FIRST DAY

NOON SESSION

Senate Chamber, Olympia
Monday, January 13, 2020

The Senate was called to order at 12:04 o’clock p.m. by the President of the Senate, Lt. Governor Habib presiding. The Secretary called the roll and announced to the President that all Senators were present. The Washington State Patrol Honor Guard, composed of Trooper Eifert, Trooper Gallanger, Trooper Maguire and Trooper Tobol, presented the Colors. The National Anthem was performed both in song and sign by the American Sign Language Program from River Ridge High School in Lacey. They were led by Ms. Cathy Boos. Father Michael Holland of St. Leo's Parish, Tacoma offered the prayer.

INTRODUCTION OF SPECIAL GUEST

The President welcomed and introduced Ms. Claudia Castro, Washington State Poet Laureate, who was seated at the rostrum. With the permission of the Senate, business was suspended to allow Washington State Poet Laureate Claudia Castro to address the Senate.

Poet Laureate Ms. Claudia Castro: “Thank you Honorable Lieutenant Governor. Good morning members of the Senate. It is an honor to be here this morning as the Poet Laureate of Washington State to contribute with poetry to this important occasion, which underscores the working of our democracy”

Morning Star

Along the way
you do things
you don't want to do,
things, you know
you should not do,
things you don’t know
how to stop doing.
No one can see beyond
the wave’s crest.
Then you find yourself
sitting there, wherever you are
blemished and imperfect.
That is life. This carrying on
of our dented selves
alongside the spoonful of sugar
we also carry within.
A sweet grain
for each good, right thing
we too have done
along the way.

REMARKS BY THE PRESIDENT

President Habib: “Now, the moment you’ve all been waiting for, the President’s welcome remarks. That’s what it says here on the script. I want to begin by wishing everyone a very Happy New Year. I hope that however you celebrated the holidays and the new year that every member of this chamber and those who work with us here in the Washington State Senate had the opportunity to enjoy time with loved ones and a time to celebrate all that was good in 2019 and look forward to 2020.

I want to just say a couple things real briefly. First of all, we can’t do this enough. We can’t say this enough. How much we, who are in elected office, rely on and appreciate the hard work of those who work here, not in elected office, but who are parts of our staffs whether as working for individual members or in the partisan or nonpartisan staffs working in as part of our security under the Sergeant at Arms. All those who make the Senate and indeed the entire legislature function so well. We say it all the time and yet I’m continually convinced that the public does not fully recognize the degree to which we are all successful because of them and while I know that members did in many cases work straight through the interim, all of these folks work year round and for them the distinction between session and interim is not nearly what it is for the members of the Senate. So, would you please join me in thanking all the work that the staff did during the interim months before we got back here.

I also want to say a word of welcome to all those who are visiting us as guests in the gallery, in the galleries this afternoon. You may be here to witness the swearing in of friend or loved one. Or you may just be here to observe your government in action but please know how welcome members of the public are here in the Washington State Senate. We’re so proud of our tradition of open government here and that these galleries are not only open and available but indeed welcoming to members of the public of all ages and we particularly love it when young people come to learn about how the Senate works. And so, please know that during these sixty days members of the public are warmly invited and of course we love it when members of the families of our senators have an opportunity to come and visit us because we know the kinds of sacrifices that families make in order to allow all of you here to do your jobs.

I want to say one more thing before we begin the ceremony of swearing in three members of the Senate. I want to recognize that there are two senators who left this chamber and but did so after we had adjourned sine die last year and so we are going to be swearing in and celebrating their replacements in just a moment but I do want to take a moment to recognize the work that they both put in. Senator Guy Palumbo of the 1st Legislative District and Senator Barbara Bailey of the 10th District both of whom I was very fortunate to get a chance to work with and get to know over the years. And I want to make a special note of Senator Barbara Bailey, just simply because of the years of service that she put into this institution to the House, to the Senate at the state of Washington. Her care for those who are marginalized. Near and dear to my heart is her care for those with disabilities which came through in so many different ways in legislation and budget items, but we wish both Senator Palumbo and Senator Bailey all the best and I know they’ll be opportunities to celebrate their legacies.

Finally, on a personal note, I want to say that please know I say this to all the senators, you know I hope you know that if there’s something I do with which you disagree while we’re in the floor session here please feel free to come to me speak to me about it.

If there’s anything that is making your time here you ability to represent your district challenging or causing any anxiety for you or obstacle to you in getting what you need done I know I speak for the Secretary of the Senate Brad Hendrickson, the Sergeant at Arms Andy Staubitz, the other folks up here at the rostrum, when I say, please come to us directly we’re here to support you. I’m here to support you and so too are all the rest of these fine folks who work so hard. So, once again, congratulations on all of you for being here on the first day and for what I know will be a very productive session ahead.”
MOTION

On motion of Senator Liias, the Senate advanced to the third order of business.

LETTER OF RESIGNATION

Office of the Governor
Legislative Building
416 Sid Snyder Avenue, SW
Suite 200
Olympia, WA 98504

RE: Resignation from the Washington State Senate as of May 24th, 2019

Dear Governor Inslee,

I am writing to notify you that I am resigning as Senator for the 1st Legislative District effective May 24th, 2019.

Therefore, pursuant to RCW 42.12.020, please accept my resignation form the Washington State Senate accordingly.

If you have any questions, or if I may provide any additional information, please do not hesitate to contact me.

Sincerely,

/s/
Guy F. Palumbo

LETTER OF RESIGNATION

Governor Jay Inslee
Office of the Governor
PO Box 40002
Olympia, WA 98504-0002

Governor Inslee:

After much prayer and discussion with my family, I have made the decision to step down from my Senate seat effective September 30th, 2019. This decision was not taken lightly; however, I believe now is the best time to make this move. I have been giving this decision a lot of thought for the past 3-4 months. Spending quality time with my family and church has been difficult at best, and unworkable at other times. There are significant projects and ventures in which my husband and I want to be involved while we are still reasonably healthy and mobile.

I leave with a great sense of accomplishment of some significant issues which were passed into law, and which have made life for our citizens more efficient and meaningful. Specifically, making higher education more affordable in our public institutions, better support for our veterans and their dependents, improved health care for our aging population, and as Chair of the Select Committee for Pension Policy, ensuring long-term sustainability at a time when other pension systems around the country were in crisis. Our pension system now ranks among the most stable in the nation.

I plan to stay engaged with those programs affecting the well-being of our senior citizens to ensure they have improved access and resources for their care and dignity. It has been my honor to have served the state of Washington, and specifically the citizens of the 10th District. I will always be available for consultation and continued service when and where needed.

Respectfully,

/s/
Guy F. Palumbo

MESSAGE FROM THE SECRETARY OF STATE

July 1, 2019

To Mr. Brad Hendrickson
Secretary of the Senate
Legislative Building
Olympia, WA 98501

I, Kim Wyman, Secretary of the State of Washington and custodian of the State Seal, do hereby certify that the attached is a true and correct copy of the County Resolutions now on file with the Secretary of State relating to the resignation of Guy Palumbo from the office of State Senator for the 1st Legislative District of the State of Washington, and the appointment of Derek Stanford to fill the vacancy created thereby.

I further certify that Derek Stanford has been duly appointed by a joint motion of the Snohomish County Council and Metropolitan King County Council making an appointment to fill the vacancy in the position of State Senator for the 1st Legislative District.

IN TESTIMONY WHEREOF, I have signed and affixed the Seal of the State of Washington on this 11th Day of July 2019, at Olympia, the State Capital.

/s/
Kim Wyman
Secretary of State

SNOHOMISH COUNTY AND KING COUNTY

Signature Report

Amended Joint Motion 154 38
Snohomish County Motion 195
Snohomish County Sponsors:
No.: King County Motion No.:
King County Sponsors: Rod
2019-0285 Dembowski

A JOINT MOTION of the Snohomish County Council and 2 Metropolitan King County Council making an appointment 3 to fill the vacancy in the position of state senator for the 1st legislative district.

WHEREAS, a vacancy exists in the position of state senator for the 1st legislative district due to the resignation of Senator Guy Palumbo, and

WHEREAS, the 1st legislative district is a multicounty legislative district, including parts of Snohomish County and King County, and

WHEREAS, Article II, Section 15 of the Washington state Constitution provides 10 that in the event of a vacancy occurring in a multicounty legislative district the vacancy 11 shall be filled by joint action of the legislative authorities of the respective counties from 12 a list of three candidates nominated by the state central committee of the same political 13 party as the legislator whose office is vacated, and

WHEREAS, the candidates must reside in the 1st legislative district and be of the same political party as the legislator whose office is vacated, and

WHEREAS, the Washington State Democrats Central Committee has submitted 17 the names of three constitutionally qualified candidates to fill the vacancy created by Senator Palumbo's resignation, and
WHEREAS, to obtain information from the candidates about their qualifications and views each county legislative authority has either interviewed them or provided them with a written questionnaire;

NOW, THEREFORE, BE IT MOVED by the Snohomish County Council and 23 King County Council:

A. Derek Stanford, one of the three nominees, is hereby appointed to the position of state senator for the 1st legislative district in the Washington state Senate and continuing until a successor is elected at the next general election, and has qualified.

B. The clerks of the councils shall provide a copy of this joint motion to the clerk of the Washington state Senate, the governor of the state of Washington and the chair of the Washington State Democrats Central Committee.

Joint Motion; Snohomish County Motion No. 19-195 and King County Motion No. 2019-0285 and, was passed by the Snohomish County Council and King County Council on July 1, 2019, as amended, by the following vote: Weighted Vote, approved six to zero.

Snohomish County Council
Snohomish County, Washington
/s/
Terry Ryan, Council Chair
Attest:
/s/
Debbie Eco, Clerk of the Council

King County Council
King County, Washington
/s/
Rob Dembowski, Chair
/s/
Melani Pedroza, Clerk of the Council

MESSAGE FROM THE SECRETARY OF STATE

October 29, 2019

To Mr. Brad Hendrickson
Secretary of the Senate
Legislative Building
Olympia, WA 98501

I, Kim Wyman, Secretary of the State of Washington and custodian of the State Seal, do hereby certify that the attached is a true and correct copy of the County Resolutions now on file with the Secretary of State relating to the resignation of Barbara Bailey from the office of State Senator for the 10th Legislative District in the Washington State Capitol and continuing until a successor is elected at the next general election, and has qualified.

I further certify that Ron Muzzall has been duly appointed by a joint motion of the Island County Board of Commissioners, the Skagit County Board of Commissioners and the Snohomish County Council making an appointment to fill the vacancy in the position of State Senator for the 10th Legislative District.

IN TESTIMONY WHEREOF, I have signed and affixed the Seal of the State of Washington on this 29th Day of October 2019, at Olympia, the State Capital.

/s/
Kim Wyman
Secretary of State

ISLAND COUNTY, SKAGIT COUNTY, AND SNOHOMISH COUNTY
AMENDED JOINT RESOLUTION AND MOTION

AMENDED JOINT RESOLUTION ISLAND COUNTY NO.
AND MOTION RE: C-94-19
APPOINTMENT TO FILL SKAGIT COUNTY NO.
VACANCY IN THE POSITION OF R20190178
STATE SENATOR FOR THE 10TH SNOHOMISH COUNTY MOTION
LEGISLATIVE DISTRICT NO. 19-338

WHEREAS, a vacancy exists in the position of state senator for the 10th legislative district due to the resignation of Senator Barbara Bailey; and

WHEREAS, the 10th legislative district is a multicounty legislative district, including Island County and parts of Skagit County and Snohomish County; and

WHEREAS, Article II, Section 15 of the Washington state Constitution provides that in the event of a vacancy occurring in a multicounty legislative district, the vacancy shall be filled by joint action of the legislative authorities of the respective counties from a list of three candidates nominated by the state central committee of the same political party as the legislator whose office is vacated; and

WHEREAS, the candidates must reside in the 10th legislative district and be of the same political party as the legislator whose office is vacated; and

WHEREAS, the Washington State Republican Central Committee has submitted the names of three constitutionally qualified candidates to fill the vacancy created by Senator Bailey’s resignation; and

WHEREAS, to obtain information from the candidates about their qualifications and views, each county legislative authority has either interviewed them or provided them with a written questionnaire.

NOW, THEREFORE, BE IT MOVED AND RESOLVED by the Board of Island County Commissioners, the Board of Skagit County Commissioners and the Snohomish County Council:

A. Ron Muzzall, one of the three nominees submitted by the Washington State Republican Central Committee, is hereby appointed to the position of state senator for the 10th legislative district in the Washington State Senate and continuing until a successor is elected at the next general election, and has qualified.

B. The clerks of the council and boards shall provide a copy of this joint resolution and motion to the Clerk of the Washington State Senate, the Governor of the State of Washington and the Chair of the Washington State Republican Central Committee.

Amended Resolution and Motion re Appointment to Fill Vacancy in the Position of State Senator for the 10th Legislative District
Island County No. C-94-19
Skagit County No. R20190178
Snohomish County Motion No. 19-338

Joint Resolution and Motion, Island County No. C-94-19, Skagit County No. R20190178, and Snohomish County Motion No. 19-338 was passed by the Island County Board of Commissioners, the Skagit County Board of Commissioners and the Snohomish County Council by the following weighted vote approved 9 to 0.

APPROVED this 18th day of October, 2019.

BOARD OF COUNTY COMMISSIONERS
vehicle taxes on Kelley Blue Book value. 

Advisory Vote No. 20
Second Substitute House Bill 1087
The legislature imposed, without a vote of the people, an additional wage premium for long-term care services, costing an indeterminate amount in its first ten years, for government spending. 

Repealed 1,160,463 
Maintained 683,870 

Advisory Vote No. 21
Engrossed Third Substitute House Bill 1324
The legislature extended, without a vote of the people, the business and occupation tax for extracting, manufacturing, and selling timber and timber-related products, costing $21,000,000 in its first ten years, for government spending. 

Repealed 1,094,028 
Maintained 763,429 

Advisory Vote No. 22
Substitute House Bill 1652
The legislature increased, without a vote of the people, retail sales tax on architectural paint by adding an assessment to the purchase price, costing $6,000,000 in its first ten years, for government spending. 

Repealed 1,144,394 
Maintained 700,391 

Advisory Vote No. 23
Engrossed Second Substitute House Bill 1873
The legislature imposed, without a vote of the people, a tax on the sale, use, consumption, handling, possession, and distribution of vapor products costing $178,000,000 in its first ten years, for government spending. 

Repealed 621,440 
Maintained 1,256,542 

Advisory Vote No. 24
Engrossed Second Substitute House Bill 2158
The legislature imposed, without a vote of the people, an additional service and other business and occupation tax for certain specified business activities, costing $2,253,000,000 in its first ten years, for government spending. 

Repealed 1,140,727 
Maintained 680,183 

Advisory Vote No. 25
Substitute House Bill 2167
The legislature imposed, without a vote of the people, an additional business and occupation tax for certain specified financial institutions, costing $1,036,000,000 in its first ten years, for government spending. 

Repealed 1,013,783 
Maintained 816,936 

Advisory Vote No. 26
Substitute Senate Bill 5581
The legislature expanded, without a vote of the people, application of the state tax code to certain remote sellers, marketplace facilitators, and others, costing $1,051,000,000 in its first ten years, for government spending. 

Repealed 1,009,275 
Maintained 818,192 

Advisory Vote No. 27
Engrossed Substitute Senate Bill 5993
The legislature increased, without a vote of the people, taxes on petroleum products, costing $2,760,000,000 in its first ten years, for government spending. 

Repealed 1,129,203
Advisory Vote No. 28
Engrossed Substitute Senate Bill 5997
The legislature increased, without a vote of the people, the real estate excise tax on certain nonresidents by limiting the exemption applicable to them, costing $313,000,000 in its first ten years, for government spending.

Repealed 819,232
Maintained 1,012,991

Advisory Vote No. 29
Engrossed Substitute Senate Bill 5998
The legislature increased, without a vote of the people, the business and occupation tax on certain international investment management services, costing $367,000,000 in its first ten years, for government spending.

Repealed 1,188,272
Maintained 645,358

Advisory Vote No. 30
Engrossed Substitute Senate Bill 6004
The legislature increased, without a vote of the people, the real estate excise tax on certain travel agents and tour operators, costing $28,000,000 in its first ten years, for government spending.

Repealed 1,021,792
Maintained 809,164

Advisory Vote No. 31
Engrossed Senate Bill 6016
The legislature increased, without a vote of the people, the business and occupation tax on certain travel agents and tour operators, costing $28,000,000 in its first ten years, for government spending.

Repealed 792,401
Maintained 1,039,887

Senate Joint Resolution No. 8200
The legislature has proposed a constitutional amendment concerning legislative powers in times of emergency. This measure would add "catastrophic incidents" to the specified times of emergency that the legislature may take certain immediate actions to ensure continuity of state and local governmental operations.

Approved 1,247,265
Rejected 670,086

Legislative District 13 State Representative Position 2
Ballot Name Party Preference Votes
Alex Ybarra (Prefers Republican Party) 24,211
Steve Verhey (Prefers Democratic Party) 8,271

Legislative District 40 State Senator
Ballot Name Party Preference Votes
Elizabeth (Liz) Lovelett (Prefers Democratic Party) 35,061
Daniel Miller (Prefers Republican Party) 14,908

Court of Appeals, Division 2, District 3 - Judge Position 2
Ballot Name Party Preference Votes
Anne Cruser Nonpartisan 109,551

Pacific, Wahkiakum Superior Court - Judge Position 1
Ballot Name Party Preference Votes
Michael S. Turner Nonpartisan 3,927
Donald J. Richter Nonpartisan 4,359

The Honorable President of the Senate
The Legislature of the State of Washington Olympia, Washington

Mr. President:
I, Kim Wyman, Secretary of State of the state of Washington, do hereby certify that the following is a full, true, and correct list of persons elected to the Office of State Senator, as shown by the official returns of the November 5, 2019 General Election on file in the Office of the Secretary of State. This list contains newly elected as well as returning Senators.

