9.94A.505	REMD	HB 3317 +	
9.94A	ADD	HB 1135		9.94A.030	AMD	HB 3076		9.94A.505	REMD	SB 5476	

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
9.94A.505	REMD	SSB 5476	9.94A.515	REMD	SB 6105	9.94A.535	AMD	SB 5476
9.94A.505	REMD	SB 5763	9.94A.515	REMD	SB 6153	9.94A.535	AMD	SB 5477 *
9.94A.505	REMD	SB 5807	9.94A.515	REMD	SB 6172	9.94A.535	AMD	SB 6490
9.94A.505	REMD	SB 6314	9.94A.515	REMD	SSB 6172	9.94A.535	AMD	SSB 6490
9.94A.505	REMD	SB 6900	9.94A.515	REMD	2SSB 6172 +	9.94A.535	AMD	SB 6497
9.94A.510	AMD	HB 2948	9.94A.515	REMD	SB 6314	9.94A.535	AMD	SSB 6497
9.94A.510	AMD	SB 6497	9.94A.515	REMD	SB 6315	9.94A.535	AMD	2SSB 6497
9.94A.510	AMD	SSB 6497	9.94A.515	REMD	SB 6317	9.94A.537	AMD	HB 2948
9.94A.510	AMD	2SSB 6497	9.94A.515	REMD	SB 6319	9.94A.537	AMD	SB 6496
9.94A.515	REMD	HB 1063	9.94A.515	REMD	SSB 6319	9.94A.537	AMD	SB 6497
9.94A.515	REMD	HB 1080	9.94A.515	REMD	2SSB 6319 +	9.94A.537	AMD	SSB 6497
9.94A.515	REMD	ESHB 1080 +	9.94A.515	REMD	SB 6389	9.94A.537	AMD	2SSB 6497
9.94A.515	REMD	HB 1113	9.94A.515	REMD	SB 6407	9.94A.540	AMD	EHB 1187 *
9.94A.515	REMD	SHB 1113 *	9.94A.515	REMD	SB 6417	9.94A.540	AMD	HB 2709
9.94A.515	REMD	HB 1147	9.94A.515	REMD	SSB 6417 +	9.94A.540	AMD	HB 2840
9.94A.515	REMD	HB 1204	9.94A.515	REMD	SB 6491	9.94A.540	AMD	HB 2918
9.94A.515	REMD	HB 1209	9.94A.515	REMD	SSB 6491	9.94A.540	AMD	HB 3218
9.94A.515	REMD	HB 1334	9.94A.515	REMD	SB 6495	9.94A.540	AMD	SB 6153
9.94A.515	REMD	SHB 1334	9.94A.515	REMD	SSB 6495	9.94A.540	AMD	SB 6389
9.94A.515	REMD	HB 1451	9.94A.515	REMD	SB 6554	9.94A.545	AMD	HB 2412
9.94A.515	REMD	HB 1499	9.94A.515	REMD	SB 6775	9.94A.545	AMD	SHB 2412
9.94A.515	REMD	HB 1579	9.94A.515	REMD	SSB 6775 +	9.94A.545	AMD	HB 2425
9.94A.515	AMD	HB 1627	9.94A.515	REMD	SB 6900	9.94A.545	AMD	HB 2822
9.94A.515	REMD	HB 1627	9.94A.518	AMD	HB 1448	9.94A.545	AMD	SHB 2822
9.94A.515	REMD	HB 1648	9.94A.518	AMD	HB 1666	9.94A.545	AMD	SSB 6319
9.94A.515	REMD	SHB 1934 *	9.94A.518	AMD	HB 2839	9.94A.545	AMD	2SSB 6319 +
9.94A.515	REMD	HB 2008	9.94A.518	AMD	SB 5480	9.94A.570	AMD	HB 2783
9.94A.515	REMD	HB 2094	9.94A.525	REMD	HB 1063	9.94A.570	AMD	SB 5760
9.94A.515	REMD	HB 2226	9.94A.525	AMD	HB 1451	9.94A.570	AMD	SSB 5760
9.94A.515	REMD	HB 2412	9.94A.525	REMD	HB 2290	9.94A.585	AMD	HB 1063
9.94A.515	REMD	SHB 2412	9.94A.525	REMD	HB 2745	9.94A.610	AMD	HB 1666
9.94A.515	REMD	HB 2467	9.94A.525	REMD	SHB 3076	9.94A.610	AMD	SB 5480
9.94A.515	REMD	HB 2469	9.94A.525	REMD	HB 3317 +	9.94A.612	AMD	HB 2472
9.94A.515	REMD	HB 2476	9.94A.525	REMD	SB 5283	9.94A.637	AMD	HB 1358
9.94A.515	REMD	HB 2702	9.94A.525	AMD	SB 5562	9.94A.637	AMD	SHB 1358
9.94A.515	REMD	HB 2704 +	9.94A.525	REMD	2SSB 6319 +	9.94A.637	AMD	HB 2062
9.94A.515	REMD	HB 2709	9.94A.525	REMD	SB 6900	9.94A.637	AMD	SHB 2062
9.94A.515	REMD	HB 2745	9.94A.530	AMD	HB 1063	9.94A.637	AMD	SB 5339
9.94A.515	REMD	HB 2746	9.94A.530	AMD	SB 5476	9.94A.637	AMD	SSB 5339
9.94A.515	REMD	HB 2755	9.94A.530	AMD	SB 5477 *	9.94A.637	AMD	SB 6313
9.94A.515	REMD	HB 2783	9.94A.533	AMD	HB 1063	9.94A.640	AMD	HB 1234
9.94A.515	REMD	HB 2840	9.94A.533	AMD	HB 1666	9.94A.640	AMD	HB 1451
9.94A.515	REMD	HB 3037	9.94A.533	AMD	HB 2222	9.94A.640	AMD	HB 1819
9.94A.515	REMD	SHB 3076	9.94A.533	AMD	HB 2699	9.94A.640	AMD	HB 2015
9.94A.515	REMD	HB 3212	9.94A.533	AMD	HB 2712	9.94A.640	AMD	HB 2745
9.94A.515	REMD	HB 3218	9.94A.533	AMD	HB 2781	9.94A.640	AMD	HB 3076
9.94A.515	REMD	HB 3317 +	9.94A.533	AMD	HB 2892	9.94A.640	AMD	SHB 3076
9.94A.515	REMD	SB 5115	9.94A.533	AMD	HB 2967	9.94A.640	AMD	HB 3317 +
9.94A.515	REMD	SSB 5115	9.94A.533	AMD	SHB 2967	9.94A.640	AMD	SB 5562
9.94A.515	REMD	SB 5224	9.94A.533	AMD	HB 3025	9.94A.640	AMD	SB 6900
9.94A.515	REMD	SSB 5224	9.94A.533	AMD	SB 5041	9.94A.650	AMD	HB 1451
9.94A.515	REMD	SB 5283	9.94A.533	AMD	SSB 5041	9.94A.650	AMD	HB 2425
9.94A.515	REMD	SB 5314	9.94A.533	AMD	2SSB 5041	9.94A.650	AMD	HB 2745
9.94A.515	AMD	SB 5475	9.94A.533	AMD	SB 5480	9.94A.650	AMD	SHB 3076
9.94A.515	REMD	SB 5475	9.94A.533	AMD	SB 6239	9.94A.650	AMD	HB 3317 +
9.94A.515	REMD	SB 5532	9.94A.533	AMD	SSB 6239	9.94A.650	AMD	SB 5562
9.94A.515	REMD	SB 5562	9.94A.533	AMD	E2SSB 6239 +	9.94A.650	AMD	SB 6900
9.94A.515	AMD	SB 5593	9.94A.533	AMD	SB 6460	9.94A.660	REMD	HB 1668 * PV
9.94A.515	REMD	SB 5593	9.94A.533	AMD	SSB 6460	9.94A.660	REMD	HB 2015
9.94A.515	REMD	SB 5727	9.94A.533	AMD	2SSB 6460 +	9.94A.660	REMD	SHB 2015
9.94A.515	REMD	SB 5807	9.94A.535	AMD	HB 2948	9.94A.660	REMD	E2SHB 2015 *