Senators Elected November 5, 2019

<table>
<thead>
<tr>
<th>District</th>
<th>Name</th>
<th>Party Preference</th>
<th>Counties Represented</th>
</tr>
</thead>
<tbody>
<tr>
<td>40</td>
<td>Elizabeth (Liz) Lovelett</td>
<td>Prefers Democratic Party</td>
<td>San Juan, Skagit, Whatcom</td>
</tr>
<tr>
<td>4</td>
<td>Mike Padden</td>
<td>Prefers Republican Party</td>
<td>Spokane</td>
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<tr>
<td>5</td>
<td>Mark Mullet</td>
<td>Prefers Democratic Party</td>
<td>King</td>
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<tr>
<td>6</td>
<td>Jeff Holy</td>
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<td>Spokane</td>
</tr>
<tr>
<td>7</td>
<td>Shelly Short</td>
<td>Prefers Republican Party</td>
<td>Ferry, Okanogan, Pend Oreille, Spokane, Stevens</td>
</tr>
<tr>
<td>8</td>
<td>Sharon Raye Brown</td>
<td>Prefers Republican Party</td>
<td>Benton</td>
</tr>
<tr>
<td>10</td>
<td>Ron Muzzall</td>
<td>Prefers Republican Party</td>
<td>Island, Skagit, Snohomish</td>
</tr>
</tbody>
</table>

Returning Senators
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<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>11</td>
<td>Bob Hasegawa</td>
<td>Prefers Democratic Party</td>
<td>King</td>
</tr>
<tr>
<td>12</td>
<td>Brad Hawkins</td>
<td>Prefers Republican Party</td>
<td>Chelan, Douglas, Grant, Okanogan</td>
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<tr>
<td>13</td>
<td>Judy Warnick</td>
<td>Prefers Republican Party</td>
<td>Grant, Kittitas, Lincoln, Yakima</td>
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<tr>
<td>14</td>
<td>Curtis King</td>
<td>Prefers Republican Party</td>
<td>Clark, Klickitat, Skamania, Yakima</td>
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<tr>
<td>15</td>
<td>Jim Honeyford</td>
<td>Prefers GOP Party</td>
<td>Yakima</td>
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<tr>
<td>16</td>
<td>Maureen Walsh</td>
<td>Prefers Republican Party</td>
<td>Benton, Columbia, Franklin, Walla Walla</td>
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<tr>
<td>17</td>
<td>Lynda Wilson</td>
<td>Prefers Republican Party</td>
<td>Clark</td>
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<tr>
<td>18</td>
<td>Ann Rivers</td>
<td>Prefers Republican Party</td>
<td>Clark</td>
</tr>
<tr>
<td>19</td>
<td>Dean Takko</td>
<td>Prefers Democratic Party</td>
<td>Cowlitz, Grays Harbor, Lewis, Pacific, Wahkiakum</td>
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<tr>
<td>20</td>
<td>John Braun</td>
<td>Prefers Republican Party</td>
<td>Clark, Cowlitz, Lewis, Thurston</td>
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<tr>
<td>21</td>
<td>Marko Liias</td>
<td>Prefers Democratic Party</td>
<td>Snohomish</td>
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<tr>
<td>22</td>
<td>Sam Hunt</td>
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<td>Thurston</td>
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<td>23</td>
<td>Christine Rolfes</td>
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<td>Kitsap</td>
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<td>24</td>
<td>Kevin Van De Wege</td>
<td>Prefers Democratic Party</td>
<td>Clallam, Grays Harbor, Jefferson</td>
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<tr>
<td>25</td>
<td>Hans Zeiger</td>
<td>Prefers Republican Party</td>
<td>Pierce</td>
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<tr>
<td>26</td>
<td>Emily Randall</td>
<td>Prefers Democratic Party</td>
<td>Kitsap, Pierce</td>
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<td>27</td>
<td>Jeannie Darneille</td>
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<td>Steve O'Ban</td>
<td>Prefers Republican Party</td>
<td>Pierce</td>
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<td>29</td>
<td>Steve Conway</td>
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<td>Pierce</td>
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<tr>
<td>30</td>
<td>Claire Wilson</td>
<td>Prefers Democratic Party</td>
<td>King, Pierce</td>
</tr>
<tr>
<td>31</td>
<td>Phil Fortunato</td>
<td>Prefers Republican Party</td>
<td>King, Pierce</td>
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<td>32</td>
<td>Jesse Salomon</td>
<td>Prefers Democratic Party</td>
<td>King, Snohomish</td>
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<tr>
<td>33</td>
<td>Karen Keiser</td>
<td>Prefers Democratic Party</td>
<td>King</td>
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<tr>
<td>34</td>
<td>Joe Nguyen</td>
<td>Prefers Democratic Party</td>
<td>King</td>
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<td>35</td>
<td>Tim Sheldon</td>
<td>Prefers Democratic Party</td>
<td>Kitsap Mason, Thurston</td>
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<tr>
<td>36</td>
<td>Reuven M. Carlyle</td>
<td>Prefers Democratic Party</td>
<td>King</td>
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<tr>
<td>37</td>
<td>Rebecca Saldana</td>
<td>Prefers Democratic Party</td>
<td>King</td>
</tr>
<tr>
<td>38</td>
<td>John McCoy</td>
<td>Prefers Democratic Party</td>
<td>Snohomish</td>
</tr>
<tr>
<td>39</td>
<td>Keith L. Wagoner</td>
<td>Prefers Republican Party</td>
<td>King Skagit, Snohomish</td>
</tr>
<tr>
<td>40</td>
<td>Lisa Wellman</td>
<td>Prefers Democratic Party</td>
<td>King</td>
</tr>
<tr>
<td>41</td>
<td>Doug Ericksen</td>
<td>Prefers Republican Party</td>
<td>Whatcom</td>
</tr>
<tr>
<td>42</td>
<td>Jamie Pedersen</td>
<td>Prefers Democratic Party</td>
<td>King</td>
</tr>
<tr>
<td>43</td>
<td>Steve Hobbs</td>
<td>Prefers Democratic Party</td>
<td>Snohomish</td>
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<tr>
<td>44</td>
<td>Manka Dhingra</td>
<td>Prefers Democratic Party</td>
<td>King</td>
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<tr>
<td>45</td>
<td>David Frockt</td>
<td>Prefers Democratic Party</td>
<td>King</td>
</tr>
<tr>
<td>46</td>
<td>Mona Das</td>
<td>Prefers Democratic Party</td>
<td>King</td>
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<tr>
<td>47</td>
<td>Patty Kuderer</td>
<td>Prefers Democratic Party</td>
<td>King</td>
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<tr>
<td>48</td>
<td>Annette Cleveland</td>
<td>Prefers Democratic Party</td>
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</tr>
<tr>
<td>49</td>
<td>Mona Das</td>
<td>Prefers Democratic Party</td>
<td>King</td>
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IN TESTIMONY WHEREOF, I have signed and affixed the Seal of the State of Washington on this 2nd Day of December 2019, at Olympia, the State Capital.

/s/ Kim Wyman
Secretary of State

APPOINTMENT OF SPECIAL COMMITTEE

The President of the Senate appointed a committee of honor consisting of Senators Dhingra and Padden to escort Washington State Supreme Court Chief Justice Debra Stephens to the rostrum.
The President welcomed and introduced the Honorable Debra Stephens, Chief Justice of the Supreme Court of the state of Washington, who was present to administer the oath of office to the newly elected and appointed senators.

APPOINTMENT OF SPECIAL COMMITTEE

The President of the Senate appointed a committee of honor consisting of Senators Kuderer and Zeiger to escort Washington Secretary of State Kim Wyman to the rostrum.

The President welcomed and introduced the Honorable Kim Wyman, Secretary of State of the state of Washington, who was in attendance to present certificates of election and appointment to the newly elected and appointed members.

The Sergeant at Arms escorted Senator Lovelett to the rostrum. Chief Justice Stephens thereupon administered the oath of office to Senator Lovelett.

Secretary of State Wyman presented a certificate of election to Senator Lovelett.

The Sergeant at Arms escorted Senator Lovelett to her seat in the chamber.

The Secretary called the roll of the newly appointed Senators.

The Sergeant at Arms escorted each newly appointed Senator, in turn, to the rostrum.

Chief Justice Stephens thereupon administered the oath of office, in turn, to Senators Muzzall and Stanford.

Secretary of State Wyman presented, in turn, a certificate of election to each of the newly appointed Senators.

The Sergeant at Arms escorted, in turn, each of the newly appointed Senators to their seats in the chamber.

The President thanked Chief Justice Debra Stephens for her service and offered her congratulations on being named Chief Justice of the Supreme Court of the State of Washington. The President then called upon the committee of honor to escort the Chief Justice from the rostrum.

The committee of honor escorted Chief Justice Debra Stephens, Chief Justice of the Supreme Court of the state of Washington, from the chamber.

The President thanked Secretary Kim Wyman for her service and called upon the committee of honor to escort the Secretary from the rostrum.

The committee of honor escorted Secretary of State Kim Wyman of the state of Washington from the chamber.

MOTION

On motion of Senator Liias, the Senate advanced to the eighth order of business.

MOTION

Senator Liias moved adoption of the following resolution:

SENATE RESOLUTION

8657

By Senator Liias

WHEREAS, The Senate adopted permanent rules for the 2019-2021 biennium under Senate Resolution 8601; and

WHEREAS, The notice requirements set forth in Senate Rule 35 have been satisfied:

NOW, THEREFORE, BE IT RESOLVED, That Rules 41, 45, and 49 are amended as follows:

"Rule 41. The president shall appoint all conference, special, joint and standing committees and standing subcommittees on the part of the senate. The appointment of the conference, special, joint and standing committees and standing subcommittees shall be confirmed by the senate.

In the event the senate shall refuse to confirm any conference, special, joint or standing committee or standing subcommittee, such committee or standing subcommittee shall be elected by the senate.

The following standing committees shall constitute the standing committees of the senate:

Standing Committee Total Membership
1. Agriculture, Water, Natural Resources & Parks.................. 7
2. Early Learning & K-12 Education .................................. 11
3. Environment, Energy, & Technology ............................ 15
4. Financial Institutions, Economic Development & Trade .... 7
5. Health & Long-Term Care ........................................... 11
6. Higher Education & Workforce Development ............ (2) 5
7. Housing Stability & Affordability ................................. 7
8. Human Services, Reentry & Rehabilitation .................... 7
9. Labor & Commerce .................................................. 9
10. Law & Justice ......................................................... 7
11. Local Government ................................................... 5
12. Rules ................................................................. 16 (plus the Lieutenant Governor)
13. State Government, Tribal Relations & Elections ............ 7
14. Transportation .......................................................... 15
15. Ways & Means .......................................................... 24

The following constitutes a standing subcommittee of the senate:

1. Behavioral Health Subcommittee to Health & Long-Term Care ................................................................. 5"

"Rule 45. 1. At least five days' notice shall be given of all public hearings held by any committee other than the rules committee. Such notice shall contain the date, time and place of such hearing together with the title and number of each bill, or identification of the subject matter, to be considered at such hearing. By a majority vote of the committee members present at any committee meeting such notice may be dispensed with. The reason for such action shall be set forth in a written statement preserved in the records of the meeting.

2. No committee may hold a public hearing during a regular or extraordinary session on a proposal identified as a draft unless the draft has been made available to the public at least twenty-four hours prior to the hearing. This rule does not apply during the five days prior to any cutoff established by concurrent resolution nor does it apply to any measure exempted from the resolution.

3. During its consideration of or vote on any bill, resolution or memorial, the deliberations of any committee or subcommittee of the senate shall be open to the public. In case of any disturbance or disorderly conduct at any such deliberations, the chair shall order the sergeant at arms to suppress the same and may order the meeting closed to any person or persons creating such disturbance.

4. No committee shall amend a measure, adopt a substitute bill, or vote upon any measure or appointment absent a quorum. A committee may conduct a hearing absent a quorum. A majority of any committee shall constitute a quorum and committees shall be
considered to have a quorum present unless the question is raised. Any question as to quorum not raised at the time of the committee action is deemed waived.

5. Bills reported to the senate from a standing committee must have a majority report, which shall be prepared upon a printed standing committee report form; shall be adopted at a regularly or specially called meeting during a legislative session and shall be signed by a majority of the committee; and shall carry only one of the following recommendations:
   a. Do pass;
   b. Do pass as amended;
   c. That a substitute bill be substituted therefor, and the substitute bill do pass; or

In addition to one of the above-listed recommendations, a report may also recommend that a bill be referred to another committee.

6. A majority report of a committee must carry the signatures of a majority of the members of the committee. In the event a committee has a quorum pursuant to subsection 4 of this rule, subject to the limitation of subsection 12 of this rule, a majority of the members present may act on a measure, subject to obtaining the signatures of a majority of the members of the committee on the majority report.

7. Any measure, appointment, substitute bill, or amendment still within a committee's possession before it has been reported out to the full senate may be reconsidered to correct an error, change language, or otherwise accurately reflect the will of the committee in its majority and minority reports to the full senate. Any such reconsideration may be made at any time, by any member of the committee, provided that the committee has not yet reported the measure, appointment, substitute bill, or amendment out to the full senate. Any such reconsideration made after a vote has been taken or signatures obtained will require a new vote and signature sheet. Any measure which does not receive a majority vote of the members present may be reconsidered at that meeting and may again be considered upon motion of any committee member if one day's notice of said motion is provided to all committee members. For purposes of this rule, a committee is deemed to have reported a measure, appointment, substitute bill, or amendment out when it has delivered its majority and minority reports to the senate workroom. After such delivery, the committee no longer has possession of the measure, appointment, substitute bill, or amendment and no further committee action, including reconsideration, may be taken.

8. Any member of the committee not concurring in the majority report may sign a minority report containing a recommendation of "do not pass" or "without recommendation," which shall be signed by those members of the committee subscribing thereto, and submitted with the majority report. Unless the signatory of a minority report expressly indicates a "do not pass" recommendation, the member's vote shall be deemed to be "without recommendation." In every case where a majority report form is circulated for signature, a minority report form shall also be circulated.

9. When a committee reports a substitute for an original bill with the recommendation that the substitute bill do pass, it shall be in order to read the substitute bill the first time and have the same ordered printed.

A motion for the substitution of the substitute bill for the original bill shall not be in order until the committee on rules places the original bill on the second reading calendar.

10. No vote in any committee shall be taken by secret ballot nor shall any committee have a policy of secrecy as to any vote on action taken in such committee.

11. All reports of standing committees must be on the secretary's desk one hour prior to convening of the session in order to be read at said session. During any special session of the legislature or within three days of sine die, this rule may be suspended by a majority vote of those present.

12. When a standing committee is operated by cochairs, the committee may not vote upon any measure or appointment without the consent of each cochair.

13. When a standing committee has a standing subcommittee established under Senate Rule 41, the chair of the committee may rerefer any measures referred to the committee to the standing subcommittee with the consent of the ranking member of the committee or, in the event of a dispute between the chair and ranking member, referral may occur with a majority vote of the committee.

"Rule 49. All bills reported by a committee to the senate shall then be referred to the committee on rules for second reading without action on the report unless otherwise ordered by the senate. (See also Senate Rules 63 and 64.) A bill may not be referred to the committee on rules for second reading unless a standing committee has held a public hearing on the bill.”

Senators Liias and Short spoke in favor of adoption of the resolution.

The President declared the question before the Senate to be the adoption of Senate Resolution No. 8657.

The motion by Senator Liias carried and the resolution was adopted by voice vote.

MOTION

Senator Liias moved adoption of the following resolution:

SENATE RESOLUTION 8656

By Senators Liias and Short

BE IT RESOLVED, That a committee consisting of two members of the Senate be appointed by the President of the Senate to notify the Governor that the Senate is organized and ready to conduct business.

The President declared the question before the Senate to be the adoption of Senate Resolution No. 8656.

The motion by Senator Liias carried and the resolution was adopted by voice vote.

APPOINTMENT OF SPECIAL COMMITTEE

In accordance with Senate Resolution No. 8656, the President appointed Senators Muzzall and Stanford to join a like committee from the House of Representatives to notify the Governor that the Legislature is organized and ready to conduct business.

STANDING COMMITTEE ASSIGNMENTS

Pursuant to the document entitled “Senate Standing Committees & Subcommittee – 2020,” the President appointed the several senators to the standing committees of the senate as follows:

SENATE STANDING COMMITTEES & SUBCOMMITTEE - 2020

Agriculture, Water, Natural Resources & Parks
On motion of Senator Liias, the appointments to the Standing Committees were confirmed by voice vote.
On motion of Senator Liias, the Senate reverted to the fifth order of business.

INTRODUCTION AND FIRST READING

SB 6026 by Senators Hunt, Kuderer, Zeiger and Hasegawa
AN ACT Relating to the state auditor's duties and procedures; amending RCW 43.09.185, 43.09.230, and 43.09.420; repealing RCW 43.09.265, 43.09.430, 43.09.435, 43.09.440, 43.09.445, 43.09.450, 43.09.455, 43.09.460, and 43.88.162; and repealing 2012 c 164 s 709, 2012 c 1 s 201, and 2005 c 385 s 1 (uncodified).

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6027 by Senators Pedersen, Carlyle, Warnick, Van De Wege, Hunt,olfes, Short and Honeyford
AN ACT Relating to floating residences; amending RCW 90.58.270 and 79.105.060; and creating a new section.

Referred to Committee on Agriculture, Water, Natural Resources & Parks.

SB 6028 by Senators Pedersen, Padden, Dhingra and Holy
AN ACT Relating to adoption of the uniform electronic transactions act and aligning statutory provisions relating to signatures, declarations, and documents; amending RCW 4.92.100, 5.50.010, 5.50.030, 9.38.060, 9A.72.085, 10.79.080, 18.27.114, 18.64.550, 23.95.105, 23.95.200, 23.95.265, 23.95.420, 23.95.450, 23B.01.400, 23B.09.040, 23B.09.060, 23B.15.090, 23B.16.010, 23B.16.200, 25.10.011, 25.15.006, 26.52.030, 41.05.014, 58.09.050, 58.09.110, 69.41.041, 69.41.055, and 74.08.055; reenacting and amending RCW 19.09.020, 23B.16.030, and 24.03.005; adding a new chapter to Title 1 RCW; repealing RCW 19.360.010, 19.360.020, 19.360.030, 19.360.040, 19.360.050, 19.360.060, 19.400.010, 19.400.020, and 19.400.030; and providing an expiration date.

Referred to Committee on Law & Justice.

SB 6029 by Senators Pedersen and Padden
AN ACT Relating to the uniform directed trust act; adding a new chapter to Title 11 RCW; and providing an effective date.

Referred to Committee on Law & Justice.

SB 6030 by Senator Fortunato
AN ACT Relating to federal immigration enforcement; adding a new chapter to Title 43 RCW; and repealing RCW 43.17.420, 43.310.510, 43.10.310, 43.17.425, 10.93.160, and 43.10.315.

Referred to Committee on Law & Justice.

SB 6031 by Senator Fortunato
AN ACT Relating to limiting state and local taxes, fees, and other charges relating to vehicles; amending RCW 46.17.355, 46.17.323, 82.08.020, 82.44.065, 81.104.140, and 81.104.160; reenacting and amending RCW 46.17.350; adding a new section to chapter 46.17 RCW; adding a new section to chapter 82.44 RCW; adding a new section to chapter 81.112 RCW; creating new sections; repealing RCW 46.17.365, 46.68.415, 82.80.130, 82.80.140, 82.44.035, and 81.104.160; providing contingent effective dates; and declaring an emergency.

Referred to Committee on Transportation.

AN ACT Relating to creating a Washington apples special license plate; reenacting and amending RCW 46.18.200, 46.17.220, and 46.68.420; and adding a new section to chapter 46.04 RCW.

Referred to Committee on Transportation.

SB 6033 by Senators Keiser and King
AN ACT Relating to the safety and security of retail marijuana outlets; amending RCW 9.94A.832; and adding a new section to chapter 69.50 RCW.

Referred to Committee on Labor & Commerce.

SB 6034 by Senators Keiser, Conway, Wellman, Dhingra, Stanford, Saldaña and Pedersen
AN ACT Relating to extending the time allowed to file a complaint with the human rights commission for a claim related to pregnancy discrimination; and amending RCW 49.60.230.

Referred to Committee on Labor & Commerce.

SB 6035 by Senators Keiser, King, Conway and Stanford

Referred to Committee on Labor & Commerce.

SB 6036 by Senators Honeyford, Van De Wege, Warnick, Muzzall and Short
AN ACT Relating to providing opportunities for drought mitigation using trust water rights; amending RCW 90.38.020, 90.38.040, 90.42.005, 90.42.040, and 90.42.100; and adding a new section to chapter 43.83B RCW.

Referred to Committee on Agriculture, Water, Natural Resources & Parks.

SB 6037 by Senators Pedersen, Wellman, Rivers, Keiser, Dhingra, Kuderer, Cleveland, Saldaña, Randall, Darneille, Rolfs, Das, Frockt, Carlyle, Wilson and C
AN ACT Relating to business corporations; amending RCW 23B.02.020, 23B.02.060, 23B.01.200, 23B.06.010, 23B.06.240, 23B.08.030, 23B.08.735, 23B.09.020, 23B.10.060, 23B.11.010, 23B.11.020, 23B.07.210, 23B.06.030, and 23B.07.040; adding a new section to chapter 23B.08 RCW; and creating a new section.

Referred to Committee on Law & Justice.

SB 6038 by Senators Rivers, Cleveland, Keiser, Short and Conway
SB 6039 by Senator Keiser
AN ACT Relating to enacting the living donor act; adding a new section to chapter 48.18 RCW; and providing an effective date.
Referred to Committee on Health & Long Term Care.

SB 6040 by Senator Braun
AN ACT Relating to the budgeting process for certain state waiver services for individuals with developmental disabilities; amending RCW 43.88C.010; and adding a new section to chapter 46.68 RCW; creating a new section; and providing an effective date.
Referred to Committee on Ways & Means.

SB 6041 by Senator Braun
AN ACT Relating to dedicating the state sales tax on motor vehicles to transportation improvements; amending RCW 82.08.020 and 82.12.020; reenacting and amending RCW 43.84.092; adding a new section to chapter 46.68 RCW; creating a new section; and providing an effective date.
Referred to Committee on Ways & Means.

SB 6042 by Senators Wilson, L., Muzzall, Zeiger, Sheldon, O’Ban, Fortunato and Short
AN ACT Relating to prohibiting the use of title-only bills; adding a new section to chapter 44.04 RCW; and creating a new section.
Referred to Committee on State Government, Tribal Relations & Elections.

SB 6043 by Senators Wilson, L., Muzzall, Rivers, Fortunato, Sheldon, Schoesler, Short and Honeyford
AN ACT Relating to subscription service legal defense funds; amending RCW 48.01.050; adding a new section to chapter 48.01 RCW; and creating a new section.
Referred to Committee on Law & Justice.

SB 6044 by Senators Wilson, L., Muzzall, Zeiger, Rivers, Fortunato, Schoesler, Short and Honeyford
AN ACT Relating to the responsibilities of the three branches of government for administrative rules and procedure; amending RCW 34.05.570; adding new sections to chapter 44.04 RCW; adding new sections to chapter 34.05 RCW; and creating new sections.
Referred to Committee on State Government, Tribal Relations & Elections.

SB 6045 by Senator Takko
AN ACT Relating to vulnerable users of a public way; amending RCW 46.61.526; and prescribing penalties.
Referred to Committee on Transportation.

SB 6046 by Senator Takko
AN ACT Relating to acupuncture and Eastern medicine; and amending RCW 18.06.010 and 18.06.230.
Referred to Committee on Health & Long Term Care.

SB 6047 by Senator Hasegawa
AN ACT Relating to prohibiting retaliation against school district employees that report noncompliance with individualized education programs; and adding a new section to chapter 28A.400 RCW.
Referred to Committee on Early Learning & K-12 Education.

SB 6048 by Senators Das, Lovelett, Nguyen, Saldaña and Kuderer
AN ACT Relating to the group-wide supervision of internationally active insurance groups; amending RCW 43.81B.005, 43.81B.038, and 42.56.400; and adding a new section to chapter 48.31B RCW.
Referred to Committee on Financial Institutions, Economic Development & Trade.

SB 6049 by Senators Liias and Das
AN ACT Relating to funding the commissioner’s criminal investigation unit by creating the insurance commissioner’s fraud account; amending RCW 48.02.190 and 48.14.040; creating a new section; and providing an effective date.
Referred to Committee on Ways & Means.

SB 6050 by Senator Cleveland
Referred to Committee on Health & Long Term Care.

SB 6051 by Senators Cleveland and O’Ban
AN ACT Relating to health coverage that is supplemental to the coverage provided under an employer or union-sponsored prescription drug coverage that supplements medicare part D provided through an employer group waiver plan authorized under federal law; amending RCW 48.43.733; and reenacting and amending RCW 48.43.005.
Referred to Committee on Health & Long Term Care.

SB 6052 by Senators Mullet, Wilson and L.
AN ACT Relating to life insurance products or services that are intended to incent behavioral changes that improve the health and reduce the risk of death of the insured; amending RCW 48.30.140, 48.30.150, 48.30.155, and 48.23.525; and providing an effective date.
Referred to Committee on Financial Institutions, Economic Development & Trade.

SB 6053 by Senators Conway, Keiser and Stanford
AN ACT Relating to establishing wage liens; amending RCW 36.18.016 and 49.48.086; adding new sections to chapter 43.24 RCW; adding a new chapter to Title 60 RCW; and providing an effective date.

Referred to Committee on Labor & Commerce.

SB 6054 by Senators Lovelett, Takko, Wellman and McCoy
AN ACT Relating to changing the effective date of workforce requirements related to high hazard facilities; amending RCW 49.80.050 and 49.80.900; creating a new section; and providing an expiration date.

Referred to Committee on Labor & Commerce.

SB 6055 by Senator O'Ban
AN ACT Relating to exempting health care and veterinary services from the business and occupation surcharge; amending RCW 82.04.299; creating new sections; and providing an effective date.

Referred to Committee on Ways & Means.

SB 6056 by Senator Randall
AN ACT Relating to the budgeting process for services for individuals with developmental disabilities; amending RCW 43.88C.010; adding new sections to chapter 71A.12 RCW; creating a new section; and repealing RCW 71A.18.020.

Referred to Committee on Ways & Means.

SB 6057 by Senators Stanford, Rivers, Wilson, C., Conway and King
AN ACT Relating to price differentials in the sale of marijuana; amending RCW 69.50.380; and adding a new section to chapter 69.50 RCW.

Referred to Committee on Labor & Commerce.

SB 6058 by Senators Randall, Saldaña, Wilson, C., Hunt and Kuderer
AN ACT Relating to fire district health clinic services; and amending RCW 52.02.020.

Referred to Committee on Local Government.

SB 6059 by Senator Becker
AN ACT Relating to exempting health care-related services from the business and occupation surcharge; amending RCW 82.04.299; creating a new section; and providing an effective date.

Referred to Committee on Ways & Means.

SB 6060 by Senator Becker
AN ACT Relating to removing ambulatory surgical facilities from the certificate of need program; amending RCW 70.38.025; and reenacting and amending RCW 70.38.111.

Referred to Committee on Health & Long Term Care.

SB 6061 by Senator Becker
AN ACT Relating to requiring training standards in providing telemedicine services; and amending RCW 43.70.495.

Referred to Committee on Health & Long Term Care.

SB 6062 by Senator Becker
AN ACT Relating to direct primary care oversight; adding a new chapter to Title 18 RCW; recodifying RCW 48.150.005, 48.150.010, 48.150.020, 48.150.030, 48.150.040, 48.150.050, 48.150.060, 48.150.070, 48.150.080, 48.150.090, and 48.150.110; and repealing RCW 48.150.100.

Referred to Committee on Health & Long Term Care.

SB 6063 by Senator Wagoner
AN ACT Relating to improving department of corrections health care administration; amending RCW 72.10.020; and adding a new section to chapter 72.10 RCW.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 6064 by Senator Wagoner
AN ACT Relating to requiring full body scanners at each department of corrections institution; adding a new section to chapter 72.09 RCW; and creating a new section.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 6065 by Senator Brown
AN ACT Relating to establishing the Washington blockchain work group; creating a new section; and providing an expiration date.

Referred to Committee on Environment, Energy & Technology.

SB 6066 by Senator Hasegawa
AN ACT Relating to ethnic studies materials and resources for public school students in grades kindergarten through six; amending RCW 28A.655.300 and 28A.300.112; amending 2019 c 279 s 4 (uncodified); and providing an expiration date.

Referred to Committee on Early Learning & K-12 Education.

SB 6067 by Senator Hasegawa
AN ACT Relating to educator certification assessments; amending RCW 28A.410.220 and 28A.410.2211; and repealing RCW 28A.410.280.

Referred to Committee on Early Learning & K-12 Education.

SB 6068 by Senators Warnick, Mullet, Wilson, L., Takko, Short and Llias
AN ACT Relating to sales and use tax exemptions for large private airplanes; amending RCW 82.08.215, 82.12.215, 47.68.250, and 82.48.100; amending 2013 2nd sp.s. c 13 ss 1101 and 1906 (uncodified); reenacting and amending RCW 82.48.100; providing an effective date; and providing expiration dates.

Referred to Committee on Ways & Means.

SB 6069 by Senator Van De Wege
SB 6070 by Senator Van De Wege
AN ACT Relating to public disclosures by state-funded substance use disorder treatment programs and facilities; and adding a new section to chapter 71.24 RCW.

Referred to Committee on Health & Long Term Care.

SB 6071 by Senators Van De Wege and Warnick
AN ACT Relating to increased deterrence and meaningful enforcement of fish and wildlife violations; amending RCW 77.15.075, 77.15.100, and 7.84.070; reenacting and amending RCW 77.15.160; and prescribing penalties.

Referred to Committee on Agriculture, Water, Natural Resources & Parks.

SB 6072 by Senators Rolfes and Braun
AN ACT Relating to dividing the state wildlife account into the fish, wildlife, and conservation account and the limited fish and wildlife account; amending RCW 46.68.435, 77.12.170, 77.12.177, 77.12.184, 77.12.190, 77.12.210, 77.12.230, 77.12.240, 77.12.323, 77.12.380, 77.12.390, 77.12.670, 77.12.690, 77.32.050, 77.32.430, 77.32.460, 77.32.470, 77.32.530, 77.32.560, 77.36.070, 77.36.170, 77.44.050, 79A.55.090, 79A.80.090, and 82.27.070; reenacting and amending RCW 9.41.070 and 43.84.092; creating a new section; and providing an effective date.

Referred to Committee on Ways & Means.

SB 6073 by Senators Dhingra, Rivers, Lovelett, Saldaña, Wilson, C., Mullet, Keiser, Nguyen, Cleveland, Salomon, Randall, Rolfes, Darneille, Conway, Pedersen, Kuderer, Van De Wege, Das and Liias
AN ACT Relating to menstrual hygiene products in public school bathrooms; and adding a new section to chapter 28A.210 RCW.

Referred to Committee on Early Learning & K-12 Education.

SB 6074 by Senators Dhingra, Rivers, Padden, Mullet, Van De Wege, Randall, Salomon, Keiser, Conway, Pedersen, Kuderer and Das
AN ACT Relating to reauthorizing and expanding the financial fraud and identity theft crimes investigation and prosecution program; amending RCW 43.330.300 and 62A.9A-525; repealing 2008 c 290 s 4, 2009 c 565 s 57, 2015 c 65 ss 3 and 4, and 2016 c 202 s 59 (uncodified); and providing an expiration date.

Referred to Committee on Law & Justice.

SB 6075 by Senator Takko
AN ACT Relating to local effort assistance; amending RCW 28A.500.015; and providing an effective date.

Referred to Committee on Transportation.

SB 6076 by Senators Kuderer and Darneille
AN ACT Relating to assault weapons and large capacity magazines; adding new sections to chapter 9.41 RCW; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 6077 by Senators Kuderer, Pedersen, Lovelett, Nguyen, Wellman, Darneille, Dhingra and Frockt
AN ACT Relating to high capacity magazines; adding a new section to chapter 9.41 RCW; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 6078 by Senator Mullet
AN ACT Relating to clarifying reimbursement for certain clean-up or removal actions by fire protection jurisdictions; adding a new section to chapter 52.30 RCW; and adding a new section to chapter 35.103 RCW.

Referred to Committee on Financial Institutions, Economic Development & Trade.

SB 6079 by Senators Mullet and Zeiger
AN ACT Relating to clarifying the scope of taxation on land development or management services; amending RCW 82.04.051; and amending 1999 c 212 s 1 (uncodified).

Referred to Committee on Housing Stability & Affordability.

SB 6080 by Senators Hunt and Zeiger
AN ACT Relating to subjecting federally recognized Indian tribes to the same conditions as state and local governments for property owned exclusively by the tribe; amending RCW 84.36.010; amending 2017 c 323 s 301 (uncodified); repealing 2014 c 207 s 14, and 2015 3rd sp.s. c 6 s 2306 (uncodified); and creating a new section.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6081 by Senators Liias, King, Stanford, Becker, Keiser, Braun and Wellman
AN ACT Relating to the calculation of compensation of an employee of a medical school and an affiliated faculty group practice for purposes of a noncompetition agreement; and amending RCW 49.62.010.

Referred to Committee on Labor & Commerce.

SB 6082 by Senators Carlyle, Mullet and Braun
AN ACT Relating to manufacturers of electric vehicles; and amending RCW 46.96.185.

Referred to Committee on Labor & Commerce.

SB 6083 by Senators Zeiger, Saldaña, Hobbs, King and Warnick
AN ACT Relating to travel trailers; and amending RCW 46.44.030.

Referred to Committee on Transportation.
SB 6084 by Senators Takko and Hobbs
AN ACT Relating to roundabouts; amending RCW 46.61.135 and 46.61.140; and reenacting and amending RCW 47.04.010.

Referred to Committee on Transportation.

SB 6085 by Senators Stanford, Rivers, Saldaña, Liias and Conway
AN ACT Relating to expanding opportunities for marijuana businesses by removing residency barriers and providing access to capital for minority and women-owned businesses through a fee on certain investments; amending RCW 69.50.331 and 69.50.540; adding new sections to chapter 43.31 RCW; adding a new section to chapter 69.50 RCW; creating a new section; providing an effective date; and providing an expiration date.

Referred to Committee on Labor & Commerce.

SB 6086 by Senators Hasegawa and Keiser
AN ACT Relating to increasing access to medications for people with opioid use disorder; and amending RCW 18.64.450.

Referred to Committee on Health & Long Term Care.

SB 6087 by Senator Keiser
AN ACT Relating to cost-sharing requirements for coverage of insulin products; amending RCW 48.20.391, 48.21.143, 48.44.315, and 48.46.272; adding a new section to chapter 48.43 RCW; and providing a contingent expiration date.

Referred to Committee on Health & Long Term Care.

SB 6088 by Senator Keiser
AN ACT Relating to establishing a prescription drug affordability board; and adding new sections to chapter 70.14 RCW.

Referred to Committee on Health & Long Term Care.

SB 6089 by Senator Warnick
AN ACT Relating to creating a task force on marijuana odor; creating a new section; and providing an expiration date.

Referred to Committee on Labor & Commerce.

SB 6090 by Senator Warnick
AN ACT Relating to limiting fire protection service agency liability for the installation of detection devices; and adding a new section to chapter 4.24 RCW.

Referred to Committee on Local Government.

SB 6091 by Senators Warnick and Saldaña
AN ACT Relating to continuing the work of the Washington food policy forum; creating new sections; and providing an expiration date.

Referred to Committee on Agriculture, Water, Natural Resources & Parks.

SB 6092 by Senators Wilson, C., Wellman, Hawkins and Kuderer
AN ACT Relating to posthumous high school diplomas; and amending RCW 28A.230.120.

Referred to Committee on Early Learning & K-12 Education.

SB 6093 by Senators Schoesler, Becker, Braun, O'Ban, Holy, Zeiger, Fortunato, Ericksen, Warnick, Muzzall, Wilson, L., Sheldon, Rivers and Short
AN ACT Relating to free public access to state parks and lands; amending RCW 46.01.140, 46.01.370, 46.16A.090, 77.15.750, 79A.05.070, 79A.80.010, 79A.80.050, 79A.80.060, 79A.80.070, 79A.80.080, 79A.80.090, 79A.80.100, and 79A.80.110; creating a new section; and repealing RCW 79A.80.020.