9.94A.515	REMD	SB 5956	9.94A.535	AMD	SB 5314	9.94A.660	AMD	HB 2425

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RCW			RCW			RCW		
SECTIONS		BILLS	SECTIONS		BILLS	SECTIONS		BILLS
9.94A.660	AMD	SHB 3076	9.94A.728	AMD	HB 2425	9.96.060	AMD	SHB 1829
9.94A.660	AMD	HB 3317 +	9.94A.728	AMD	HB 2712	9.96.060	AMD	HB 2087
9.94A.660	AMD	SSB 6239	9.94A.728	AMD	HB 2892	9.96.060	AMD	HB 2472
9.94A.660	AMD	E2SSB 6239 +	9.94A.728	AMD	HB 2967	9.96A	ADD	SB 6296
9.94A.660	AMD	SB 6864	9.94A.728	AMD	SHB 2967	90	ADD	HB 1060
9.94A.660	AMD	SSB 6864	9.94A.728	AMD	SB 5915	90	ADD	SHB 1060
9.94A.660	AMD	SB 6900	9.94A.728	AMD	SB 6239	90	ADD	HB 1099
9.94A.670	REMD	HB 1231	9.94A.728	AMD	SB 6864	90	ADD	HB 2081
9.94A.670	REMD	HB 2003	9.94A.728	AMD	SSB 6864	90	ADD	SHB 2081 *
9.94A.670	REMD	HB 2425	9.94A.731	AMD	HB 1063	90	ADD	HB 2166 *
9.94A.670	REMD	HB 2476	9.94A.731	AMD	HB 2425	90	ADD	HB 2860
9.94A.670	REMD	HB 2702	9.94A.737	AMD	HB 1136 * PV	90	ADD	SHB 2860
9.94A.670	REMD	HB 2703	9.94A.737	AMD	HB 2015	90	ADD	E2SHB 2860 +
9.94A.670	REMD	HB 3212	9.94A.737	AMD	SSB 5166	90	ADD	SB 5120
9.94A.670	REMD	HB 3252 +	9.94A.74502	AMD	HB 1768	90	ADD	SB 5693
9.94A.670	REMD	HB 3303	9.94A.760	AMD	SB 5461 *	90	ADD	SB 5894
9.94A.670	REMD	SSB 6172	9.94A.760	AMD	SB 6492	90	ADD	SB 6581
9.94A.670	REMD	SB 6314	9.94A.835	AMD	HB 2699	90	ADD	SSB 6581
9.94A.670	REMD	SB 6321	9.94A.835	AMD	SB 6460	90.03	ADD	2SHB 1735
9.94A.670	REMD	SB 6407	9.94A.835	AMD	SSB 6460	90.03	ADD	HB 3002
9.94A.670	REMD	SB 6409	9.94A.835	AMD	2SSB 6460 +	90.03	ADD	SB 5027
9.94A.670	REMD	ESSB 6409	9.94A.850	REMD	HB 1668 * PV	90.03	ADD	SSB 5027
9.94A.670	REMD	SB 6669	9.94A.850	AMD	HB 2948	90.03	ADD	SB 5505
9.94A.680	AMD	HB 1063	9.94A.850	AMD	SB 6497	90.03	ADD	SB 5549
9.94A.680	AMD	SHB 2184	9.94A.850	AMD	SSB 6497	90.03	ADD	SB 6753
9.94A.680	AMD	HB 2425	9.94A.850	AMD	2SSB 6497	90.03.110	AMD	SB 5338
9.94A.680	AMD	HB 3018	9.94A.855	AMD	HB 1668 * PV	90.03.120	AMD	SB 5338
9.94A.690	AMD	SHB 3076	9.95	ADD	HB 2184	90.03.160	AMD	SB 5338
9.94A.690	AMD	HB 3317 +	9.95	ADD	SSB 5760	90.03.180	AMD	SB 5338
9.94A.690	AMD	SB 6900	9.95.003	AMD	EHB 3261 + PV	90.03.190	AMD	SB 5338
9.94A.700	AMD	HB 2918	9.95.062	AMD	HB 2476	90.03.210	AMD	SB 5338
9.94A.712	AMD	HB 1147	9.95.062	AMD	SB 6314	90.03.230	AMD	SB 5338
9.94A.712	AMD	SHB 1147 *	9.95.110	AMD	HB 2425	90.03.250	AMD	HB 1735
9.94A.712	AMD	HB 2407	9.95.204	AMD	HB 1063	90.03.250	AMD	SHB 1735
9.94A.712	AMD	HB 2411	9.95.204	AMD	HB 1402	90.03.250	AMD	2SHB 1735
9.94A.712	AMD	HB 2425	9.95.204	AMD	ESHB 1402 *	90.03.250	AMD	SB 5113
9.94A.712	AMD	HB 2476	9.95.204	AMD	HB 2306	90.03.260	AMD	HB 1713
9.94A.712	AMD	SHB 2701	9.95.204	AMD	SB 5256	90.03.270	AMD	SB 5419
9.94A.712	AMD	HB 2755	9.95.204	AMD	SSB 5256 *	90.03.270	AMD	SSB 5419
9.94A.712	AMD	HB 2782	9.95.204	AMD	SB 5375	90.03.280	AMD	SB 5027
9.94A.712	AMD	HB 3211	9.95.204	AMD	SSB 5375	90.03.280	AMD	SSB 5027
9.94A.712	AMD	HB 3212	9.95.204	REMD	SB 6153	90.03.280	AMD	SB 5419
9.94A.712	AMD	HB 3277 +	9.95.204	REMD	SB 6389	90.03.280	AMD	SSB 5419
9.94A.712	AMD	HB 3303	9.95.210	AMD	HB 1063	90.03.290	AMD	SB 5419
9.94A.712	AMD	SB 6153	9.95.210	AMD	HB 2306	90.03.290	AMD	SSB 5419
9.94A.712	AMD	SB 6314	9.95.210	AMD	SB 5256	90.03.370	AMD	HB 1735
9.94A.712	AMD	SB 6315	9.95.210	AMD	SSB 5256 *	90.03.370	AMD	SHB 1735
9.94A.712	AMD	SSB 6406 +	9.95.214	AMD	HB 1063	90.03.370	AMD	2SHB 1735
9.94A.712	AMD	SB 6476	9.95.214	AMD	HB 1402	90.03.370	AMD	HB 2659
9.94A.713	AMD	SHB 2407 +	9.95.214	AMD	ESHB 1402 *	90.03.370	AMD	HB 3275
9.94A.715	AMD	SHB 2407 +	9.95.214	AMD	HB 2306	90.03.380	AMD	HB 1098
9.94A.715	AMD	SHB 2412	9.95.214	AMD	SB 5375	90.03.380	AMD	SB 6029
9.94A.715	AMD	HB 2425	9.95.214	AMD	SSB 5375	90.03.380	AMD	SB 6299
9.94A.715	AMD	2SSB 6319 +	9.95.240	AMD	HB 2472	90.03.470	AMD	HB 2300
9.94A.715	AMD	SSB 6322	9.95.420	AMD	HB 1978	90.03.470	AMD	HB 2309
9.94A.720	AMD	HB 2425	9.95.420	AMD	HB 2476	90.03.470	AMD	ESHB 2309 *
9.94A.720	AMD	SB 6389	9.95.420	AMD	HB 3212	90.03.470	AMD	SB 5528
9.94A.728	AMD	HB 1063	9.95.420	AMD	EHB 3261 + PV	90.03.470	AMD	SB 6099
9.94A.728	AMD	HB 1993	9.95.420	AMD	SB 6314	90.03.470	AMD	SB 6529
9.94A.728	AMD	HB 2016	9.95.900	AMD	SSB 5760	90.03.525	REMD	HB 1642
9.94A.728	AMD	HB 2200	9.96	ADD	HB 2087	90.03.525	REMD	ESB 5513 * PV
9.94A.728	AMD	HB 2306	9.96.060	AMD	HB 1829	90.03.525	REMD	SSB 5513

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
90.14	ADD	ESHB 2309	*	90.42.040	REP	SB 5906		90.46.080	AMD	ESHB 2884	+
90.14.068	AMD	HB 1133		90.42.050	REP	HB 1098		90.46.080	AMD	SB 6730	
90.14.068	AMD	SHB 1133	*	90.42.050	AMD	SHB 1098		90.46.080	AMD	SSB 6730	
90.14.130	AMD	HB 2168		90.42.050	REP	SB 5906		90.46.090	AMD	HB 2884	
90.14.130	AMD	SB 5978		90.42.060	AMD	SHB 1098		90.46.090	AMD	ESHB 2884	+
90.14.140	REMD	HB 1713		90.42.070	REP	HB 1098		90.46.090	AMD	SB 6730	
90.14.140	REMD	HB 2159		90.42.070	AMD	SHB 1098		90.46.090	AMD	SSB 6730	
90.14.140	REMD	HB 2767		90.42.080	REP	HB 1098		90.46.100	AMD	HB 2884	
90.14.140	REMD	SB 5950		90.42.080	AMD	SHB 1098		90.46.100	AMD	ESHB 2884	+
90.14.160	AMD	HB 2168		90.42.080	REP	SB 5906		90.46.100	AMD	SB 6730	
90.14.160	AMD	SB 5978		90.42.100	AMD	HB 1098		90.46.100	AMD	SSB 6730	
90.14.170	AMD	HB 2168		90.42.100	AMD	SB 5906		90.46.130	REP	HB 2769	
90.14.170	AMD	SB 5978		90.42.110	AMD	SHB 1098		90.48	ADD	HB 1118	
90.14.180	AMD	HB 2168		90.42.120	AMD	SHB 1098		90.48	ADD	HB 1415	
90.14.180	AMD	SB 5978		90.42.130	AMD	SHB 1098		90.48	ADD	SHB 1415	
90.28	ADD	SB 5215		90.42.135	AMD	SHB 1098		90.48	ADD	E2SHB 1415	
90.36.050	AMD	HB 1205		90.42.138	AMD	SHB 1098		90.48	ADD	3SHB 1458	+
90.36.050	AMD	SHB 1205		90.44	ADD	HB 3101		90.48	ADD	HB 1925	
90.36.050	AMD	SB 5223		90.44	ADD	SB 5027		90.48	ADD	HB 1982	
90.38.005	REP	HB 1098		90.44	ADD	SSB 5027		90.48	ADD	HB 2858	
90.38.005	REP	SHB 1098		90.44	ADD	SB 6151		90.48	ADD	HB 3039	
90.38.005	REP	SB 5906		90.44	ADD	ESSB 6151	+	90.48	ADD	SHB 3039	
90.38.010	REP	HB 1098		90.44.050	AMD	HB 1172		90.48	ADD	HB 3228	
90.38.010	REP	SHB 1098		90.44.050	AMD	HB 1630		90.48	ADD	SB 6855	
90.38.010	REP	SB 5906		90.44.100	AMD	HB 1098		90.48	ADD	SSB 6855	
90.38.020	REP	HB 1098		90.44.100	AMD	HB 2102		90.48.020	AMD	HB 1415	
90.38.020	REP	SHB 1098		90.44.100	AMD	HB 3038		90.48.020	AMD	SHB 1415	
90.38.020	REP	SB 5906		90.46	ADD	HB 2769		90.48.020	AMD	E2SHB 1415	
90.38.030	REP	HB 1098		90.46	ADD	HB 2884		90.48.020	AMD	HB 2883	
90.38.030	REP	SHB 1098		90.46	ADD	ESHB 2884	+	90.48.020	AMD	SB 6573	
90.38.030	REP	SB 5906		90.46	ADD	SB 6730		90.48.020	AMD	SSB 6573	
90.38.040	REP	HB 1098		90.46	ADD	SSB 6730		90.48.144	AMD	HB 1415	
90.38.040	REP	SHB 1098		90.46.005	AMD	SB 6730		90.48.260	AMD	HB 2858	
90.38.040	REP	SB 5906		90.46.005	AMD	SSB 6730		90.48.260	AMD	SSB 5895	
90.38.050	REP	HB 1098		90.46.010	AMD	ESHB 2884	+	90.48.264	AMD	HB 1458	
90.38.050	REP	SHB 1098		90.46.010	AMD	SB 6730		90.48.264	AMD	SB 5431	
90.38.050	REP	SB 5906		90.46.010	AMD	SSB 6730		90.48.285	AMD	HB 1357	
90.38.900	REP	HB 1098		90.46.030	AMD	HB 1891		90.48.285	AMD	SB 5285	
90.38.900	REP	SHB 1098		90.46.030	AMD	SHB 1891	*	90.48.285	AMD	ESSB 5285	*
90.38.900	REP	SB 5906		90.46.030	AMD	HB 2884		90.48.447	AMD	HB 1982	
90.38.901	REP	HB 1098		90.46.030	AMD	ESHB 2884	+	90.48.465	AMD	HB 2172	
90.38.901	REP	SHB 1098		90.46.030	AMD	SB 6730		90.48.465	AMD	SHB 2172	
90.38.901	REP	SB 5906		90.46.030	AMD	SSB 6730		90.48.540	AMD	SB 5937	
90.38.902	REP	HB 1098		90.46.040	AMD	HB 1891		90.48.555	AMD	HB 2858	
90.38.902	REP	SHB 1098		90.46.040	AMD	SHB 1891	*	90.50A	ADD	SSB 5431	
90.38.902	REP	SB 5906		90.46.040	AMD	HB 2884		90.54.020	AMD	HB 1584	
90.42	ADD	HB 1098		90.46.040	AMD	ESHB 2884	+	90.54.020	AMD	SB 5386	
90.42	ADD	SHB 1098		90.46.040	AMD	SB 6730		90.56	ADD	HB 1459	
90.42	ADD	SB 5906		90.46.040	AMD	SSB 6730		90.56	ADD	SB 5432	
90.42.005	AMD	HB 1098		90.46.042	AMD	HB 2884		90.56	ADD	ESSB 5432	*
90.42.005	AMD	SHB 1098		90.46.042	AMD	ESHB 2884	+	90.56.005	AMD	HB 1459	
90.42.010	REP	HB 1098		90.46.042	AMD	SB 6730		90.56.005	AMD	SB 5432	
90.42.010	AMD	SHB 1098		90.46.042	AMD	SSB 6730		90.56.005	AMD	ESSB 5432	*
90.42.010	REP	SB 5906		90.46.042	AMD	HB 2884		90.56.010	AMD	SB 6237	
90.42.020	AMD	HB 1098		90.46.044	AMD	ESHB 2884	+	90.56.010	AMD	SSB 6237	
90.42.020	AMD	SHB 1098		90.46.044	AMD	SB 6730		90.56.060	AMD	ESSB 5432	*
90.42.020	AMD	SB 5906		90.46.044	AMD	SSB 6730		90.56.100	REP	SB 6160	
90.42.030	REP	HB 1098		90.46.050	AMD	HB 2884		90.56.110	AMD	SB 6160	
90.42.030	AMD	SHB 1098		90.46.050	AMD	ESHB 2884	+	90.56.120	AMD	ESSB 6386	+
90.42.030	REP	SB 5906		90.46.050	AMD	SB 6730		90.56.210	AMD	SB 5676	
90.42.040	REP	HB 1098		90.46.050	AMD	SSB 6730		90.56.210	AMD	SSB 5676	*
90.42.040	AMD	SHB 1098		90.46.080	AMD	HB 2884		90.58	ADD	SB 5933	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
90.58.030	AMD	HB 3299		90.64.040	AMD	SHB 1615		90.71.010	AMD	SSB 5895	