Referred to Committee on Agriculture, Water, Natural Resources & Parks.

SB 6094 by Senators Nguyen and King
AN ACT Relating to correcting a reference to an omnibus transportation appropriations act within a prior authorization of general obligation bonds for transportation funding; and amending RCW 47.10.873.

Referred to Committee on Transportation.

SB 6095 by Senator Keiser
AN ACT Relating to excluding the common carrier licensees from the definition of retailer for the purposes of the three-tier system; and amending RCW 66.28.285.

Referred to Committee on Labor & Commerce.

SB 6096 by Senator Keiser
AN ACT Relating to preventing disruption of certain state-financed and procured services due to labor unrest within contracted service providers; adding a new section to chapter 43.20A RCW; and creating a new section.

Referred to Committee on Labor & Commerce.

SB 6097 by Senators Rolfs, Kuderer, Pedersen and Frockt
AN ACT Relating to requiring the insurance commissioner to review a health carrier's surplus levels as part of its rate filing review process; and adding a new section to chapter 48.43 RCW.

Referred to Committee on Health & Long Term Care.

SB 6098 by Senator Rolfs
AN ACT Relating to insurance coverage of prosthetics and orthotics; and adding a new section to chapter 48.43 RCW.

Referred to Committee on Health & Long Term Care.

SB 6099 by Senator Hunt
AN ACT Relating to repealing the education accountability system oversight committee; amending RCW 28A.657.100; and repealing RCW 28A.657.130.

Referred to Committee on Early Learning & K-12 Education.

SB 6100 by Senator Wellman
AN ACT Relating to the office of the superintendent of public instruction’s authority to conduct criminal background checks; and amending RCW 28A.400.303.

Referred to Committee on Early Learning & K-12 Education.

SB 6101 by Senator Wellman
AN ACT Relating to statewide implementation of early screening for dyslexia; and amending RCW 28A.320.270, 28A.300.710, and 28A.300.720.

Referred to Committee on Early Learning & K-12 Education.

SB 6102 by Senator Wellman
AN ACT Relating to stop signal warning devices on school buses; and amending RCW 46.37.190.

Referred to Committee on Transportation.

SB 6103 by Senator Wellman
AN ACT Relating to educational reporting requirements; and amending RCW 28A.175.010, 28A.300.540, 28A.300.507, and 28A.150.260.

Referred to Committee on Early Learning & K-12 Education.

SB 6104 by Senators King, Rivers, Rolfs, Mullet and Saldaña
AN ACT Relating to the creation of a limited spirits retail license; amending RCW 66.24.055; and adding new sections to chapter 66.24 RCW.

Referred to Committee on Labor & Commerce.

SB 6105 by Senator Hunt

Referred to Committee on Early Learning & K-12 Education.

SB 6106 by Senator O’Ban
AN ACT Relating to improving postpartum medicaid coverage; amending RCW 74.09.510; and creating new sections.

Referred to Committee on Health & Long Term Care.

SB 6107 by Senator O’Ban
AN ACT Relating to exempting services essential to affordable housing from the business and occupations surcharge; amending RCW 82.04.299; creating a new section; and providing an effective date.

Referred to Committee on Ways & Means.

SB 6108 by Senator O’Ban
AN ACT Relating to nullifying certain taxes approved by regional transit authority voters; amending RCW 81.104.160, 81.104.170, and 81.104.175; adding a new section to chapter 81.112 RCW; and declaring an emergency.

Referred to Committee on Transportation.

SB 6109 by Senator O’Ban
AN ACT Relating to ensuring persons with serious mental illness and substance use disorders receive proper care and assistance; adding a new chapter to Title 11 RCW; creating new sections; providing an effective date; and providing an expiration date.

Referred to Committee on Health & Long Term Care.

SB 6110 by Senator Keiser
AN ACT Relating to the importation of prescription drugs from Canada; and adding a new chapter to Title 69 RCW.

Referred to Committee on Health & Long Term Care.

SB 6111 by Senator Keiser
AN ACT Relating to the creation of a pharmacy tourism program; adding a new section to chapter 41.05 RCW; and adding a new section to chapter 48.43 RCW.

Referred to Committee on Health & Long Term Care.

SB 6112 by Senators Wilson, C., Darmelle, Nguyen and Cleveland
AN ACT Relating to youth solitary confinement; adding a new chapter to Title 13 RCW; and providing expiration dates.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 6113 by Senator Keiser
AN ACT Relating to creation of a central insulin purchasing program; amending RCW 70.14.060; adding a new section to chapter 70.14 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Health & Long Term Care.

SB 6114 by Senators Takko, O’Ban and Hobbs
AN ACT Relating to all-terrain vehicles; and amending RCW 46.09.360 and 46.09.455.

Referred to Committee on Transportation.

SB 6115 by Senators Takko, Warnick and Hobbs
AN ACT Relating to off-road vehicle registrations; amending RCW 46.09.420, 46.09.442, 46.93.210, and 46.09.495; and prescribing penalties.

Referred to Committee on Transportation.

SB 6116 by Senator O’Ban
AN ACT Relating to assisting spouses and dependents of active duty military by ensuring affordable access to higher education; and amending RCW 28B.15.012.

Referred to Committee on Higher Education & Workforce Development.
SB 6117 by Senator Wellman
   AN ACT Relating to appropriations for special education programs; and amending RCW 28A.150.390.

   Referred to Committee on Early Learning & K-12 Education.

SB 6118 by Senators Mullet, Cleveland, Wilson, L. and Rivers
   AN ACT Relating to collection agency transaction fees for processing electronic payments; amending RCW 19.16.100; and reenacting and amending RCW 19.16.250.

   Referred to Committee on Financial Institutions, Economic Development & Trade.

SB 6119 by Senators Conway, Holy and King
   AN ACT Relating to authorizing that money laundering forfeited proceeds and property be used for improvement of gambling-related law enforcement activities; and amending RCW 9A.83.030.

   Referred to Committee on Law & Justice.

SB 6120 by Senators Conway and King
   AN ACT Relating to amending types of nonprofit organizations qualified to engage in gambling activities; and amending RCW 9.46.0209.

   Referred to Committee on Labor & Commerce.

SB 6121 by Senator Takko
   AN ACT Relating to designating the Pacific razor clam as the state clam; adding a new section to chapter 1.20 RCW; and creating a new section.

   Referred to Committee on State Government, Tribal Relations & Elections.

SB 6122 by Senator Keiser
   AN ACT Relating to protecting temporary workers; adding a new section to chapter 49.17 RCW; and creating a new section.

   Referred to Committee on Labor & Commerce.

SB 6123 by Senator Hunt
   AN ACT Relating to state employee leave for organ donation; and adding a new section to chapter 41.06 RCW.

   Referred to Committee on State Government, Tribal Relations & Elections.

SB 6124 by Senator Hunt
   AN ACT Relating to establishing a statewide environmental sustainability education program; adding a new section to chapter 28A.300 RCW; and creating a new section.

   Referred to Committee on Early Learning & K-12 Education.

SB 6125 by Senator Hunt
   AN ACT Relating to postretirement work in an elected city or county council position; and amending RCW 41.40.037 and 41.40.820.

   Referred to Committee on Ways & Means.

SB 6126 by Senator Hunt
   AN ACT Relating to allowing the local sales and use tax for affordable housing to be imposed by a councilmanic authority; and amending RCW 82.14.530.

   Referred to Committee on Local Government.

SB 6127 by Senator Randall
   AN ACT Relating to membership of the student achievement council; and amending RCW 28B.77.005.

   Referred to Committee on Higher Education & Workforce Development.

SB 6128 by Senator Randall
   AN ACT Relating to improving maternal health outcomes by extending coverage during the postpartum period; adding a new section to chapter 74.09 RCW; and creating new sections.

   Referred to Committee on Health & Long Term Care.

SB 6129 by Senator Randall
   AN ACT Relating to student health plan coverage for pregnancy services; and amending RCW 48.43.073.

   Referred to Committee on Health & Long Term Care.

SB 6130 by Senator Takko
   AN ACT Relating to motorcycle profiling; and amending RCW 43.101.419.

   Referred to Committee on Law & Justice.

SB 6131 by Senator Mullet

   Referred to Committee on Financial Institutions, Economic Development & Trade.

SB 6132 by Senator Wellman
   AN ACT Relating to allowing the learning assistance program to support school-wide behavioral health system of supports and interventions; and amending RCW 28A.165.035 and 28A.165.005.

   Referred to Committee on Early Learning & K-12 Education.

SB 6133 by Senators Lovelett and Zeiger
   AN ACT Relating to authorizing the governor to enter into agreements with tribal jurisdictions for the issuance of tribal license plates and vehicle registration; and adding a new section to chapter 46.16A RCW.

   Referred to Committee on Transportation.

SB 6134 by Senators Hunt and Zeiger
AN ACT Relating to state reimbursement of election costs; amending RCW 29A.04.410, 29A.04.420, 29A.04.216, 29A.04.430, 29A.64.081, and 29A.32.210; making an appropriation; and providing an effective date.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6135 by Senators Sheldon and Carlyle
AN ACT Relating to system reliability under the clean energy transformation act; and amending RCW 19.405.080.

Referred to Committee on Environment, Energy & Technology.

SB 6136 by Senators Nguyen and O'Ban
AN ACT Relating to updating restrictions on electronic benefit cards; and amending RCW 74.08.580.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 6137 by Senators Mullet, Becker, Conway, Warnick and King
AN ACT Relating to reauthorizing the business and occupation tax deduction for cooperative finance organizations; adding a new section to chapter 82.04 RCW; creating a new section; providing an effective date; providing an expiration date; and declaring an emergency.

Referred to Committee on Financial Institutions, Economic Development & Trade.

SB 6138 by Senator Hasegawa
AN ACT Relating to supports for beginning educators and mentors; and amending RCW 28A.415.265.

Referred to Committee on Early Learning & K-12 Education.

SB 6139 by Senators Mullet, Wagoner, Takko, Wilson, L., Wilson, C. and Randall
AN ACT Relating to the joint center for aerospace technology innovation; and amending RCW 43.131.417 and 43.131.418.

Referred to Committee on Financial Institutions, Economic Development & Trade.

SB 6140 by Senator Randall
AN ACT Relating to prohibiting the practice of transcript withholding and limiting the practice of registration holds at institutions of higher education as debt collection practices; and amending RCW 28B.10.293.

Referred to Committee on Higher Education & Workforce Development.

SB 6141 by Senator Randall
AN ACT Relating to expanding access to higher education; adding new sections to chapter 28B.77 RCW; adding a new section to chapter 28A.230 RCW; adding a new section to chapter 28A.300 RCW; and creating a new section.

Referred to Committee on Environment, Energy & Technology.

SB 6142 by Senators Liias and Randall
AN ACT Relating to creating the Washington common application; adding a new section to chapter 28B.77 RCW; and adding a new section to chapter 28B.15 RCW.

Referred to Committee on Higher Education & Workforce Development.

SB 6143 by Senators Cleveland and Rivers
AN ACT Relating to the podiatric medical board; and amending RCW 18.22.013 and 18.22.014.

Referred to Committee on Health & Long Term Care.

SB 6144 by Senators Hasegawa and Das
AN ACT Relating to implementation credits and performance standards; amending RCW 48.30.140 and 48.30.150; adding new sections to chapter 48.30 RCW; and providing an effective date.

Referred to Committee on Financial Institutions, Economic Development & Trade.

SB 6145 by Senator Warnick
AN ACT Relating to reducing the property tax; amending RCW 84.52.065; and creating a new section.

Referred to Committee on Ways & Means.

SB 6146 by Senators Mullet, Wilson, L., Hobbs and Ericksen
AN ACT Relating to the regulation of legal service contractors; amending RCW 48.17.170; adding a new chapter to Title 48 RCW; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 6147 by Senators Salomon, Lovelett, Wilson, C., Rolfs, Billig and Keiser
AN ACT Relating to the replacement of shoreline armoring; and amending RCW 77.55.231.

Referred to Committee on Agriculture, Water, Natural Resources & Parks.

SB 6148 by Senators Salomon, Van De Wege and Nguyen
AN ACT Relating to peace officer certification; and amending RCW 43.101.095.

Referred to Committee on Law & Justice.

SB 6149 by Senators Salomon, Van De Wege, Pedersen, Carlyle, Keiser, Liias, Hunt and McCoy
AN ACT Relating to ensuring compliance with the federal clean water act by prohibiting certain discharges into waters of the state; amending RCW 77.55.021; reenacting and amending RCW 77.55.011; adding a new section to chapter 90.48 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Environment, Energy & Technology.
SB 6150 by Senators Salomon, Liias, Van De Wege, Nguyen, Billig, Rolfes and McCoy
AN ACT Relating to the effective date of certain actions taken under the growth management act; and adding a new section to chapter 36.70A RCW.

Referred to Committee on Local Government.

SB 6151 by Senators Salomon, Mullet, Pedersen, Carlyle, Keiser and Hunt
AN ACT Relating to liability for entry into a motor vehicle to remove an animal; and amending RCW 16.52.340.

Referred to Committee on Law & Justice.

SB 6152 by Senators Salomon, Billig, Hunt, Nguyen, McCoy, Lovelett, Kuderer, Rolfes, Liias and Van De Wege
AN ACT Relating to certification of the level of foreign national ownership for corporations that participate in Washington state elections; amending RCW 42.17A.005, 42.17A.240, 42.17A.250, and 42.17A.255; and creating a new section.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6153 by Senators Salomon, Saldaña, Nguyen, Wilson, C., Keiser and Das
AN ACT Relating to driver's license suspensions and revocations; amending RCW 46.16A.040, 46.16A.110, 46.20.245, 46.20.285, 46.20.289, 46.20.291, 46.20.341, 46.20.342, 10.37.015, 46.20.005, 46.20.391, 46.55.113, 46.63.020, and 46.64.025; reenacting and amending RCW 10.31.100 and 46.63.110; adding a new section to chapter 46.20 RCW; adding a new section to chapter 46.63 RCW; adding a new section to chapter 46.64 RCW; creating new sections; providing an effective date; and declaring an emergency.

Referred to Committee on Transportation.

SB 6154 by Senators Rolfes, Kuderer, Wellman and Darneille
AN ACT Relating to abusive civil actions; and adding a new chapter to Title 2 RCW.

Referred to Committee on Law & Justice.

SB 6155 by Senators Cleveland and Dhingra
AN ACT Relating to the rape of a child; and amending RCW 9A.44.073.

Referred to Committee on Law & Justice.

SB 6156 by Senators Takko, Wagoner and Saldaña
AN ACT Relating to modifying the requirements for collector vehicle registrations; amending RCW 46.04.126, 46.04.1261, 46.04.199, 46.18.220, 46.18.255, and 46.16A.070; creating a new section; and providing an effective date.

Referred to Committee on Transportation.

SB 6157 by Senators Dhingra, Wellman, Wilson, C. and Das
AN ACT Relating to bleeding control kits in schools; and adding a new section to chapter 28A.320 RCW.

Referred to Committee on Ways & Means.

SB 6158 by Senators Dhingra, Cleveland, Wilson, C. and Das
AN ACT Relating to model sexual assault protocols for hospitals and clinics; creating a new section; and providing an expiration date.

Referred to Committee on Health & Long Term Care.

SB 6159 by Senators Dhingra and Das
AN ACT Relating to tableting and encapsulating machines and controlled substance imitation materials; amending RCW 69.52.020, 69.52.030, 69.52.040, 69.52.045, and 9.94A.518; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 6160 by Senators Dhingra and Das
AN ACT Relating to drug offender sentencing alternatives for offenders convicted of driving or control of a vehicle while under the influence; adding a new section to chapter 9.94A RCW; and providing an effective date.

Referred to Committee on Law & Justice.

SB 6161 by Senators Dhingra, Kuderer and Das
AN ACT Relating to imposing an excise tax on ammunition; adding a new chapter to Title 82 RCW; creating a new section; and providing an effective date.

Referred to Committee on Law & Justice.

SB 6162 by Senators Dhingra, Wilson, C., Kuderer, Hasegawa, McCoy and Das
AN ACT Relating to victims of nonfatal strangulation; amending RCW 7.68.170; and creating new sections.

Referred to Committee on Law & Justice.

SB 6163 by Senators Dhingra, Kuderer, Wellman, Pedersen, Darneille and Frockt
AN ACT Relating to unlawful possession of firearms for persons free on bond or personal recognizance pending trial, appeal, or sentencing for felony charges under RCW 46.61.502(6) and 46.61.504(6); and reenacting and amending RCW 9.41.040.

Referred to Committee on Law & Justice.

SB 6164 by Senators Dhingra, Wilson, C., McCoy and Das
AN ACT Relating to prosecutorial discretion to seek resentencing; adding a new section to chapter 36.27 RCW; and creating a new section.

Referred to Committee on Law & Justice.

SB 6165 by Senator Rolfes
AN ACT Relating to providing a benefit increase to certain retirees of the public employees' retirement system plan 1 and the teachers' retirement system plan 1; amending RCW 41.40.1987 and 41.32.4992; and providing an effective date.

Referred to Committee on Ways & Means.
AN ACT Relating to recreational fishing and hunting licenses; amending RCW 77.08.010, 77.12.810, 77.32.070, 77.32.155, 77.32.350, 77.32.370, 77.32.430, 77.32.440, 77.32.450, 77.32.460, 77.32.470, 77.32.480, 77.32.520, 77.32.570, and 77.32.575; adding new sections to chapter 77.32 RCW; adding new sections to chapter 77.12 RCW; prescribing penalties; and providing effective dates.

Referred to Committee on Agriculture, Water, Natural Resources & Parks.

SB 6167 by Senator Rolfs
AN ACT Relating to making expenditures from the budget stabilization account to alleviate the issue of homelessness; creating a new section; making appropriations; and declaring an emergency.

Referred to Committee on Ways & Means.

SB 6168 by Senator Rolfs

Referred to Committee on Ways & Means.

SB 6169 by Senator Keiser
AN ACT Relating to training on the prevention of harassment, discrimination, and retaliation; and adding a new section to chapter 49.60 RCW.

Referred to Committee on Labor & Commerce.