90.58.080	AMD	SB 5251		90.64.040	RECD	SHB 1615		90.71.020	AMD	SB 5895	
90.58.100	AMD	HB 1567		90.64.040	AMD	SB 5602		90.71.020	AMD	SSB 5895	
90.58.100	AMD	HB 2585		90.64.040	RECD	SB 5602		90.71.030	AMD	SB 5895	
90.58.100	AMD	HB 3299		90.64.050	AMD	HB 1615		90.71.030	AMD	SSB 5895	
90.58.100	AMD	SB 5739		90.64.050	RECD	HB 1615		90.71.040	AMD	SB 5895	
90.58.100	AMD	SB 5933		90.64.050	AMD	SHB 1615		90.71.040	AMD	SSB 5895	
90.58.140	AMD	HB 2585		90.64.050	RECD	SHB 1615		90.71.050	AMD	SB 5895	
90.58.160	AMD	HB 3203		90.64.050	AMD	SB 5602		90.71.050	AMD	SSB 5895	
90.58.185	AMD	HB 1838 *		90.64.050	RECD	SB 5602		90.71.060	AMD	SB 5895	
90.58.185	AMD	SB 5808		90.64.070	REP	HB 1615		90.71.060	AMD	SSB 5895	
90.64	ADD	SSB 5602 * PV		90.64.070	REP	SHB 1615		90.71.070	AMD	SB 5895	
90.64.005	RECD	HB 1615		90.64.070	REP	SB 5602		90.71.070	AMD	SSB 5895	
90.64.005	AMD	HB 1615		90.64.080	REP	HB 1615		90.71.080	AMD	SB 5895	
90.64.005	AMD	SHB 1615		90.64.080	REP	SHB 1615		90.71.080	AMD	SSB 5895	
90.64.005	RECD	SHB 1615		90.64.080	REP	SB 5602		90.71.100	AMD	SHB 1458	
90.64.005	AMD	SB 5602		90.64.100	RECD	HB 1615		90.71.100	AMD	EHB 2105	
90.64.005	RECD	SB 5602		90.64.100	RECD	SHB 1615		90.71.100	AMD	SSB 5895	
90.64.010	RECD	HB 1615		90.64.100	RECD	SB 5602		90.71.900	AMD	SB 5895	
90.64.010	AMD	HB 1615		90.64.110	RECD	HB 1615		90.71.900	AMD	SSB 5895	
90.64.010	AMD	SHB 1615		90.64.110	AMD	HB 1615		90.71.902	DECD	SB 5895	
90.64.010	RECD	SHB 1615		90.64.110	AMD	SHB 1615		90.72.030	AMD	HB 1458	
90.64.010	AMD	SB 5602		90.64.110	RECD	SHB 1615		90.72.030	AMD	SB 5431	
90.64.010	RECD	SB 5602		90.64.110	AMD	SB 5602		90.80.010	AMD	HB 1004	
90.64.015	REP	HB 1615		90.64.110	RECD	SB 5602		90.80.020	AMD	HB 1004	
90.64.015	REP	SHB 1615		90.64.120	RECD	HB 1615		90.80.030	AMD	HB 1004	
90.64.015	REP	SB 5602		90.64.120	RECD	SHB 1615		90.80.035	AMD	HB 1004	
90.64.017	REP	HB 1615		90.64.120	RECD	SB 5602		90.80.040	AMD	HB 1004	
90.64.017	REP	SHB 1615		90.64.130	REP	HB 1615		90.80.055	AMD	HB 1004	
90.64.017	REP	SB 5602		90.64.130	REP	SHB 1615		90.80.065	AMD	HB 1004	
90.64.020	RECD	HB 1615		90.64.130	REP	SB 5602		90.80.070	AMD	HB 1004	
90.64.020	AMD	HB 1615		90.64.140	REP	HB 1615		90.80.080	AMD	HB 1004	
90.64.020	AMD	SHB 1615		90.64.140	REP	SHB 1615		90.80.090	AMD	HB 1004	
90.64.020	RECD	SHB 1615		90.64.140	REP	SB 5602		90.80.100	AMD	HB 1004	
90.64.020	AMD	SB 5602		90.64.150	RECD	HB 1615		90.80.120	AMD	HB 1004	
90.64.020	RECD	SB 5602		90.64.150	AMD	HB 1615		90.80.120	AMD	SB 5387	
90.64.023	RECD	HB 1615		90.64.150	AMD	SHB 1615		90.80.130	AMD	SB 5387	
90.64.023	AMD	HB 1615		90.64.150	RECD	SHB 1615		90.80.130	AMD	SSB 5387	
90.64.023	AMD	SHB 1615		90.64.150	AMD	SB 5602		90.80.135	AMD	HB 1004	
90.64.023	RECD	SHB 1615		90.64.150	RECD	SB 5602		90.80.135	AMD	HB 1133	
90.64.023	AMD	SB 5602		90.64.160	REP	HB 1615		90.80.135	AMD	SHB 1133 *	
90.64.023	RECD	SB 5602		90.64.160	REP	SHB 1615		90.80.150	AMD	HB 1004	
90.64.026	AMD	HB 1615		90.64.160	REP	SB 5602		90.80.901	REP	HB 1004	
90.64.026	RECD	HB 1615		90.64.190	AMD	HB 2520 +		90.88	ADD	HB 3282	
90.64.026	AMD	SHB 1615		90.64.800	REP	HB 1615		90.88	ADD	SHB 3282 +	
90.64.026	RECD	SHB 1615		90.64.800	REP	SHB 1615		9A	ADD	SB 5314	
90.64.026	AMD	SB 5602		90.64.800	REP	SB 5602		9A.04.080	AMD	HB 1203	
90.64.026	RECD	SB 5602		90.64.813	RECD	HB 1615		9A.04.080	AMD	HB 1453	
90.64.028	RECD	HB 1615		90.64.813	RECD	SHB 1615		9A.04.080	AMD	SHB 1453	
90.64.028	AMD	HB 1615		90.64.813	RECD	SB 5602		9A.04.080	AMD	HB 2408	
90.64.028	AMD	SHB 1615		90.64.813	AMD	SSB 5602 * PV		9A.04.080	AMD	HB 2476	
90.64.028	RECD	SHB 1615		90.64.900	DECD	HB 1615		9A.04.080	AMD	HB 2698	
90.64.028	AMD	SB 5602		90.64.900	DECD	SHB 1615		9A.04.080	AMD	SB 5042	
90.64.028	RECD	SB 5602		90.64.900	DECD	SB 5602		9A.04.080	AMD	SSB 5042 +	
90.64.030	AMD	HB 1615		90.64.901	DECD	HB 1615		9A.04.080	AMD	SB 6314	
90.64.030	RECD	HB 1615		90.64.901	DECD	SHB 1615		9A.04.080	AMD	SB 6408	
90.64.030	RECD	SHB 1615		90.64.901	DECD	SB 5602		9A.04.110	AMD	HB 1934	
90.64.030	AMD	SHB 1615		90.71	ADD	SB 5895		9A.04.110	AMD	SHB 1934 *	
90.64.030	AMD	SB 5602		90.71	ADD	SSB 5895		9A.16	ADD	HB 3065	
90.64.030	RECD	SB 5602		90.71.005	AMD	SB 5895		9A.16	ADD	SB 6139	
90.64.040	RECD	HB 1615		90.71.005	AMD	SSB 5895		9A.16.020	AMD	HB 3065	
90.64.040	AMD	HB 1615		90.71.010	AMD	SB 5895		9A.16.020	AMD	SB 6139	

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RCW SECTIONS		BILLS		RCW SECTIONS		BILLS		RCW SECTIONS		BILLS	