SB 6170 by Senators Keiser and Conway
AN ACT Relating to plumbing; amending RCW 18.106.010, 18.106.020, 18.106.030, 18.106.040, 18.106.050, 18.106.070, 18.106.100, 18.106.110, 18.106.125, 18.106.150, 18.106.180, 18.106.200, 18.106.220, 18.106.250, 18.106.270, 18.106.320, 18.27.060, 18.27.090, 19.28.041, 19.28.191, 19.28.191, and 19.28.051; reenacting and amending RCW 19.28.091; adding new sections to chapter 18.106 RCW; prescribing penalties; providing effective dates; and providing an expiration date.

Referred to Committee on Labor & Commerce.

SB 6171 by Senators Keiser, Conway, Carlyle, Saldaña, Hasegawa, Pedersen and Frocht
AN ACT Relating to the disassembly of tower cranes; and adding a new section to chapter 49.17 RCW.

Referred to Committee on Labor & Commerce.

SB 6172 by Senators Braun and Saldaña
AN ACT Relating to extending the business and occupation tax exemption for amounts received as credits against contracts with or funds provided by the Bonneville power administration and used for low-income ratepayer assistance and weatherization; amending RCW 82.04.310; creating a new section; and providing an effective date.

Referred to Committee on Environment, Energy & Technology.

SB 6173 by Senator Sheldon
AN ACT Relating to the sale of beer for off-premises consumption; and reenacting and amending RCW 66.24.400.

Referred to Committee on Labor & Commerce.

SB 6174 by Senators Schoesler and Becker

Referred to Committee on Agriculture, Water, Natural Resources & Parks.

SB 6175 by Senators Wilson, C., Kuderer and Hasegawa
AN ACT Relating to sexual health education including information about affirmative consent; and amending RCW 28A.300.475.

Referred to Committee on Early Learning & K-12 Education.

SB 6176 by Senators Wilson, C., Hasegawa and Dhingra
AN ACT Relating to incorporating the costs of employee health benefits into school district contracts for pupil transportation; amending RCW 28A.160.140; and creating a new section.

Referred to Committee on Early Learning & K-12 Education.

SB 6177 by Senators Takko, Hasegawa, Van De Wege, Hobbs and Keiser
AN ACT Relating to prohibiting unjustified employer searches of employee personal vehicles; adding new sections to chapter 49.12 RCW; and prescribing penalties.

Referred to Committee on Labor & Commerce.

SB 6178 by Senators Short and Dhingra
AN ACT Relating to superior court judges; amending RCW 2.08.065; and creating a new section.

Referred to Committee on Law & Justice.

SB 6179 by Senators Takko, Schoesler and Hunt
AN ACT Relating to the Washington search and rescue grant program; reenacting and amending RCW 38.52.010; and adding a new section to chapter 38.52 RCW.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6180 by Senator Darneille
AN ACT Relating to juvenile sex offense registration waivers under the special sexual offender disposition alternative; and amending RCW 13.40.162 and 9A.44.140.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 6181 by Senator Padden
AN ACT Relating to compensation for parents of minor victims of crime; and amending RCW 7.68.061 and 7.68.070.

Referred to Committee on Law & Justice.

SB 6182 by Senator Padden
AN ACT Relating to closed captioning on televisions in places of public accommodation; adding a new section to chapter 49.60 RCW; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 6183 by Senator Hunt
AN ACT Relating to allowing service and overseas voters to use the common access card as a digital signature for proof of identity on certain election materials; amending RCW 29A.04.611, 29A.08.123, and 29A.40.091; and adding a new section to chapter 29A.04 RCW.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6184 by Senators Randall, Dhingra, Hunt, Saldaña, Pedersen, Rolles and Das
AN ACT Relating to marriage licensing and solemnization by county auditors; and amending RCW 26.04.050, 26.04.070, and 26.04.180.

Referred to Committee on Law & Justice.

SB 6185 by Senator Zeiger
AN ACT Relating to improving access to homeownership by expanding opportunities for down payment assistance programs; and amending RCW 43.180.050.

Referred to Committee on Housing Stability & Affordability.

SB 6186 by Senator Zeiger
AN ACT Relating to prioritizing homelessness diversion services; and amending RCW 36.22.179.

Referred to Committee on Housing Stability & Affordability.

SB 6187 by Senator Zeiger
AN ACT Relating to modifying the definition of personal information for notifying the public about data breaches of a state or local agency system; and amending RCW 42.56.590.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6188 by Senator Zeiger
AN ACT Relating to the consumption of alcohol for certain special events held on agricultural fairgrounds; and amending RCW 66.24.380.

Referred to Committee on Labor & Commerce.

SB 6189 by Senators Wellman, Mullet, Pedersen, Zeiger, Kuderer and Das
AN ACT Relating to clarifying eligibility for school employees' benefits board coverage; adding new sections to chapter 41.05 RCW; creating a new section; and providing an effective date.

Referred to Committee on Ways & Means.

SB 6190 by Senators Braun and Keiser
AN ACT Relating to preserving the developmental disabilities community trust; amending RCW 71A.20.170; and creating a new section.

Referred to Committee on Health & Long Term Care.

SB 6191 by Senator Braun
AN ACT Relating to assessing the prevalence of adverse childhood experiences in middle and high school students to inform decision making and improve services; adding a new section to chapter 28A.300 RCW; and creating a new section.

Referred to Committee on Early Learning & K-12 Education.

SB 6192 by Senator Braun
AN ACT Relating to addressing inadequate, deficient, or dangerous conditions at facilities and institutions operated or overseen by state agencies; amending RCW 41.06.142; adding a new section to chapter 43.09 RCW; adding a new section to chapter 43.20A RCW; adding a new section to chapter 43.60A RCW; adding a new section to chapter 43.216 RCW; and declaring an emergency.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6193 by Senator Braun
AN ACT Relating to encouraging cost-efficiency and environmental protection by state employees using motor vehicles on official business; amending RCW 43.03.060; and creating a new section.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6194 by Senator Braun
AN ACT Relating to prohibiting cities and towns from citing the same statutory authority to impose multiple business taxes; amending RCW 35.22.280, 35.23.440, 35.27.370, and 35A.82.020; and creating a new section.

Referred to Committee on Local Government.
SB 6195 by Senator Braun
AN ACT Relating to funding forest health activities for the protection of people, homes, and the environment through issuance of state bonds; and adding a new chapter to Title 76 RCW.

Referred to Committee on Ways & Means.

SB 6196 by Senator Braun
AN ACT Relating to creating a homelessness impact grant program to address security and sanitation impacts of homeless populations; amending RCW 36.22.179, 43.185C.060, and 43.185C.061; and adding a new section to chapter 43.185C RCW.

Referred to Committee on Housing Stability & Affordability.

SB 6197 by Senator Braun
AN ACT Relating to the election of members of the house of representatives from house districts within each legislative district; amending RCW 44.05.080 and 44.05.090; and creating a new section.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6198 by Senator Braun
AN ACT Relating to adding the workforce education investment account to the definition of related funds in the state four-year balanced budget requirement; and amending RCW 43.88.055.

Referred to Committee on Ways & Means.

SB 6199 by Senator Braun
AN ACT Relating to adjusting by inflation the qualifying income thresholds for purposes of the senior citizen and service-connected disabled veterans property tax exemption program; amending RCW 84.36.383; and creating new sections.

Referred to Committee on Ways & Means.

SB 6200 by Senator Braun
AN ACT Relating to crime victims’ compensation; and amending RCW 7.68.060 and 7.68.070.

Referred to Committee on Law & Justice.

SB 6201 by Senator Braun
AN ACT Relating to reducing the real estate excise tax rate for multiple-unit housing; amending RCW 82.45.060; and creating a new section.

Referred to Committee on Housing Stability & Affordability.

SB 6202 by Senator Darnell
AN ACT Relating to resentencing persistent offenders; creating a new section; and providing an expiration date.

Referred to Committee on Law & Justice.

SB 6203 by Senator Darnell
AN ACT Relating to corrections; and amending RCW 72.09.010.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 6204 by Senator Darnell
AN ACT Relating to prisoner fatality and near fatality reviews for persons in the custody of the department of corrections; adding a new section to chapter 72.09 RCW; and adding a new section to chapter 43.06C RCW.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 6205 by Senators Cleveland, Conway, Keiser, Mullet, Frockt, Billig, Saldaña, Dhingra and Van De Wege
AN ACT Relating to preventing harassment, abuse, and discrimination experienced by long-term care workers; adding a new section to Title 49 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Health & Long Term Care.

SB 6206 by Senator Rivers
AN ACT Relating to creating a certificate of compliance for marijuana business premises that meet the statutory qualifications at the time of application; and amending RCW 69.50.331.

Referred to Committee on Labor & Commerce.

SB 6207 by Senator Saldaña
AN ACT Relating to the scope of collective bargaining for language access providers; and amending RCW 41.56.030 and 41.56.510.

Referred to Committee on Labor & Commerce.

SB 6208 by Senators Billig, Rivers, Liias and Randall
AN ACT Relating to increasing mobility through the modification of stop sign requirements for bicyclists; amending RCW 46.61.050, 46.61.190, 46.61.200, 46.61.755, and 47.36.110; and providing an effective date.

Referred to Committee on Transportation.

SB 6209 by Senators Randall, O’Ban, Keiser, Dhingra, Billig, Cleveland, Liias and Hasegawa
AN ACT Relating to the multistate nurse licensure compact; amending RCW 18.79.030; reenacting and amending RCW 18.130.040; adding new sections to chapter 18.79 RCW; and adding a new chapter to Title 18 RCW.

Referred to Committee on Health & Long Term Care.

SB 6210 by Senator Lovelett
AN ACT Relating to antifouling paints on recreational water vessels; amending RCW 70.300.020; and adding new sections to chapter 70.300 RCW.

Referred to Committee on Environment, Energy & Technology.
SB 6211 by Senators Dhingra, Padden, Nguyen and Das
AN ACT Relating to drug offender sentencing; amending RCW 9.94A.662; reenacting and amending RCW 9.94A.660 and 9.94A.664; and providing an effective date.

Referred to Committee on Law & Justice.

SB 6212 by Senators Das, Keiser, Lovelett, Zeiger, Dhingra, Saldaña, Nguyen, Kuderer, Warnick, Randall, Darnelle and Van De Wege
AN ACT Relating to the authority of counties, cities, and towns to exceed statutory property tax limitations for the purpose of financing affordable housing for very low-income households and low-income households; amending RCW 84.52.105 and 84.52.043; amending 1993 c 337 s 1 (uncodified); and providing an effective date.

Referred to Committee on Housing Stability & Affordability.

SB 6213 by Senators Das, Carlyle, Van De Wege, Dhingra, Kuderer, Lovelett, Nguyen, Billig, Rolles, Saldaña, Darnelle, Hasegawa and Liias
AN ACT Relating to certain expanded polystyrene products; reenacting and amending RCW 43.21B.110 and 43.21B.110; adding a new chapter to Title 70 RCW; providing an effective date; and providing an expiration date.

Referred to Committee on Environment, Energy & Technology.

SB 6214 by Senator Keiser
AN ACT Relating to repairing and replacing mitigation equipment installed as part of a remedial program within an impacted area; and amending RCW 53.54.030.

Referred to Committee on Local Government.

SB 6215 by Senator Braun
AN ACT Relating to establishing a collaborative process to alleviate the burden on local courts to determine indigency through proof of receipt of public assistance; amending RCW 10.101.020 and 74.04.060; and providing an effective date.

Referred to Committee on Law & Justice.

SB 6216 by Senators Keiser, Conway, Hunt, Van De Wege and Saldaña
AN ACT Relating to the application of the family and medical leave program in Title 50A RCW to specific classes of individuals; amending RCW 50A.05.010; and repealing RCW 50A.05.090.

Referred to Committee on Labor & Commerce.

SB 6217 by Senators Keiser, Saldaña, Nguyen and Hasegawa
AN ACT Relating to minimum labor standards for certain employees working at an airport or air navigation facility; and amending RCW 14.08.330 and 14.08.120.

Referred to Committee on Labor & Commerce.

SB 6218 by Senators Schoesler and Conway
AN ACT Relating to the definition of salary for the Washington state patrol retirement system; amending RCW 43.43.120; and creating a new section.

Referred to Committee on Ways & Means.

SB 6219 by Senators Conway and Schoesler
AN ACT Relating to the definition of index for the Washington state patrol retirement system; and reenacting and amending RCW 43.43.260.

Referred to Committee on Ways & Means.

SB 6220 by Senators Dhingra and Das
AN ACT Relating to restitution; amending RCW 9.94A.750; and creating a new section.

Referred to Committee on Labor & Commerce.

SB 6221 by Senator Stanford
AN ACT Relating to consumer protection with respect to the sale and adoption of dogs and cats; adding a new section to chapter 16.52 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Labor & Commerce.

SB 6222 by Senators Lovelett and Das
AN ACT Relating to commercial property assessed clean energy and resilience; and adding a new chapter to Title 35 RCW.

Referred to Committee on Environment, Energy & Technology.

SB 6223 by Senators Lovelett, McCoy and Das
AN ACT Relating to expanding equitable access to the benefits of renewable energy through community solar projects; amending RCW 82.16.130, 82.16.160, 82.16.165, 82.16.170, 80.60.005, and 80.60.030; reenacting and amending RCW 80.60.010; creating new sections; and declaring an emergency.

Referred to Committee on Environment, Energy & Technology.

SB 6224 by Senator Lovelett
AN ACT Relating to collective bargaining for administrative law judges; amending RCW 34.12.030 and 34.12.100; reenacting and amending RCW 41.80.005 and 41.80.010; adding a new section to chapter 41.80 RCW; creating a new section; and declaring an emergency.

Referred to Committee on Labor & Commerce.

SB 6225 by Senators Wagoner and Dhingra
AN ACT Relating to creating Washington law enforcement officer health and wellness special license plates; reenacting and amending RCW 46.18.200, 46.17.220, and 46.68.420; adding a new section to chapter 46.04 RCW; and providing an effective date.

Referred to Committee on Transportation.

SB 6226 by Senator Wagoner
AN ACT Relating to regionalization factors used for Granite Falls school district compensation; and amending 2019 c 415 s 505 (uncodified).

Referred to Committee on Early Learning & K-12 Education.

SB 6227 by Senator Wagoner
AN ACT Relating to the burden of proof in disputes involving enforcement actions by certain regulatory agencies; adding a new section to chapter 43.21A RCW; adding a new section to chapter 43.23 RCW; adding a new section to chapter 43.30 RCW; adding a new section to chapter 43.70 RCW; and adding a new section to chapter 43.300 RCW.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6228 by Senators Kuderer, Darneille, Saldaña, Pedersen, Nguyen, Hasegawa, Carlyle, Lovelett, Cleveland, Billig, Keiser, McCoy, Litas, Hunt, Wilson, C., Randall, Mullet, Takko and Das
AN ACT Relating to restoring voter eligibility for all persons convicted of a felony offense who are not in total confinement under the jurisdiction of the department of corrections; amending RCW 29A.08.520, 29A.08.230, 29A.40.091, 10.64.140, 2.36.010, and 72.09.275; adding a new section to chapter 29A.04 RCW; and providing an effective date.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6229 by Senator Kuderer
AN ACT Relating to streamlining reporting for recipients of housing-related state funding by removing Washington state quality award program requirements; and amending RCW 43.185C.210.

Referred to Committee on Housing Stability & Affordability.

SB 6230 by Senator Kuderer
AN ACT Relating to the sale or lease of manufactured/mobile home communities and the property on which they sit; amending RCW 59.20.300 and 59.20.305; reenacting and amending RCW 59.20.030; adding new sections to chapter 59.20 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Housing Stability & Affordability.

SB 6231 by Senator Kuderer
AN ACT Relating to providing a limited property tax exemption for the construction of accessory dwelling units; amending RCW 84.36.400; and creating new sections.

Referred to Committee on Housing Stability & Affordability.

SB 6232 by Senator Kuderer
AN ACT Relating to the property tax exemption for nonprofit organizations providing rental housing or mobile home park spaces to qualifying households; amending RCW 84.36.560 and 84.36.815; and creating a new section.

Referred to Committee on Housing Stability & Affordability.

SB 6233 by Senators Kuderer, Hasegawa, Wellman, Rolfes, Saldaña, Hunt, Keiser and Das
AN ACT Relating to employee's rights concerning personnel files and disciplinary actions; and amending RCW 49.12.250.

Referred to Committee on Labor & Commerce.

SB 6234 by Senators Kuderer, Nguyen, Lovelett, Hasegawa, Das and McCoy
AN ACT Relating to the use of third parties by employers to dispute unemployment claims; amending RCW 50.32.020; adding a new section to chapter 50.44 RCW; creating a new section; and providing an effective date.

Referred to Committee on Labor & Commerce.

SB 6235 by Senators Kuderer, Lovelett, Wellman, Dhingra, Nguyen, Hasegawa, Das, McCoy and Pedersen
AN ACT Relating to exceptions to disqualification for unemployment insurance benefits when voluntarily leaving employment due to increases in job duties or changes in working conditions; reenacting and amending RCW 50.20.050; and creating a new section.

Referred to Committee on Labor & Commerce.

SB 6236 by Senators Kuderer, Pedersen, Lovelett, Wellman and Hasegawa
AN ACT Relating to certain noneconomic damage waivers; and amending RCW 49.60.510.

Referred to Committee on Law & Justice.

SB 6237 by Senator Kuderer
AN ACT Relating to authorizing and encouraging cities to notify the department of children, youth, and families of conditions at family day-care provider facilities that could cause harm to a child's health, welfare, or safety; and amending RCW 35A.63.215.

Referred to Committee on Local Government.

SB 6238 by Senator Hunt
AN ACT Relating to requiring local ballot measure statement committee members to be registered voters in the area voting on the measure; and amending RCW 29A.32.280.

Referred to Committee on State Government, Tribal Relations & Elections.

SB 6239 by Senators Conway, Keiser, Hasegawa, Saldaña and Van De Wege
AN ACT Relating to compliance with apprenticeship utilization requirements and bidding on public works projects; and amending RCW 39.04.310 and 39.04.350.

Referred to Committee on Labor & Commerce.
On motion of Senator Liias, all measures listed on the Introduction and First Reading report were referred to the committees as designated with the exception of Senate Bill No. 6117 which was designated to the Committee on Ways & Means and referred to the Committee on Early Learning & K-12 Education, Senate Bill No. 6162 and Senate Bill No. 6220 which were designated to the Committee on Human Services and referred to the Committee on Law & Justice, and Senate Concurrent Resolution No. 8411 which had been held on the first reading calendar and placed on the second reading calendar.

On motion of Senator Liias, and without objection, the rules were suspended and the following measures listed on the document entitled “Bill Dispositions 1/13/2020” were moved from their current positions to the Senate Rules X file:

Engrossed Senate Bill No. 5008; Substitute Senate Bill No. 5030; Senate Bill No. 5036; Engrossed Substitute Senate Bill No. 5051; Senate Bill No. 5053; Engrossed Substitute Senate Bill No. 5067; Second Substitute Senate Bill No. 5093; Senate Bill No. 5113; Senate Bill No. 5120; Senate Bill No. 5125; Senate Bill No. 5128; Senate Bill No. 5133; Senate Bill No. 5134; Engrossed Substitute Senate Bill No. 5139; Second Substitute Senate Bill No. 5141; Substitute Senate Bill No. 5211; Senate Bill No. 5214; Senate Bill No. 5221; Substitute Senate Bill No. 5267; Senate Bill No. 5285; Second Substitute Senate Bill No. 5292; Engrossed Substitute Senate Bill No. 5295; Substitute Senate Bill No. 5303; Engrossed Substitute Senate Bill No. 5322; Engrossed Second Substitute Senate Bill No. 5327; Substitute Senate Bill No. 5363; Senate Bill No. 5367; Senate Bill No. 5375; Second Substitute Senate Bill No. 5376; Engrossed Second Substitute Senate Bill No. 5393; Senate Bill No. 5407; Senate Bill No. 5419; Substitute Senate Bill No. 5428; Senate Bill No. 5435; Substitute Senate Bill No. 5443; Senate Bill No. 5447; Senate Bill No. 5467; Engrossed Substitute Senate Bill No. 5478; Senate Bill No. 5501; Senate Bill No. 5518; Senate Bill No. 5584; Senate Bill No. 5585; Substitute Senate Bill No. 5593; Substitute Senate Bill No. 5603; Engrossed Senate Bill No. 5616; Senate Bill No. 5653; Engrossed Second Substitute Senate Bill No. 5662; Substitute Senate Bill No. 5687; Senate Bill No. 5716; Substitute Senate Bill No. 5735; Engrossed Senate Bill No. 5755; Engrossed Substitute Senate Bill No. 5765; Second Substitute Senate Bill No. 5774; Engrossed Substitute Senate Bill No. 5812; Second Substitute Senate Bill No. 5822; Senate Bill No. 5826; Senate Bill No. 5848; Substitute Senate Bill No. 5876; Substitute Senate Bill No. 5919; Senate Bill No. 5930; Senate Bill No. 5992; Senate Bill No. 8008.

And the following bills from Senate Rules X to Senate Rules 2:

Senate Bill No. 5011; Senate Bill No. 5016; Senate Bill No. 5076; Senate Bill No. 5097; Senate Bill No. 5168; Senate Bill No. 5219; Senate Bill No. 5249; Senate Bill No. 5275; Senate Bill No. 5282; Senate Bill No. 5315; Senate Bill No. 5402; Senate Bill No. 5450; Senate Bill No. 5457; Senate Bill No. 5486; Senate Bill No. 5522; Senate Bill No. 5592; Senate Bill No. 5614; Senate Bill No. 5749; Senate Bill No. 5830; Senate Bill No. 5920; Senate Bill No. 5939.

And the following bills were moved from Rules X to the Committee on Labor & Commerce:

Senate Bill No. 5059.

And the following bills were moved from Rules X to the Committee on State Government:

Senate Bill No. 5270; Senate Bill No. 5762; Senate Bill No. 8002; Senate Bill No. 8006.

And the following bills were moved from Rules 3 to the Committee on State Government:

Substitute Senate Bill No. 5388; Engrossed Senate Bill No. 5779; Senate Bill No. 8403.

And the following bills were moved from Rules X to the Committee on Law & Justice:

Senate Bill No. 5299.

And the following bills were moved from Rules 3 to the Committee on K12 Education:

Substitute Senate Bill No. 5532 and Second Substitute Senate Bill No. 5820.

And the following bills were moved from Rules X to the Committee on Local Government:

Senate Bill No. 5676 and Senate Bill No. 5679.
And the following bills were moved from Rules X to the Committee on Human Services:
Senate Bill No. 5182; Senate Bill No. 5351; Senate Bill No. 5533.

And the following bills were moved from Rules 3 to the Committee on Human Services:
Substitute Senate Bill No. 5164; Engrossed Second Substitute Senate Bill No. 5291; Substitute Senate Bill No. 5488; Senate Bill No. 5640.

And the following bills were moved from Rules 2 to the Committee on Human Services:
Senate Bill No. 5338.

And the following bills were moved from Rules 3 to the Committee on Transportation:
Engrossed Substitute Senate Bill No. 5164.

And the following bills were moved from Rules 2 to the Committee on Transportation:
Senate Bill No. 5970; Senate Bill No. 5972; Senate Bill No. 8206.

And the following bills were moved from Rules X to the Committee on Ways & Means:
Senate Bill No. 5636; Senate Bill No. 5862; Senate Bill No. 5872; Senate Bill No. 5963.

And the following bills were moved from Rules 3 to the Committee on Ways & Means:
Senate Bill No. 5828 and Engrossed Substitute Senate Bill No. 5853.

And the following bills were moved from Rules to the Committee on Ways & Means:
Senate Bill No. 5537.

MOTION
On motion of Senator Liias, the Senate advanced to the sixth order of business.

SECOND READING
SENATE CONCURRENT RESOLUTION NO. 8411, by Senators Liias and Short
Establishing cutoff dates for the consideration of legislation during the 2020 regular session of the sixty-sixth legislature.

The measure was read the second time.

MOTION
On motion of Senator Liias, the Senate reverted to the fourth order of business.

SUPPLEMENTAL INTRODUCTION AND FIRST READING
HCR 4402 by Representatives Sullivan, Kretz and Wylie
Specifying the status of bills, resolutions, and memorials.

HCR 4403 by Representatives Sullivan and Kretz
Calling a Joint Session of the Legislature for the State of the State Address.

MOTION
On motion of Senator Liias, the Senate advanced to the fifth order of business.

SECOND READING
HOUSE CONCURRENT RESOLUTION NO. 4402, by Representatives Sullivan, Kretz
Specifying the status of bills, resolutions, and memorials.

HOUSE CONCURRENT RESOLUTION NO. 4403
Calling a Joint Session of the Legislature for the State of the State Address.

MOTION
On motion of Senator Liias, the Senate advanced to the sixth order of business.

SECOND READING
HOUSE CONCURRENT RESOLUTION NO. 4402, by Representatives Sullivan and Kretz
Specifying the status of bills, resolutions, and memorials.

The measure was read the second time.

MOTION
On motion of Senator Liias, the Senate was declared to be at ease subject to the call of the President.

The Senate was called to order at 1:22 p.m. by President Habib.

MOTION
On motion of Senator Liias, the Senate reverted to the fourth order of business.

MESSAGE FROM THE HOUSE
January 13, 2020
MR. PRESIDENT:
The House has adopted:
HOUSE CONCURRENT RESOLUTION NO. 4402,
HOUSE CONCURRENT RESOLUTION NO. 4403,
and the same are herewith transmitted.

BERNARD DEAN, Chief Clerk

MOTION
On motion of Senator Liias, under suspension of the rules House Concurrent Resolution No. 4402 and House Concurrent Resolution No. 4403 were placed on the second reading calendar.

MOTION
On motion of Senator Liias, the Senate advanced to the sixth order of business.
The President declared the question before the Senate to be the final passage of House Concurrent Resolution No. 4402.

**SECOND READING**

**HOUSE CONCURRENT RESOLUTION NO. 4402**, having received a majority was adopted by voice vote.

**HOUSE CONCURRENT RESOLUTION NO. 4403**, by Representatives Sullivan and Kretz

Calling a Joint Session of the Legislature for the State of the State Address.

The measure was read the second time.

**MOTION**

On motion of Senator Liias, the rules were suspended, House Concurrent Resolution No. 4403 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The President declared the question before the Senate to be the final passage of House Concurrent Resolution No. 4403.

**HOUSE CONCURRENT RESOLUTION NO. 4403**, having received a majority was adopted by voice vote.

**MOTION**

On motion of Senator Liias, the Senate reverted to the third order of business. January 13, 2020

To the Honorable President and Members,

The Senate of the State of Washington

Ladies and Gentlemen:

For your information, the following reports have been submitted by the various agencies, departments, and taskforces and received by the Office of the Secretary of the Senate since the close of the previous session:

**Agriculture, Department of** – “Pesticide Management Division 2018 Annual Report”, pursuant to 15.58.420 RCW; “Electronic Cattle Transaction Reporting System, 2019 Report”, pursuant to 16.57.450 RCW; “Funding Gap Analysis and Sustainable Farms” in accordance with Engrossed Substitute House Bill No. 1109; “Gap Analysis and Sustainable Farms Budget Proviso” in accordance with Engrossed Substitute House Bill No. 1109;

**AT&T** – “Permits Issued Pertaining to Wireless Facilities, Exemptions, and Total Dollars Invested, July 1, 2013 - June 30, 2019”, in accordance with House Bill No. 1183;

**Auditor’s Office, Washington State** – “Audits of State Agency Local Funds, July 1, 2017 - June 30, 2019”, pursuant to 43.09.420 RCW;


**Career Connect Washington** – “2019 Progress Report to the Legislature”, in accordance with Engrossed Second Substitute House Bill No. 2158;

**Caseload Forecast Council** – “Adult General Disproportionality Report for Fiscal Year 2019”, in accordance with Engrossed Substitute Senate Bill No. 6032;

**Children, Youth, and Families, Department of** – “Network Administrator Procurement Efforts, 2019 Update”, pursuant to 43.216.015 RCW; “Traumatic Brain Injury -- A Collaboration on TBI Screening for Children and Youth in Foster Care”, in accordance with Substitute House Bill No. 1605; “Child Fatality Report, January - March 2019”, pursuant to 74.13.640 RCW; “Newborn Safe Surrender -- Information Collection 2009-2018”, pursuant to 13.34.360 RCW; “Quality Assurance Report, July 1, 2017 - June 30, 2018”, pursuant to 43.20A.870 RCW; “Child Fatality Report, April - June 2019”, pursuant to 74.13.640 RCW; “Kinship Care Oversight Committee 2019 Report”, pursuant to 74.13.621 RCW;

**Commerce, Department of** – “Child Care Collaborative Task Force”, pursuant to 43.01.036 RCW; “Homeless Housing Crisis Response System Strategic Plan 2019-2024”, pursuant to 43.185C.040 RCW; “Stormwater Managers Guide: Is a Community-Based Public-Private Partnership Right for Your Community”, in accordance with Engrossed Substitute Senate Bill No. 6095; “Yakima Convention Center Expansion Financial Feasibility Review”, pursuant to 35.57.025 RCW; “El Nuevo Camino Legislative Report”, in accordance with Substitute Senate Bill No. 5883; “Independent Contractor Study, 2019 Report”, in accordance with Engrossed Substitute Senate Bill No. 6032; “Public Works Board, Fiscal Year 2019 Emergency and Pre-construction Loans”, pursuant to 43.155.070 RCW; “Green Economy Interim Report”, in accordance with Engrossed Substitute House Bill No. 1109; “Snohomish Diversion Pilot: Treatment Services for Homeless Individuals with Substance Abuse Disorders as an Alternative to Jail”, in accordance with Engrossed Substitute Senate Bill No. 6032; “Industrial Waster Coordination (Industrial Symbiosis) Program Recommendations”, in accordance with Substitute Senate Bill No. 5936; “Interbay Public Development Advisory Committee Recommendations and Implementation Plan”, in accordance with Engrossed Substitute Senate Bill No. 6095; “Sexual Assault Response: Increasing Sexual Assault Nurse Examiner Availability and Access Statewide”, in accordance with Substitute House Bill No. 2101; “Encouraging Investments in Affordable and Supportive Housing -- Update on Implementation”, pursuant to 82.14.540 RCW; “Skilled Worker Outreach, Recruitment and Career Awareness Grant Program”, pursuant to 43.329.070 RCW; “Criminal Penalty Fees Related to Sexual Exploitation Crimes, Fiscal Year 2019 Report”, pursuant to 43.280.100 RCW;

**Conservation Commission, Washington State** – “Gap Analysis and Sustainable Farms Budget Proviso”, in accordance with Engrossed Substitute House Bill No. 1109; “Funding Gap Analysis and Sustainable Farms”, in accordance with Engrossed Substitute House Bill No. 1109; “Food Policy Forum Recommendations to the Legislature”, in accordance with Engrossed Substitute Senate Bill No. 6032;

**Corrections Ombuds, Office of the** – “Annual Report 2019”, pursuant to 43.06C RCW; “Investigation Report”, pursuant to 43.06C RCW;

**Corrections, Department of** – “Custody Staff: Health Care Delivery, 2019 Report to the Legislature” in accordance with Engrossed Substitute House Bill No. 1109; “Extraordinary Medical Placement Report for 2018”, pursuant to 72.09.620 RCW; “Work Release Expansion -- Implementation Plan, 2019 Report”, in accordance with Engrossed Substitute House Bill No. 1109; “Nurse Staffing, 2019 Report to the Legislature”, in accordance with Engrossed Substitute House Bill No. 1109; “Use of Secured-Internet to Expand Postsecondary Education Opportunities to Enhance Public Safety”, in accordance with Substitute Senate Bill No. 5443; “Body Scanner Pilot: An Alternative to Strip Searches of Incarcerated Individuals, 2019 Report”, in accordance with Engrossed Substitute Senate Bill No. 5443.
6032; “Yakima Jail Therapeutic Community Program, 2019 Report”, in accordance with Engrossed Substitute House Bill No. 1109;

Courts, Administrative Office of the - “District and Municipal Court Judges’ Association Annual Report for 2019”, pursuant to 3.70.040 RCW;

Developmental Disabilities - Residential Habilitation Center Workgroup – “Rethinking Intellectual and Developmental Disability Policy to Empower Clients, Develop Providers, and Improve Services”, in accordance with Engrossed Substitute House Bill No. 1109;

Developmental Disabilities Ombuds, Office of the – “Annual Report for State Fiscal Year 2018”, pursuant to 43.382.005 RCW; “Expansion Plan”, pursuant to 43.382.005 RCW;

Ecology, Department of – “Brownfield Redevelopment Trust Fund Account, 2019 Report”, pursuant to 70.105D.140 RCW; “Statewide Progress on Setting Instream Flows”, pursuant to 90.82.080 RCW; “Cleanup Settlement Account, Annual Report for 2019 Fiscal Year”, pursuant to 70.105D.130 RCW; “Compliance and Enforcement of Water Rights in Designated Basins”, in accordance with Engrossed Substitute Senate Bill No. 6032; “Antifoaming Paints in Washington State Report and Recommendations”, in accordance with Substitute House Bill No. 2634; “Progress in Reducing Fine Particle Air Pollution in Tacoma-Pierce County”, pursuant to 70.94.605 RCW; “Upper Skagit Water Resource Studies”, in accordance with Engrossed Substitute Senate Bill No. 6095; “Model Toxics Control Accounts (MTCA) Report of Expenditures for the 2017-2019 Biennium”, pursuant to 70.105D.030 RCW; “Greenhouse Gas Emissions Reduction Limits”, pursuant to 70.235.040 RCW; “Columbia River Basin Water Supply Inventory Report, 2019”, pursuant to 90.90.040 RCW;

Education, Washington State Board of – “Mastery-based Learning, Interim Report”, in accordance with Engrossed Second Substitute House Bill No. 1599;

Enterprise Services, Department of – “Campus-wide Electrical Service Panels -- Arc Flash Study Preliminary Report”, in accordance with Substitute House Bill No. 1102; “Information Technology Contracts Report Supplement”, in accordance with Engrossed Substitute House Bill No. 1109; “Leased Facilities Report for Fiscal Year 2018-19”, pursuant to 43.82.010 RCW; “Biodiesel Use by Washington State Agencies, January - December 2018”, pursuant to 43.19.646 RCW; “Information Technology Contracts Report”, in accordance with Engrossed Substitute House Bill No. 1109;

Financial Management, Office of – “Credit Card Cost Recovery”, in accordance with Engrossed Substitute House Bill No. 1160; “Facilities Inventory Report, 2019”, pursuant to 43.82.150 RCW; “One Washington Quarterly Report, January - March 2019”, in accordance with Substitute Senate Bill No. 5883; “Performance-Based Incentives and Recognition Report, 2019”, pursuant to 41.06.133 RCW; “Veteran Employment Program”, pursuant to 43.41.460 RCW; “Credit Card Cost Recovery, Attachment 1, Volumes”, in accordance with Engrossed Substitute House Bill No. 1160; “Credit Card Cost Recovery, Attachment 2, State Agency Fiscal Analysis”, in accordance with Engrossed Substitute House Bill No. 1160; “Primary Care Expenditures, Summary of current primary care expenditures and investment in Washington”, in accordance with Engrossed Substitute House Bill No. 1109;

Fish and Wildlife, Department of – “Derelict Shellfish Gear Removal and Disposal, 2019 Annual Report”, pursuant to 77.32.430 RCW;

Hatchery Spending and Project, Joint Legislative Task Force – “Joint Legislative Hatchery Spending and Project Task Force Final Report”, in accordance with Engrossed Substitute House Bill No. 1109;