9A.16.050	AMD	HB 3065		9A.44.050	AMD	SB 6314		9A.44.130	REMD	SSB 6519 +	
9A.16.050	AMD	SB 6139		9A.44.050	AMD	SB 6882		9A.44.130	AMD	SB 6634	
9A.28.020	AMD	HB 2476		9A.44.060	AMD	HB 2755		9A.44.130	REMD	SB 6634	
9A.28.020	AMD	SB 6314		9A.44.079	AMD	HB 2755		9A.44.135	AMD	HB 1233	
9A.32.030	AMD	HB 2476		9A.44.086	AMD	HB 2755		9A.44.135	AMD	HB 2472	
9A.32.030	AMD	SB 6314		9A.44.089	AMD	HB 2265		9A.44.135	AMD	SB 6315	
9A.32.055	AMD	SB 5956		9A.44.093	AMD	HB 2247		9A.44.140	AMD	HB 1233	
9A.36	ADD	HB 1236		9A.44.093	AMD	HB 2533		9A.44.140	AMD	HB 2476	
9A.36	ADD	SHB 1236 *		9A.44.093	AMD	HB 2755		9A.44.140	AMD	SB 6172	
9A.36	ADD	SB 5077		9A.44.093	AMD	SSB 5309 *		9A.44.140	AMD	SB 6314	
9A.36	ADD	SSB 5077		9A.44.096	AMD	HB 2247		9A.44.145	AMD	HB 1233	
9A.36.021	AMD	HB 1934		9A.44.096	AMD	HB 2533		9A.44.145	AMD	HB 2472	
9A.36.031	AMD	SHB 1934 *		9A.44.096	AMD	SSB 5309 *		9A.44.150	AMD	HB 1837 *	
9A.36.031	AMD	HB 2193		9A.44.100	AMD	HB 2476		9A.44.160	AMD	HB 2755	
9A.36.031	AMD	HB 2705		9A.44.100	AMD	HB 3168		9A.46.060	AMD	HB 2476	
9A.36.031	AMD	HB 2827		9A.44.100	AMD	SB 6314		9A.46.060	AMD	HB 2576	
9A.36.031	AMD	SB 6222		9A.44.100	AMD	SB 6882		9A.46.060	AMD	SHB 2576 +	
9A.36.031	AMD	SSB 6222		9A.44.105	AMD	HB 2755		9A.46.060	AMD	SB 6314	
9A.36.031	AMD	SB 6259		9A.44.130	REMD	HB 1147		9A.46.060	AMD	SB 6478	
9A.36.050	AMD	HB 1473		9A.44.130	REMD	HB 1201		9A.46.060	AMD	SSB 6478	
9A.36.050	AMD	SB 5342		9A.44.130	REMD	HB 1233		9A.46.110	AMD	HB 3122 +	
9A.36.130	AMD	SHB 2701		9A.44.130	REMD	HB 1277		9A.48	ADD	HB 1746	
9A.36.130	AMD	HB 2755		9A.44.130	REMD	HB 1334		9A.48	ADD	SHB 1746	
9A.36.140	AMD	HB 2755		9A.44.130	REMD	SHB 1334		9A.48	ADD	SB 6877	
9A.40.090	AMD	HB 2755		9A.44.130	REMD	HB 1378		9A.48.010	AMD	HB 1746	
9A.42	ADD	HB 2093		9A.44.130	REMD	HB 2009		9A.48.010	AMD	SHB 1746	
9A.42.010	AMD	ESHB 1080 +		9A.44.130	REMD	HB 2101 *		9A.48.020	AMD	HB 1283	
9A.42.010	AMD	HB 2093		9A.44.130	AMD	HB 2409 +		9A.48.030	AMD	HB 1283	
9A.42.020	AMD	HB 1080		9A.44.130	REMD	HB 2409 +		9A.48.070	AMD	SB 5323	
9A.42.020	AMD	ESHB 1080 +		9A.44.130	AMD	HB 2472		9A.48.070	AMD	SB 6877	
9A.42.020	AMD	HB 2093		9A.44.130	REMD	HB 2476		9A.48.080	AMD	SB 5323	
9A.42.030	AMD	HB 1080		9A.44.130	AMD	HB 2476		9A.48.080	AMD	SB 6877	
9A.42.030	AMD	ESHB 1080 +		9A.44.130	AMD	HB 2492		9A.48.090	AMD	SB 5323	
9A.42.030	AMD	HB 2093		9A.44.130	REMD	HB 2492		9A.48.090	AMD	SB 6877	
9A.42.035	AMD	HB 1080		9A.44.130	REMD	SHB 2492		9A.52.025	AMD	HB 2755	
9A.42.035	AMD	ESHB 1080 +		9A.44.130	AMD	SHB 2492		9A.52.030	AMD	HB 2755	
9A.42.037	AMD	HB 1080		9A.44.130	AMD	HB 3037		9A.56	ADD	HB 2704 +	
9A.42.037	AMD	ESHB 1080 +		9A.44.130	REMD	HB 3037		9A.56	ADD	HB 2813	
9A.42.060	AMD	HB 1080		9A.44.130	AMD	HB 3212		9A.56	ADD	SHB 2813	
9A.42.060	AMD	ESHB 1080 +		9A.44.130	REMD	HB 3212		9A.56	ADD	SSB 6491	
9A.42.070	AMD	HB 1080		9A.44.130	AMD	SB 6144		9A.56	ADD	SB 6554	
9A.42.070	AMD	ESHB 1080 +		9A.44.130	AMD	SSB 6144 +		9A.56	ADD	SB 6877	
9A.42.080	AMD	HB 1080		9A.44.130	AMD	SB 6153		9A.56.010	AMD	HB 2704 +	
9A.42.080	AMD	ESHB 1080 +		9A.44.130	AMD	SB 6172		9A.56.010	AMD	SB 6554	
9A.42.100	AMD	HB 1072 *		9A.44.130	REMD	SB 6172		9A.56.010	AMD	SB 6877	
9A.42.100	AMD	HB 1524		9A.44.130	AMD	SSB 6172		9A.56.030	AMD	SB 5323	
9A.42.100	AMD	HB 2743		9A.44.130	REMD	SSB 6172		9A.56.030	AMD	SB 5979 *	
9A.44	ADD	HB 2476		9A.44.130	AMD	SB 6314		9A.56.030	AMD	SB 6877	
9A.44	ADD	HB 2755		9A.44.130	REMD	SB 6314		9A.56.040	AMD	SB 5323	
9A.44	ADD	HB 3004		9A.44.130	AMD	SB 6315		9A.56.040	AMD	SB 6877	
9A.44	ADD	SHB 3004		9A.44.130	REMD	SB 6315		9A.56.050	AMD	SB 5323	
9A.44	ADD	HB 3212		9A.44.130	AMD	SB 6319		9A.56.050	AMD	SB 6877	
9A.44	ADD	SB 6172		9A.44.130	REMD	SB 6319		9A.56.060	AMD	SB 5323	
9A.44	ADD	SB 6314		9A.44.130	AMD	SSB 6319		9A.56.060	AMD	SB 6877	
9A.44	ADD	SB 6775		9A.44.130	REMD	SSB 6319		9A.56.070	AMD	HB 2822	
9A.44	ADD	SSB 6775 +		9A.44.130	AMD	2SSB 6319 +		9A.56.075	AMD	SB 6491	
9A.44.010	AMD	HB 2476		9A.44.130	REMD	2SSB 6319 +		9A.56.075	AMD	SSB 6491	
9A.44.010	AMD	SB 5309		9A.44.130	AMD	SB 6389		9A.56.080	AMD	HB 1398	
9A.44.010	AMD	SSB 5309 *		9A.44.130	AMD	SB 6405		9A.56.080	AMD	SHB 1398	
9A.44.010	AMD	SB 6314		9A.44.130	REMD	SB 6405		9A.56.080	AMD	SB 5290	
9A.44.050	AMD	HB 2476		9A.44.130	AMD	SB 6519		9A.56.080	AMD	SSB 5290 *	
9A.44.050	AMD	HB 3168		9A.44.130	AMD	SSB 6519 +		9A.56.096	AMD	SB 5323	

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<b>RCW</b>		<b>BILLS</b>
<b>SECTIONS</b>		
9A.56.096	AMD	SB 6877
9A.56.150	AMD	SB 5323
9A.56.150	AMD	SB 6877
9A.56.160	AMD	SB 5323
9A.56.160	AMD	SB 6877
9A.56.170	AMD	SB 5323
9A.56.170	AMD	SB 6877
9A.56.200	AMD	SB 6801
9A.56.270	AMD	HB 2813
9A.56.270	AMD	SHB 2813
9A.60	ADD	ESHB 2507 +
9A.60	ADD	SB 6487
9A.60	ADD	SSB 6487
9A.64.020	AMD	HB 2755
9A.64.030	AMD	HB 2755
9A.76	ADD	HB 2476
9A.76	ADD	HB 3212
9A.76	ADD	SB 6153
9A.76	ADD	SB 6172
9A.76	ADD	SB 6314
9A.76	ADD	SB 6389
9A.76	ADD	SSB 6465
9A.76.050	AMD	SB 6153
9A.76.050	AMD	SB 6172
9A.76.050	AMD	SB 6389
9A.76.120	REMD	SB 6476
9A.82.010	REMD	HB 2704 +
9A.82.010	REMD	SHB 3208
9A.82.010	REMD	SB 5314
9A.82.010	REMD	SB 6554
9A.82.010	REMD	ESSB 6776 +
9A.82.020	AMD	SB 5540
9A.82.050	AMD	SB 6877
9A.82.090	AMD	HB 2840
9A.82.090	AMD	SB 5314
9A.82.100	AMD	HB 2840
9A.82.100	AMD	SB 5314
9A.82.110	AMD	HB 1046
9A.82.110	AMD	SHB 1046
9A.82.120	AMD	HB 2840
9A.82.120	AMD	SB 5314
9A.83.030	AMD	HB 2761
9A.83.030	AMD	SHB 2761
9A.83.030	AMD	SB 5260
9A.84	ADD	HB 3238
9A.84	ADD	SHB 3238
9A.84.030	AMD	HB 3293
9A.84.030	AMD	SHB 3293
9A.88	ADD	SB 6642
9A.88	ADD	SB 6731 +
9A.88.010	AMD	HB 1333
9A.88.010	AMD	HB 2755
9A.88.070	AMD	HB 2755
9A.88.120	AMD	SB 5243
9A.88.120	AMD	SSB 5243

**SESSION LAW CHAPTER  
TO  
BILL TABLE**

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CHAPTER	BILL	CHAPTER	BILL	CHAPTER	BILL	CHAPTER	BILL
	<u>2005 Regular Session</u>	53	SHB 1097	106	SHB 1806	159	SHB 1560
1	INIT 297	54	HB 1140	107	HB 1832	160	ESHB 1577
2	INIT 872	55	SHB 1171	108	SHB 1918	161	HB 1599
3	SSB 5097	56	SHB 1502	109	SHB 1945	162	HB 1600
4	ESSB 5151	57	HB 1554	110	HB 1958	163	ESHB 1607
5	SHB 1014	58	SHB 1657	111	HB 2028	164	HB 1612
6	SHB 1154	59	SHB 1891	112	ESSB 5002	165	SHB 1661
7	SB 5957	60	HB 2166	113	SB 5006	166	SSB 5035
8	HB 1049	61	HB 1260	114	SB 5044	167	ESSB 5060
9	ESB 5606	62	HB 1319	115	ESB 5045	168	ESB 5089
10	SB 5993	63	SB 5701	116	SB 5046	169	SSB 5146
11	SB 5794	64	HB 1325	117	SB 5053	170	2SSB 5154
12	ESSB 5509	65	HB 1327	118	SSB 5065	171	SSB 5161
13	SB 5148	66	HB 1328	119	ESB 5087	172	ESSB 5173
14	SB 5356	67	HB 1329	120	SSB 5092	173	SB 5181
15	SB 5433	68	SB 5477	121	SSB 5105	174	E2SSB 5213
16	HB 1007	69	SSB 5862	122	SB 5136	175	ESSB 5348
17	SHB 1075	70	SB 5974	123	SSB 5207	176	ESSB 5720
18	HB 1086	71	SB 5977	124	SB 5267	177	SSB 5832
19	SHB 1090	72	SSB 6078	125	SSB 5289	178	SB 6012
20	SHB 1214	73	SB 5809	126	SSB 5317	179	SSB 6064
21	HB 1269	74	ESSB 5506	127	SB 5354	180	SB 6097
22	HB 1312	75	SB 5563	128	SB 5453	181	HB 1555
23	HB 1321	76	SSB 5584	129	SSB 5471	182	HB 1024
24	HB 1323	77	SB 5589	130	SSB 5479	183	SHB 1113
25	SHB 1394	78	SSB 5676	131	SSB 5497	184	HB 1130
26	SSB 5150	79	SSB 5709	132	ESHB 1475	185	HB 1141
27	SHB 1387	80	SB 5713	133	EHB 2255	186	SHB 1699
28	HB 1479	81	ESSB 5736	134	HB 1385	187	HB 1160
29	HB 1396	82	SSB 5765	135	SB 5175	188	HB 1170
30	SHB 1461	83	SSB 5775	136	SSB 5176	189	HB 1180
31	SHB 1462	84	SB 5831	137	SB 5180	190	HB 1183
32	SHB 1536	85	SB 5833	138	SB 5142	191	SHB 1208
33	SHB 1569	86	SB 5857	139	SHB 1100	192	SHB 1210
34	HB 1838	87	SB 5869	140	HB 1211	193	HB 1237
35	HB 2088	88	ESB 5966	141	HB 1261	194	HB 1259
36	HB 2188	89	SSB 5969	142	HB 1262	195	HB 1287
37	SB 5135	90	ESB 5332	143	HB 1286	196	HB 1296
38	SB 5168	91	HB 1202	144	HB 1294	197	ESHB 1302
39	SSB 5178	92	HB 1032	145	SHB 1310	198	SHB 1732
40	SSB 5190	93	ESHB 1079	146	2SHB 1346	199	HB 1769
41	SB 5198	94	HB 1092	147	HB 1356	200	HB 1872
42	SSB 5230	95	HB 1112	148	ESHB 1401	201	HB 2131
43	SB 5268	96	SHB 1117	149	HB 1405	202	SHB 2223
44	SSB 5316	97	HB 1125	150	HB 1407	203	SHB 2225
45	SB 5358	98	HB 1138	151	HB 1409	204	HB 2271
46	SB 5391	99	HB 1161	152	SHB 1431	205	SHB 1495
47	SSB 5406	100	SHB 1196	153	HB 1447	206	SHB 1496
48	SB 5424	101	SHB 1460	154	HB 1487	207	SHB 1708
49	SSB 5488	102	HB 1621	155	SHB 1491	208	HB 1915
50	EHB 1246	103	HB 1625	156	HB 1534	209	SHB 1236
51	HB 1759	104	HB 1695	157	2SHB 1542	210	ESB 5423
52	HB 1048	105	SHB 1747	158	HB 1546	211	SSB 5449

CHAPTER	BILL	CHAPTER	BILL	CHAPTER	BILL	CHAPTER	BILL
212	SB 5979	265	SB 5501	318	SHB 2124	371	SHB 1058
213	EHB 1003	266	SSB 5552	319	ESB 5513	372	HB 1270
214	HB 1008	267	SSB 5558	320	HB 1002	373	SHB 1313
215	2SHB 1050	268	ESSB 5599	321	HB 1128	374	ESHB 1314
216	SHB 1065	269	SSB 5644	322	SHB 1185	375	HB 1364
217	EHB 1068	270	SSB 5729	323	EHB 1241	376	SHB 1756