Health Care Authority – “Washington Autism Alliance and Advocacy Final Report”, in accordance with Engrossed Substitute House Bill No. 1109; “Jail Transition Services, 2019 Report”, in accordance with Engrossed Substitute House Bill No. 1109; “Addendum to the Designated Crisis Responder (DCR) Statewide Protocols”, in accordance with Substitute House Bill No. 1907; “Bree Collaborative Annual Report for 2019”, in accordance with Engrossed Substitute House Bill No. 1311; “Service Coordination Organization and Managed Care Performance Measure Report, Accountability Implementation Status, 2019”, pursuant to 70.320.050 RCW; “Long-Term Behavioral Health Inpatient Involuntary Care, Access, Purchasing, and Bidirectional Integration”, in accordance with Engrossed Second Substitute Senate Bill No. 5432; “Self Sufficiency of Accountable Communities of Health”, in accordance with Engrossed Substitute House Bill No. 1109; “Rate Methodology for 90- and 180-Day Civil Commitment Beds”, in accordance with Engrossed Substitute House Bill No. 1109; “Behavioral Health Consultation and Referral Service”, in accordance with Engrossed Second Substitute Senate Bill No. 5432; “Prescription Drug Price Transparency and Purchasing”, in accordance with Engrossed Second Substitute House Bill No. 1224, “Increasing Clubhouse Programs”, in accordance with Engrossed Substitute House Bill No. 1109; “Services to Lower the Risk of Recidivism Oversight Committee and the Offender Reentry Committee Safety Program (ORCSP)”, pursuant to 71.24.460 RCW; “Proportion of Non-Participating Providers Serving Apple Health Enrollees, July 1, 2018 - June 30, 2019”, pursuant to 74.09.522 RCW; “Public Employees Benefits Board Annual Report, Customer Service Complaints and Appeals, July 2018 - June 2019”, pursuant to 41.05.630 RCW; “Health Care Innovation Plan, Final Status Report”, in accordance with Engrossed Second Substitute House Bill No. 2572; “Medicaid Managed Care Preventative Services and Vaccinations”, in accordance with Engrossed Substitute House Bill No. 1109; “County Appropriations, Criminal Justice Treatment Account (CJTA) Administration”, in accordance with Engrossed Substitute House Bill No. 1109; “PBEB Health Benefit Plan: Cost and Utilization Trends, Demographics, and Impacts of Alternative Consumer-Directed Health Plan, 2019 Report”, pursuant to 41.05.065 RCW; “Rural Health Clinics Reconciliation Status, Calendar Years 2011-2013 and 2014-2017”, in accordance with Engrossed Substitute House Bill No. 1109; “Medicaid Transformation Project (MTP) Demonstration, Section 1115 Waiver Quarterly Report for January - March 2019”, in accordance with Engrossed Substitute House Bill No. 1109; “Access to Baby and Child Dentistry (ABCD) Program: Expanding to Children with Disabilities: Final Report”, in accordance with Substitute Senate Bill No. 6549; “Hepatitis C Medications, Comprehensive Purchasing Strategies”, in accordance with Engrossed Substitute House Bill No. 1109; “Bleeding Disorder Collaborative for Care”, in accordance with Engrossed Substitute Senate Bill No. 6052; “Health and Human Services Enterprise Coalition, Legislative Proviso Report on IT Investment Coordination”, in accordance with Engrossed Substitute House Bill No. 1109; “Universal Health Care Work Group Preliminary Report”, in accordance with Engrossed Substitute House Bill No. 1109; “Access to Behavioral Health Services for Children, 2019 Report”, pursuant to 74.09.495 RCW; “Evidence Based Practice Institute”, in accordance with Engrossed Substitute House Bill No. 1109;

Health Insurance Pool, Washington State (WSHIP) – “Annual Report for 2018” pursuant to 48.41.240 RCW;

Health, Department of – “Long-term Care Workforce
Development Interim Report’, in accordance with Engrossed Substitute House Bill No. 1109; “Prescription Monitoring Program Integration” pursuant to 70.225 RCW; “Maternal Mortality Review Panel: Maternal Deaths 2014-2016”, pursuant to 70.54.450 RCW; “Physical Therapists and Spinal Manipulation”, pursuant to 18.74 RCW; “Mental Health Providers Credential Renewals, 2019 Report”, pursuant to 18.225.800 RCW; “Manufacturing Generic Drugs”, in accordance with Engrossed Substitute House Bill No. 1109; “Reimbursement for Healthcare Services Provided by Fire Departments”, in accordance with Engrossed Second Substitute House Bill No. 1358; “Healthcare Associated Infections, 2019 Report”, pursuant to 43.70.056 RCW; “Improving Behavioral Health and Suicide Prevention in the Washington State Agricultural Industry; Pilot Program Preliminary Report”, in accordance with House Bill No. 2671; “Resident Rights and Access to Ombuds Services in Intensive Behavioral Health Treatment Facilities”, in accordance with Second Substitute House Bill No. 1394


Medical Commission, Washington – “Inte...

Public Works Board – “Public Works Board, Fiscal Year 2019 Emergency and Pre-construction Loans”, pursuant to 43.155.070 RCW;

Puget Sound Partnership – “State of the Sound”, pursuant to 90.71.200 RCW;

Recreation and Conservation Commission – “Economic, Environmental, & Social Benefits of Recreational Trails in Washington State”, in accordance with Engrossed Substitute Senate Bill No. 6032;

Recreation and Conservation Office – “Recreational Assets of Statewide Significance in Washington State, Study Report”, in accordance with Engrossed Substitute Senate Bill No. 6095; “Nason Ridge Community Forest Management Plan”, in accordance with Engrossed Substitute House Bill No. 1109;

Revenue, Department of – “Local Business Licensing Partnership Plan Fiscal Year 2020-2021”, pursuant to 35.90.020 RCW; “State Agency Business Licensing Information for 2019”, pursuant to 19.02.055 RCW; “Local Business Licensing Progress Report, 2019”, pursuant to 35.90.020 RCW; “Fair Report, 2019”, in accordance with Engrossed Substitute House Bill No. 1109; “State Agency Business Licensing Information for 2019 Appendix”, pursuant to 19.02.055 RCW; “Descriptive Statistics for Tax Incentive Programs, Covering Calendar Year 2018 Activity”, pursuant to 82.32.534 RCW; “Tax Exemption Study for 2020”, pursuant to 43.06.400 RCW; “Local Revitalization Financing Program Report, 2019 Report covering Calendar Year 2018”, pursuant to 82.32.765 RCW; “Hospital Benefit Zone Financing Program Report, 2019 Report covering Calendar Year 2018”, pursuant to 82.14.470 RCW;


Sexual Assault Programs, Washington Coalition of – “Addressing Harm Caused in the Exchange of Intimate Images by Minors, 2019 Report”, in accordance with House Bill No. 1742;


Social & Health Services, Department of – “Improving Inpatient and Staff Safety in State Hospitals – Status Report”, in accordance with Engrossed Substitute House Bill No. 1109; “Basic Food Employment and Training Program (BFET) Expansion, 2019 Report”, pursuant to 74.04.535 RCW; “Snohomish Diversion Pilot: Treatment Services for Homeless Individuals with Substance Abuse Disorders as an Alternative to Jail”, in accordance with Engrossed Substitute Senate Bill No. 6032; “WorkFirst Spending Plan Monitoring Report, 1st Quarter State Fiscal Year 2020, as of September 30, 2019”, pursuant to 74.08A.341 RCW; “Staffing Levels Compared to Allotments”, in accordance with Engrossed Substitute House Bill No. 1109; “Violations, Penalties, and Actions Relating to Persons on Conditional Release to a Less Restrictive Placement, 2019 Report”, pursuant to 71.09.325 RCW; “Forensic Admissions and Evaluations - Performance Targets 2018 Fourth Quarter (October 1, 2018 - December 31, 2018)”, pursuant to 10.77.068 RCW; “WorkFirst Maintenance of Effort and Work Participation Rate, July - September 2018”, in accordance with Engrossed Substitute Senate Bill No. 6032; “WorkFirst Wage Progression Report through Second Quarter 2018”, pursuant to 74.08A.411 RCW; “Assisted Living Facility Quality Measures”, pursuant to 18.20.510 RCW; “Department Efforts to Reduce Violence in the State Hospitals, September 2019”, pursuant to 72.23.451 RCW; “WorkFirst Spending Plan, 2019-21 Biennial Spending Plan”, pursuant to 74.08A.341 RCW; “State Hospital Staffing Levels Compared to Allotments”, in accordance with Engrossed Substitute Senate Bill No. 6032; “WorkFirst Spending Plan Monitoring Report, 3rd Quarter State Fiscal Year 2019, as of March 31, 2019”, pursuant to 74.08A.341 RCW; “WorkFirst Wage Progression Report through Third Quarter 2018”, pursuant to 74.08A.411 RCW; “Resources to Initiate Successful Employment (RISE), Final Report”, in accordance with Engrossed Substitute Senate Bill No. 6032; “WorkFirst Wage Progress Report through Fourth Quarter 2019”, pursuant to 74.08A.411 RCW; “State Psychiatric Hospital Forensic and Civil Bed Need Models”, in accordance with Engrossed Substitute House Bill No. 1109; “WorkFirst Maintenance of Effort and Work Participation Rate, January - March 2019”, in accordance with Engrossed Substitute House Bill No. 1109; "Forensic Admissions and Evaluations - Performance Targets 2019 First Quarter (January 1, 2019 - March 31, 2019)", pursuant to 10.77.068 RCW; “Forensic Admissions and Evaluations - Performance Targets 2019 Second Quarter (April 1, 2019 - June 30, 2019)”, pursuant to 10.77.068 RCW; “Washington Connection Benefit Portal 2019 Report”, pursuant to 74.04.225 RCW; “WorkFirst Maintenance of Effort and Work Participation Rate, October - December 2018”, in accordance with Engrossed Substitute House Bill No. 1109; “WorkFirst Wage Progression Report through Fourth Quarter 2018”, pursuant to 74.08A.411 RCW; “Western State Hospital - City of Lakewood Community Policing Program”, in accordance with Substitute Senate Bill No. 5883; “WorkFirst Spending Plan Monitoring Report, 4th Quarter State Fiscal Year 2019, as of June 30, 2019”, pursuant to 74.08A.341 RCW; “State-Operated Behavioral Health Group Training Home”, in accordance with Engrossed Substitute House Bill No. 1109; “Efforts to Secure Federal Changes to Permit Full Implementation of Chapter 407, Laws of 2019 (2SHB 1893)”, pursuant to 43.20A.755 RCW; “Recommendations for Implementation of an Asset Verification System”, in accordance with Engrossed Substitute House Bill No. 1109; “Asset Verification System Feasibility Study”, in accordance with Engrossed Substitute House Bill No. 1109;

Tacoma-Pierce County Health Department – “Improving the Rate of Potentially Preventable Hospitalizations”, in accordance with Engrossed Substitute House Bill No. 1109;

Transportation, Department of – “Freight Rail Investment Bank (FRIB) and Freight Rail Assistance Program (FRAP) 2019-21 Progress Report”, in accordance with Engrossed Substitute House Bill No. 1160; “Toll Division Proviso Report, July - September 2019”, in accordance with Engrossed Substitute Senate Bill No. 6106; “Recycle Concrete Usage in Aggregate Materials, 2019 Annual Report”; pursuant to 70.95.807 RCW;

University of Washington – “Suicide Prevention Training, Behavioral Health Services and Awareness Raising among Washington State Postsecondary Education Institutions”, in accordance with Substitute Senate Bill No. 6514; “Mobile Observations of Ultrafine Particles: The MOV-UP Study Report”, in accordance with Substitute Senate Bill No. 5883;

US Cellular – “Permits Issued Pertaining to Wireless Facilities, Exemptions, and Total Dollars Invested, July 1, 2013 - June 30, 2019”, in accordance with House Bill No. 1183;

Utilities and Transportation Commission – “Stakeholder Work Group Discussions and Recommended Improvements to the Washington Underground Utilities Damage Prevention Act”, in accordance with Engrossed Substitute House Bill No. 1109;

Verizon Wireless – “Permits Issued Pertaining to Wireless Facilities, Exemptions, and Total Dollars Invested, July 1, 2013 - June 30, 2019”, in accordance with House Bill No. 1183;

Washington State University Energy Program – “Renewable Energy System Incentive Program”, in accordance with Engrossed Substitute Senate Bill No. 5939;


Copies of these reports are available from the Office of the Secretary of Senate.

Sincerely,

/s/
Brad Hendrickson
SECRETARY OF THE SENATE

MESSAGE FROM THE SECRETARY OF STATE

April 18, 2019

Lt. Governor Cyrus Habib
President of the Senate
Legislative Building
Olympia, WA 98504

To the Honorable Members of the Washington State Senate:

We respectfully transmit for your consideration Senate Bill 5503 which was partially vetoed by the Governor, along with his objection to the bill, as required by Article III, section 12, of the Washington State Constitution.

IN TESTIMONY WHEREOF, I have signed and affixed the Seal of the State of Washington on this 18th Day of April 2019.

/s/
Kim Wyman
Secretary of State

MESSAGE FROM THE GOVERNOR

PARTIAL VETO ON SENATE BILL NO. 5503

April 17, 2019

To the Honorable President and Members,

The Senate of the State of Washington
First Day, January 13, 2020

Ladies and Gentlemen:

I am returning herewith, without my approval as to Section 3, Senate Bill No. 5503 entitled:

"An act relating to state board of health rules regarding on-site sewage systems."

I am vetoing Section 3 of this bill. This section is unnecessary and precludes local health jurisdiction staff from conditioning an on-site septic permit once an easement for the system has been granted. The granting of an easement should not eliminate the ability of an inspector to correct problems of a system that they are inspecting. The new section of this bill (Section 2) significantly increases protections for homeowners and provides assurance that on-site inspections will be done properly and fairly.

For these reasons I have vetoed Section 3 of Senate Bill No. 5503.

With the exception of Section 3, Senate Bill No. 5503 is approved.

Respectfully submitted,

/s/
Jay Inslee
Governor

Message from the Secretary of State

April 18, 2019

Lt. Governor Cyrus Habib
President of the Senate
Legislative Building
Olympia, WA 98504

To the Honorable Members of the Washington State Senate:

We respectfully transmit for your consideration Substitute Senate Bill 5710 which was partially vetoed by the Governor, along with his objection to the bill, as required by Article III, section 12, of the Washington State Constitution.

IN TESTIMONY WHEREOF, I have signed and affixed the Seal of the State of Washington on this 18th Day of April 2019.

/s/
Kim Wyman
Secretary of State

Message from the Governor

Partial Veto on Senate Bill No. 5022

April 30, 2019

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Section 2, Senate Bill No. 5022 entitled:

"An act relating to granting binding interest arbitration rights to certain higher education uniformed personnel."

This bill establishes interest arbitration for uniformed personnel, which is defined as sworn police officers employed as a member of a police force established by state universities, regional universities, or the Evergreen State College. Section 2 amends current law and exempts such arbitration awards from submission to the Office of Financial Management to be certified as financially feasible. This could result in requiring the governor to include funds necessary to implement the award in his/her budget regardless of whether it was financially feasible.

Although I support granting interest arbitration to uniformed personnel, it is important to ensure that any award from interest arbitration must be submitted for certification of financial feasibility before being included in the governor's budget proposal. This check and balance on arbitration awards protects the governor's discretion in developing future budget proposals.

For these reasons I have vetoed Section 2 of Senate Bill No. 5022.
With the exception of Section 2, Senate Bill No. 5022 is approved.

Respectfully submitted,
/s/
Jay Inslee
Governor

MESSAGE FROM THE SECRETARY OF STATE

May 13, 2019

Lt. Governor Cyrus Habib
President of the Senate
Legislative Building
Olympia, WA 98504

To the Honorable Members of the Washington State Senate:

We respectfully transmit for your consideration Senate Bill 5360 which was partially vetoed by the Governor, along with his objection to the bill, as required by Article III, section 12, of the Washington State Constitution.

IN TESTIMONY WHEREOF, I have signed and affixed the Seal of the State of Washington on this 13th Day of May 2019.

/s/
Kim Wyman
Secretary of State

MESSAGE FROM THE GOVERNOR

PARTIAL VETO ON SENATE BILL NO. 5360

May 8, 2019

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Section 5, Senate Bill No. 5360 entitled:

"AN ACT Relating to plan membership default provisions in the public employees' retirement system, the teachers' retirement system, and the school employees' retirement system."

Section 5 of this bill declares an emergency and makes the bill effective immediately. However, the bill as it passed the legislature makes the provisions of the bill effective a year later than the date in the original bill. This change means that the emergency clause is no longer needed.

For these reasons I have vetoed Section 5 of Senate Bill No. 5360.

With the exception of Section 5, Senate Bill No. 5360 is approved.

Respectfully submitted,
/s/
Jay Inslee
Governor

MESSAGE FROM THE SECRETARY OF STATE

May 13, 2019

Lt. Governor Cyrus Habib
MESSAGE FROM THE GOVERNOR
PARTIAL VETO ON SENATE BILL NO. 5054

May 9, 2019

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Sections 4, 5, and 6, Senate Bill No. 5054 entitled:

"AN ACT Relating to increasing the behavioral health workforce by establishing a reciprocity program to increase the portability of behavioral health licenses and certifications."

Senate Bill 5054 will help out-of-state applicants to more easily and quickly become integrated into Washington State's behavioral health workforce. Sections 4, 5 and 6 direct the Department of Health to conduct a study to explore options for adoption of an interstate compact or compacts supporting license portability for certain professionals. I agree with the intended purpose of the bill; however, the final budget did not provide funding for the Department to perform this study and the cost of this work cannot be absorbed.

For these reasons I have vetoed Sections 4, 5, and 6 of Senate Bill No. 5054.

With the exception of Sections 4, 5, and 6, Senate Bill No. 5054 is approved.

Respectfully submitted,
/s/
Jay Inslee
Governor

MESSAGE FROM THE SECRETARY OF STATE

May 28, 2019

Lt. Governor Cyrus Habib
President of the Senate
Legislative Building
Olympia, WA 98504

To the Honorable Members of the Washington State Senate:

We respectfully transmit for your consideration Second Substitute Senate Bill 5672 which was partially vetoed by the Governor, along with his objection to the bill, as required by Article III, section 12, of the Washington State Constitution.

IN TESTIMONY WHEREOF, I have signed and affixed the Seal of the State of Washington on this 28th Day of May 2019.

/s/
Kim Wyman
Secretary of State
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to Section 6, Second Substitute Senate Bill No. 5672 entitled:

"AN ACT Relating to adult family home specialty services."

Section 6 contains a null and void clause. The enacted budget references the bill number, but does not provide specific funding. Therefore, the bill might be void if this section is not vetoed. The Department of Social and Health Services agrees that this work is important, so it will begin this work without additional resources.