218	HB 1072	271	SSB 5914	324	HB 1247	377	ESHB 1830
219	EHB 1074	272	SB 5926	325	SHB 1266	378	E2SHB 1888
220	SHB 1116	273	HB 1000	326	HB 1315	379	SHB 1951
221	SHB 1132	274	SHB 1133	327	HB 1330	380	HB 2101
222	EHB 1146	275	2SHB 1168	328	2SHB 1565	381	ESHB 2126
223	SHB 1197	276	2SHB 1220	329	HB 1864	382	HB 2282
224	SHB 1216	277	SHB 1347	330	SHB 1995	383	SHB 2289
225	SHB 1218	278	E2SHB 1418	331	HB 1999	384	2SHB 1970
226	HB 1303	279	E2SHB 1441	332	SSB 5052	385	ESHB 1064
227	SHB 1337	280	HB 1557	333	2SSB 5056	386	ESHB 1242
228	HB 1338	281	SHB 1652	334	ESB 5110	387	SHB 1856
229	SHB 1345	282	HB 1668	335	SSB 5139	388	ESHB 2266
230	SHB 1366	283	E2SHB 1688	336	SSB 5177	389	HB 2189
231	SHB 1379	284	SHB 1694	337	SB 5196	390	SHB 1711
232	HB 1432	285	ESHB 1703	338	SSB 5266	391	SB 5707
233	HB 1598	286	SHB 1719	339	SB 5274	392	SSB 5145
234	HB 1722	287	HB 1771	340	SB 5321	393	SSB 5664
235	HB 1739	288	SHB 1854	341	SSB 5414	394	ESSB 5788
236	SHB 1876	289	SHB 1887	342	ESB 5418	395	SB 6033
237	HB 2058	290	HB 2064	343	SB 5518	396	HB 1108
238	SHB 2061	291	EHB 2254	344	SB 5582	397	HB 1110
239	EHB 1222	292	SHB 2304	345	ESB 5583	398	HB 1124
240	HB 1749	293	ESSB 5470	346	SSB 5631	399	SHB 1393
241	SHB 1754	294	ESHB 2171	347	SB 5898	400	ESHB 1402
242	ESSB 5395	295	ESHB 1397	348	ESSB 5997	401	SHB 1406
243	ESSB 5499	296	2SSB 5916	349	SSB 5951	402	SHB 1408
244	SB 5564	297	ESB 6003	350	ESSB 5952	403	SHB 1426
245	SB 5565	298	ESHB 1062	351	SSB 5953	404	SHB 1463
246	ESSB 5743	299	SHB 1895	352	SSB 6022	405	HB 1690
247	SHB 1938	300	SSB 5101	353	SHB 1791	406	ESHB 1696
248	HB 1019	301	E2SSB 5111	354	SHB 2085	407	SHB 1798
249	SHB 1174	302	2SSB 5782	355	SB 5254	408	ESHB 1799
250	SHB 1189	303	ESSB 5396	356	SSB 5828	409	SHB 1847
251	HB 1307	304	ESSB 5432	357	SSB 5902	410	EHB 1917
252	HB 1457	305	ESB 5381	358	SB 5127	411	EHB 2185
253	SHB 1509	306	E2SHB 1605	359	SSB 5182	412	ESHB 2309
254	SHB 2173	307	E2SHB 1896	360	ESSB 5186	413	SSB 5038
255	SSB 5112	308	ESB 5355	361	SSB 5242	414	SB 5039
256	ESSB 5415	309	SSB 5610	362	SSB 5256	415	SSB 5085
257	SSB 5539	310	ESSB 5620	363	SB 5522	416	SSB 5169
258	E2SHB 1794	311	SHB 1181	364	ESSB 5577	417	ESSB 5308
259	SB 5311	312	SHB 1179	365	SSB 5752	418	SSB 5227
260	SSB 5058	313	ESSB 6091	366	SSB 5939	419	SSB 5290
261	SSB 5064	314	ESSB 6103	367	SB 5948	420	2SSB 5663
262	SSB 5309	315	ESHB 2311	368	SSB 6043	421	SSB 5899
263	SB 5461	316	ESSB 5121	369	ESHB 1031	422	SSB 6014
264	SSB 5463	317	SHB 1541	370	ESHB 1044	423	EHB 2241

CHAPTER	BILL	CHAPTER	BILL	CHAPTER	BILL	CHAPTER	BILL
424	E2SSB 5581	477	SSB 6037	7	HB 2424	60	ESSB 6189
425	ESHB 1903	478	SHB 2081	8	2SHB 2292	61	SB 6231
426	HB 1254	479	ESHB 2097	9	SHB 2333	62	SB 6338
427	2SSB 5370	480	2SHB 1240	10	SHB 2976	63	ESSB 6366
428	SHB 1823	481	SHB 1304	11	HB 2364	64	SB 6373
429	ESHB 1640	482	ESHB 1635	12	EHB 3278	65	SB 6416
430	SHB 2156	483	2SHB 1758	13	ESSB 6885	66	SB 6418
431	SHB 1478	484	E2SHB 2163	14	ESB 5048	67	E2SSB 6459
432	HB 1034	485	SSB 5767	15	ESB 5232	68	ESB 6606
433	SHB 1054	486	HB 2170	16	SSB 6161	69	SB 6658
434	HB 1081	487	ESHB 2299	17	SB 6674	70	ESSB 6679
435	HB 1136	488	ESSB 6094	18	3SHB 1458	71	SB 6766
436	SHB 1147	489	HB 1066	19	EHB 2340	72	ESHB 1850
437	EHB 1187	490	E2SHB 1152	20	SHB 2344	73	HB 3317
438	2SHB 1188	491	ESHB 1252	21	HB 2338	74	HB 2501
439	SHB 1280	492	HB 1485	22	HB 2367	75	ESHB 2651
440	SHB 1281	493	SHB 1893	23	SHB 2372	76	SHB 2715
441	EHB 1561	494	SHB 1987	24	SHB 2376	77	SHB 2723
442	HB 1386	495	EHB 1998	25	HB 2406	78	HB 2857
443	SHB 1299	496	E2SSB 5441	26	SHB 2608	79	EHB 2910
444	HB 1469	497	ESSB 5732	27	HB 1305	80	EHB 3074
445	ESSB 5034	498	ESSB 5983	28	SHB 1504	81	SHB 3087
446	SHB 1512	499	SSB 5850	29	HB 1641	82	SHB 3120
447	HB 1533	500	ESHB 1012	30	HB 2454	83	HB 3266
448	ESHB 1539	501	SHB 1137	31	SHB 2538	84	SHB 3190
449	ESHB 1631	502	SHB 1158	32	HB 2676	85	SB 6539
450	ESSB 6050	503	E2SHB 1290	33	SHB 2684	86	SB 6429
451	SSB 5615	504	E2SSB 5763	34	SHB 2726	87	SSB 6168
452	SHB 1681	505	SHB 1591	35	SHB 2759	88	EHB 3192
453	SHB 1687	506	SHB 1606	36	SHB 2776	89	SHB 3185
454	SHB 1689	507	SHB 1636	37	HB 2874	90	SHB 3182
455	HB 1837	508	SHB 2073	38	SHB 2876	91	HB 3156
456	EHB 1848	509	SHB 2169	39	HB 2932	92	SHB 3150
457	E2SSB 5454	510	SSB 5602	40	ESHB 2951	93	HB 3139
458	SHB 1934	511	ESB 5962	41	HB 3056	94	SHB 3137
459	SHB 1936	512	ESSB 5922	42	SHB 3085	95	HB 3122
460	E2SHB 2015	513	ESHB 2221	43	SHB 3128	96	HB 3048
461	2SHB 2212	514	ESHB 2314	44	HB 3154	97	HB 3041
462	SSB 5841	515	SSB 5623	45	SB 5439	98	HB 3001
463	SSB 5708	516	ESB 6096	46	SB 6208	99	SHB 2974
464	ESSB 5699	517	ESB 6121	47	SSB 6359	100	HB 2972
465	ESB 5049	518	ESSB 6090	48	SB 6463	101	HB 2897
466	ESB 5094	519 Salaries - State Elected		49	ESB 6537	102	2SHB 2805
467	ESSB 5140	Officials		50	SB 6549	103	SHB 2573
468	ESSB 5158			51	SSB 6572	104	SHB 2500
469	ESSB 5285	<u>2006 Regular Session</u>		52	SB 6596	105	2SHB 2498
470	SSB 5492			53	ESSB 6870	106	ESHB 2475
471	SSB 5692	1	INIT 900	54	E2SHB 2353	107	SHB 2394
472	SB 5733	2	INIT 901	55	2ESB 5714	108	2SHB 2342
473	ESSB 5806	3	SHB 2370	56	ESSB 6896	109	HB 2328
474	ESSB 5872	4	ESHB 2661	57	SB 6159	110	SHB 1257
475	SSB 5992	5	SHB 2419	58	ESB 6169	111	SHB 2670
476	SSB 5999	6	E2SHB 2860	59	SSB 6185	112	2SSB 6326

CHAPTER	BILL	CHAPTER	BILL	CHAPTER	BILL	CHAPTER	BILL
113	EHB 2579	166	SHB 2867	219	HB 2829	272	SHB 2033
114	SHB 2973	167	ESHB 3316	220	HB 2975	273	HB 2544
115	ESSB 6475	168	ESSB 6151	221	SHB 2985	274	SHB 2553
116	ESHB 3127	169	E2SSB 6581	222	HB 2991	275	SHB 2569
117	ESSB 6255	170	SB 6861	223	EHB 2322	276	SHB 2678
118	2SSB 5717	171	E3SHB 2939	224	SHB 1841	277	HB 2704
119	SHB 2812	172	SHB 2457	225	HB 2562	278	SHB 2880
120	SHB 2836	173	SSB 6257	226	SHB 2804	279	ESHB 2884
121	SHB 2446	174	SSB 6382	227	ESSB 6802	280	HB 3019
122	HB 3277	175	SHB 2414	228	ESHB 1080	281	SHB 3164
123	2SSB 6460	176	2SHB 1384	229	SHB 2233	282	HB 3205
124	SSB 6406	177	HB 2466	230	SSB 5236	283	ESSB 5204
125	SSB 6775	178	SHB 2640	231	ESSB 5305	284	SSB 6234
126	HB 2409	179	SHB 3113	232	ESSB 5535	285	ESSB 6427
127	SSB 6144	180	SHB 2817	233	SSB 5838	286	SSB 6441
128	2SSB 6319	181	E2SHB 2673	234	ESHB 2507	287	SB 6568
129	SSB 6519	182	HB 2348	235	ESSB 6106	288	SSB 6570
130	SHB 2407	183	ESSB 6428	236	2SSB 6193	289	SSB 6571
131	SSB 6325	184	SSB 6141	237	ESB 6194	290	SSB 6613
132	SSB 5042	185	SSB 6225	238	SSB 6196	291	SSB 6676
133	HB 3252	186	SSB 6401	239	2SSB 6197	292	SB 6680
134	SHB 2654	187	SHB 2415	240	SSB 6323	293	SSB 6717
135	ESSB 6580	188	HB 2567	241	SB 6368	294	SB 6720
136	SB 6576	189	SHB 2691	242	ESSB 6391	295	SSB 6806
137	SSB 6320	190	SB 6415	243	ESSB 6396	296	SSB 6851
138	SHB 2576	191	SSB 6417	244	SB 6453	297	SHB 2987
139	2SSB 6172	192	SSB 6670	245	SSB 6533	298	ESSB 6230
140	SB 6364	193	ESSB 6776	246	SB 6541	299	EHB 1383
141	SHB 2416	194	SSB 6840	247	2SSB 6558	300	SSB 6874
142	SHB 1523	195	ESHB 1010	248	ESSB 6635	301	SSB 6671
143	HB 2330	196	ESHB 1020	249	SB 6637	302	2SSB 6823
144	HB 2386	197	EHB 1069	250	SB 6731	303	E2SSB 6630
145	SHB 2481	198	HB 1471	251	ESB 6741	304	4SHB 1483
146	SHB 2908	199	SHB 2155	252	SHB 2471	305	SHB 1510
147	SHB 2917	200	SHB 2345	253	SHB 2497	306	HB 2465
148	SHB 2958	201	ESHB 2352	254	SHB 2537	307	E2SHB 2575
149	ESHB 2984	202	HB 2366	255	E2SHB 2572	308	2SHB 2583
150	SHB 3033	203	HB 2379	256	HB 2671	309	ESHB 2685
151	ESHB 3222	204	HB 2380	257	ESHB 2680	310	SHB 2778
152	ESSB 5385	205	SHB 2402	258	EHB 2716	311	ESHB 2871
153	SSB 6223	206	HB 2477	259	ESHB 2848	312	HB 2879
154	SB 6264	207	ESHB 2479	260	ESHB 2925	313	EHB 3261
155	SB 6371	208	SHB 2695	261	SHB 3024	314	ESB 5330
156	ESB 6376	209	HB 2520	262	2SHB 3070	315	ESB 6152
157	SSB 6377	210	SHB 2543	263	E2SHB 3098	316	ESSB 6244
158	SHB 2382	211	HB 2606	264	ESHB 3079	317	SSB 6246
159	SSB 6439	212	HB 2617	265	2SHB 2964	318	SSB 6247
160	SSB 6527	213	HB 2644	266	2SHB 2002	319	SB 6280
161	2SHB 2789	214	HB 2690	267	SSB 6308	320	SSB 6362
162	SHB 2596	215	SHB 2713	268	HB 2612	321	E2SSB 6480
163	HB 3134	216	SHB 2780	269	SHB 1107	322	SB 6504
164	SHB 3178	217	SHB 2898	270	SHB 1650	323	SSB 6512
165	ESHB 1672	218	2SHB 2799	271	HB 1966	324	SSB 6528

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<b>CHAPTER</b>	<b>BILL</b>
325	SB 6531
326	SB 6545
327	SSB 6552
328	SSB 6555
329	ESSB 6566
330	ESB 6661
331	SB 6762
332	ESSB 6787
333	2SSB 6793
334	ESSB 6800
335	SB 6816
336	SB 6826
337	ESSB 6839
338	ESSB 6508
339	E2SSB 6239
340	SHB 2384
341	E2SSB 6175
342	ESB 5179
343	2SHB 2754
344	ESB 6236
345	SB 6723
346	SHB 2426
347	SSB 6473
348	3SHB 1226
349	E2SHB 2418
350	SHB 2688
351	SHB 2933
352	SSB 6618
353	2SHB 3115
354	EHB 3159
355	SSB 5654
356	SB 6059
357	SSB 6287
358	SSB 6365
359	SSB 6540
360	SSB 6597
361	SSB 6686
362	SSB 6791
363	HB 1439
364	ESHB 2056
365	HB 2681
366	SHB 3282
367	SSB 6188
368	SB 6248
369	SSB 6617
370	SSB 6241
371	ESSB 6384
372	ESSB 6386