For these reasons I have vetoed Section 6 of Second Substitute Senate Bill No. 5672.

With the exception of Section 6, Second Substitute Senate Bill No. 5672 is approved.

Respectfully submitted,

/s/  Jay Inslee
Governor

MESSAGE FROM THE SECRETARY OF STATE

May 28, 2019

Lt. Governor Cyrus Habib
President of the Senate
Legislative Building
Olympia, WA 98504

To the Honorable Members of the Washington State Senate:

We respectfully transmit for your consideration Second Substitute Senate Bill 5672 which was partially vetoed by the Governor, along with his objection to the bill, as required by Article III, section 12, of the Washington State Constitution.

IN TESTIMONY WHEREOF, I have signed and affixed the Seal of the State of Washington on this 28th Day of May 2019.

/s/  Kim Wyman
Secretary of State

MESSAGE FROM THE GOVERNOR

PARTIAL VETO ON ENGROSSED SUBSTITUTE SENATE BILL NO. 5418

May 21, 2019

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Section 15, Engrossed Substitute Senate Bill No. 5418 entitled:

"AN ACT Relating to local government procurement modernization and efficiency."

Engrossed Substitute Senate Bill 5418 will help improve procurement processes for local governments. Section 15 of the bill amends RCW 87.03.435 relating to irrigation districts. Section 2 of a different bill passed by the Legislature this year, Engrossed Senate Bill 5453, contains the same amendments as well as other changes. Therefore I am vetoing Section 15 of Engrossed Substitute Senate Bill 5418 to avoid these double amendments and any confusion at the Office of the Code Reviser.

I would also note that the Legislature did not provide funding for the Capital Projects Advisory Review Board to review the public works contracting processes for local governments, including the small works roster and limited public works processes as set forth in Section 16. I am directing my Office of Financial Management to work with the Department of Enterprise Services to identify resources so they can begin this important work. In addition, I will be asking the Legislature to include full funding of this study in the 2020 supplemental operating budget.

For these reasons I have vetoed Section 15 of Engrossed Substitute Senate Bill No. 5418.

With the exception of Section 15, Engrossed Substitute Senate Bill No. 5418 is approved.

Respectfully submitted,

/s/  Jay Inslee
Governor

MESSAGE FROM THE GOVERNOR

VETO ON ENGROSSED SENATE BILL NO. 5573

May 8, 2019

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

Ladies and Gentlemen:

I am returning herewith, without my approval, Engrossed Senate Bill No. 5573 entitled:

"AN ACT Relating to domestic violence and traumatic brain injury."

Sections 1 and 2 of ESB 5573 are duplicative of sections in SHB 1532. Since SHB 1532 has already been signed into law, there is no need to duplicate those provisions by signing this bill as well. In addition, Section 2 of both ESB 5573 and SHB 1532 will become ineffective as this same section of law is amended in SHB 1225, which amends the statute to move the relevant language to a new statute in Chapter 10.99 RCW. For these reasons, I am vetoing ESB 5573.

The Criminal Justice Training Commission will incorporate the training required in Section 1 of the bill into the existing domestic violence training conducted at the Basic Law Enforcement Academy Training. Additionally, the Washington Association of Sheriffs and Police Chiefs will work with the sponsors of both ESB 5573 and SHB 1532 to draft a letter to their membership encouraging they provide the information suggested by the bill.

For these reasons I have vetoed Engrossed Senate Bill No. 5573 in its entirety.

Respectfully submitted,

/s/  Jay Inslee
Governor

MESSAGE FROM THE GOVERNOR
January 7, 2020

To the Honorable Lt. Governor Cyrus Habib, President of the Senate, and the Senate of the State of Washington

Ladies and Gentlemen:

In compliance with the provisions of Article III, Section 11 of the Constitution of the state of Washington, the Governor hereby submits his report of each case of reprieve, commutation or pardon that he has granted since the adjournment of the 2019 Regular Session of the 66th Legislature, copies of which are attached.

Sincerely,

/s/
Taylor K. Wonhoff
Deputy General Counsel

FULL AND UNCONDITIONAL PARDON
OF
JEFFREY DEAN ATTWOOD

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Jeffrey Dean Attwood was found guilty of MARIJUANA POSSESSION in Thurston County District Court, Case No. C00545964, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Jeffrey Dean Attwood this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in King County Superior Court, Case No. 10-1-08726-1.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of January, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
LARS SVEN BERG

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Lars Sven Berg was found guilty of MARIJUANA POSSESSION in Cowlitz County District Court, Case No. C00269859, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Lars Sven Berg this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Cowlitz County District Court, Case No. C00269859.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of January, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
GERALD RICHARD BOLDEN

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Gerald Richard Bolden was found guilty of MARIJUANA POSSESSION in King County Superior Court, Case No. 10-1-08726-1, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Gerald Richard Bolden this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in King County Superior Court, Case No. 10-1-08726-1.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of January, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Gerald Richard Bolden was found guilty of MARIJUANA POSSESSION in Cowlitz County District Court, Case No. C00564415, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Gerald Richard Bolden this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Cowlitz County District Court, Case No. C00564415.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of January, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
SEAN THOMAS BROWNE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Sean Thomas Browne was found guilty of MARIJUANA POSSESSION in Cowlitz County District Court, Case No. XYOI 73163, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Sean Thomas Browne this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Cowlitz County District Court, Case No. XYOI 73163.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of January, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
CHRISTOPHER J. BURMAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Christopher J. Burman was found guilty of MARIJUANA POSSESSION in Pacific County Superior Court, Case No. 09-1-00020-2, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Christopher J. Burman this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Pacific County Superior Court, Case No. 09-1-00020-2.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of January, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
MICHAEL SEAN CREAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Michael Sean Crean was found guilty of MARIJUANA POSSESSION in King County District Court, Case No. BCO 143730, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Michael Sean Crean this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in King County District Court, Case No. BCO143730.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 17th day of December, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Taneesa Dawn Dunham was found guilty of MARIJUANA POSSESSION in Walla Walla Superior Court, Case No. 04-1-00532-6, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Taneesa Dawn Dunham this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Walla Walla Superior Court, Case No. 04-1-00532-6.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of February, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

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To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Jeffrey Lynn Evans was found guilty of MARIJUANA POSSESSION in Douglas County District Court, Case No. CR0009562, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Jeffrey Lynn Evans this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Douglas County District Court, Case No. CR0009562.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of February, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

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To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Michael James Finley was found guilty of MARIJUANA POSSESSION in Bothell Municipal Court, Case No. 8546, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Michael James Finley this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Bothell Municipal Court, Case No. BUC009512.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of February, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

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NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Michael James Finley this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Bothell Municipal court, Case No. 8546.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of February, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
SETH RUSSELL FRETWELL

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Seth Russell Fretwell was found guilty of MARIJUANA POSSESSION in Lewis County Superior Court, Case No. 11-1-00556-3, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Seth Russell Fretwell this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Lewis County Superior Court, Case No. 11-1-00556-3.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of January, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
THOMAS GERARD GALLWAS, JR.

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Thomas Gerard Gallwas, Jr. was found guilty of MARIJUANA POSSESSION in Pierce County District Court, Case No. XYCO01340, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Thomas Gerard Gallwas, Jr. this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Pierce County District Court, Case No. XYCO01340.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 3rd day of April, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
CHRISTOPHER VERNON GEORGE

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Christopher Vernon George was found guilty of MARIJUANA POSSESSION in Whitman County District Court, Case No. P00091144, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Christopher Vernon George this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Whitman County District Court, Case No. P00091144.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of January, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
RYAN B HAMILTON

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Ryan B. Hamilton was found guilty of MARIJUANA POSSESSION in Grant County District Court, Case No. L00127790, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of
marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Kieran James Nicholas Jacobson this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Grant County District Court, Case No. L00127790.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 12th day of March, A.D., two thousand and nineteen.

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON OF KIERAN JAMES NICHOLAS JACOBSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Kieran James Nicholas Jacobson was found guilty of MARIJUANA POSSESSION in Snohomish County District Court, Case No. C00042356, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Kieran James Nicholas Jacobson this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Snohomish County District Court, Case No. C00042356.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of February, A.D., two thousand and nineteen.

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON OF DANIEL LEE KALLEM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Daniel Lee Kallem was found guilty of MARIJUANA POSSESSION in Clark County District Court, Case No. 612518, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Daniel Lee Kallem this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Clark County District Court, Case No. 612518.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of January, A.D., two thousand and nineteen.

Mark Neary
Assistant Secretary of State
FULL AND UNCONDITIONAL PARDON
OF
BENJAMIN JACK KENDRICK

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Benjamin Jack Kendrick was found guilty of MARIJUANA POSSESSION in Cowlitz County District Court, Case No. C00610985, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant this pardon to Benjamin Jack Kendrick in accordance with Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of January, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
DANIEL W. KIFLU

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Daniel W. Kiflu was found guilty of MARIJUANA POSSESSION in Lower Kittitas District Court, Case No. 25683, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant this pardon to Daniel W. Kiflu in accordance with Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of February, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
MATTHEW JAMES KURLE

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Matthew James Kurle was found guilty of MARIJUANA POSSESSION in Cowlitz County District Court, Case No. C00835209, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant this pardon to Matthew James Kurle in accordance with Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of April, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
CORY MICHAEL LEDGERWOOD

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Cory Michael Ledgerwood was found guilty of MARIJUANA POSSESSION in Clark County District Court, Case No. 54169, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant this pardon to Cory Michael Ledgerwood in accordance with Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of February, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of March, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
LAWRENCE TASH ORMAN

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Lawrence Tash Oman was found guilty of MARIJUANA POSSESSION in Benton County Superior Court, Case No. 07-1-00583-1, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Lawrence Tash Oman this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Benton County Superior Court, Case No. 07-1-00583-1.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 12th day of March, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
DAVID HARRY PRITCHARD

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, David Harry Pritchard was found guilty of MARIJUANA POSSESSION in Pierce County Superior Court, Case No. 09-1-03087-3, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to David Harry Pritchard this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Pierce County Superior court, Case No. 09-1-03087-3.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 3rd day of September, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
NADYAH FAHAD QUAIZ

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Nadyah Fahad Quaiz was found guilty of MARIJUANA POSSESSION in Clark County District Court, Case No. 85126, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Nadyah Fahad Quaiz this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Clark County District Court, Case No. 85126.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of January, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
CHRISTOPHER LOUIS TILZER

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Christopher Louis Tilzer was found guilty of MARIJUANA POSSESSION in King County District Court, Case No. BC0143431, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the
petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Christopher Louis Tilzer this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in King County District court, Case No. BC0143431.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of January, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
ARIEL EVELYN WHITE-LEBLANC

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Ariel Evelyn Wfite-LeBlanc was found guilty of MARIJUANA POSSESSION in Whatcom County Superior Court, Case No. 09-1-00530-6, a misdemeanor offense.
WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.
WHEREAS, this is the only criminal conviction on the petitioner's record.
WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice be served by this action, as part of my Marijuana Justice Initiative.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Ariel Evelyn White-LeBlanc this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Whatcom County Superior court, Case No. 09-100530-6.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 3rd day of April, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION
OF
JAMES ALLEN WARD

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, in 2001, James Allen Ward pleaded guilty to FIRST DEGREE ROBBERY in Pierce County Superior Court Cause No. 00-1-04773-0. The conviction followed events in which Mr. Ward entered several small businesses, and displayed a weapon or threatened to use a weapon in order to steal cash.
WHEREAS, these convictions followed other earlier serious felony convictions, resulting in Mr. Ward being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute.
WHEREAS, Mr. Ward has served over 18 years in prison for this offense. But for his status as a persistent offender, he would have been released from prison several years ago.
WHEREAS, Mr. Ward's criminal history was largely a result of his addiction to cocaine. Through the entirety of his incarceration, Mr. Ward has maintained his sobriety, never failing a drug test.
WHEREAS, in March 2019, the Clemency and Pardons Board reviewed Mr. Ward's clemency petition. The testimony before the Board was that Mr. Ward has shown remorse for his past conduct, and he has a strong family support network, including his wife, prepared to assist him in any eventual transition to the community. Testimony also demonstrated that Mr. Ward is sincerely committed to maintaining his sobriety, and he has secured multiple offers of employment once he is released to the community.
WHEREAS, the Pierce County Prosecuting Attorney supports Mr. Ward's petition.
WHEREAS, in 2019, Washington State passed into law SB 5288, which removes second degree robbery from the list of offenses that can qualify an individual as a persistent offender. But this new law only applies prospectively, not retroactively. Consequently, because at least one of Mr. Ward's strike offenses is a second degree robbery, were he convicted for his present offense today, he would not qualify as a persistent offender and thus not face a life sentence on the current offense.
WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Ward’s sentence. In making this recommendation, the Board cited Mr. Ward’s ongoing sobriety, his strong family and community support network, and his multiple offers for employment upon release.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE James Allen Ward’s 2001 sentence for FIRST DEGREE ROBBERY in Pierce County Superior Court Cause No. 00-1-04773-0, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than May 1, 2021. While in custody, Nfr. Ward must successfully complete a DOC-approved six-month work-release program. If Mr. Ward satisfies all phases of his in-custody transition plan by May 1, 2021, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Ward must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Ward shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Obtain employment or enroll in productive educational, vocational, or other programming, as approved by DOC.
5. Reside in DOC-approved housing, and obtain DOC approval before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver’s license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
9. Not possess burglary tools, other than tools used for legitimate work purposes, as determined by DOC.
10. Complete a DOC-approved mental health evaluation and follow any recommendations, as directed by DOC.
11. Complete a chemical dependency assessment and complete any treatment recommendations, as directed by DOC.
12. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician’s prescription and DOC approval.
13. Do not possess chemicals which on could reasonably believe may be used to make illicit drugs, as determined by DOC.
14. Not visit or work in bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
15. Attend regular community addiction support programming, as directed by DOC.
16. Be subject to regular drug and alcohol testing as directed by DOC.
17. Be subject to periodic polygraph testing as part of supervision compliance monitoring, as determined by DOC.
18. Not associate with or make contact with known criminal felons, gang members, drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
19. Report to DOC all law enforcement contacts within 24 hours of occurrence.
20. Complete the Thinking for a Change program during the first 90 days on community supervision.

PROVIDED, that Mr. Ward shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Ward is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Ward to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants of detain Mr. Ward if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Ward violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Ward will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor’s intent to review the alleged violation and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Ward has provided to he Office of the Governor or, if Mr. Ward is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Ward submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Ward an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for he Governor's final and conclusive determination on whether Mr. Ward has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. ward is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Ward will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Ward may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there

WHEREIN, the Clemency and Pardons Board recommend that the Governor of the state of Washington, in light of the foregoing, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE James Allen Ward’s 2001 sentence for FIRST DEGREE ROBBERY in Pierce County Superior Court Cause No. 00-1-04773-0, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than May 1, 2021. While in custody, Nfr. Ward must successfully complete a DOC-approved six-month work-release program. If Mr. Ward satisfies all phases of his in-custody transition plan by May 1, 2021, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Ward must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Ward shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Obtain employment or enroll in productive educational, vocational, or other programming, as approved by DOC.
5. Reside in DOC-approved housing, and obtain DOC approval before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
9. Not possess burglary tools, other than tools used for legitimate work purposes, as determined by DOC.
10. Complete a DOC-approved mental health evaluation and follow any recommendations, as directed by DOC.
11. Complete a chemical dependency assessment and complete any treatment recommendations, as directed by DOC.
12. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician’s prescription and DOC approval.
13. Do not possess chemicals which on could reasonably believe may be used to make illicit drugs, as determined by DOC.
14. Not visit or work in bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
15. Attend regular community addiction support programming, as directed by DOC.
16. Be subject to regular drug and alcohol testing as directed by DOC.
17. Be subject to periodic polygraph testing as part of supervision compliance monitoring, as determined by DOC.
18. Not associate with or make contact with known criminal felons, gang members, drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
19. Report to DOC all law enforcement contacts within 24 hours of occurrence.
20. Complete the Thinking for a Change program during the first 90 days on community supervision.

PROVIDED, that Mr. Ward shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Ward is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Ward to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants of detain Mr. Ward if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Ward violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Ward will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor’s intent to review the alleged violation and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Ward has provided to he Office of the Governor or, if Mr. Ward is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Ward submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Ward an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for he Governor's final and conclusive determination on whether Mr. Ward has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. ward is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Ward will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Ward may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there
are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Ward may abscond if not detained. If detained, Mr. Ward will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 17th day of December, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

CONDITIONAL COMMUTATION  
OF  
PRENTERS BROUGHTON III

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2000, a jury found Prenters Broughton III guilty of FIRST DEGREE ROBBERY in Pierce County Superior Court Cause No. 00-1-00828-9. The conviction followed events in which Mr. Broughton entered a Tacoma art store and threatened to shoot the cashier with a firearm before stealing over $200 in cash.

WHEREAS, these convictions followed other earlier serious felony convictions, resulting in Mr. Broughton being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute.

WHEREAS, Mr. Broughton has served over 19 years in prison for this offense. But for his status as a persistent offender, he would have been released from prison several years ago.

WHEREAS, Mr. Broughton's criminal history was largely a result of his addiction to controlled substances. He has been sober for the last ten years, and he has not had a serious prison infraction in over a decade.

WHEREAS, in March 2019, the Clemency and Pardons Board reviewed Mr. Broughton's clemency petition. The testimony before the Board was that Mr. Broughton has shown remorse for his past conduct, and he enjoys a strong family support network. On release he plans to live with and support his mother, and he claims to have friends prepared to provide him employment opportunities. Testimony also demonstrated that Mr. Broughton is sincerely committed to maintaining his sobriety as an active participant in addiction support groups.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Broughton's sentence. In making this recommendation, the Board cited Mr. Broughton's ongoing sobriety, his strong family and community support network, and his multiple options for employment upon release.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Prenters Broughton III's sentence for FIRST DEGREE ROBBERY in Pierce County Superior Court Cause No. 00-1-00828-9, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than May 1, 2021. While in custody, Mr. Broughton must successfully complete a DOC-approved six-month work-release program. If Mr. Broughton satisfies all phases of his in-custody transition plan by May 1, 2021.

DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Broughton must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Broughton shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Obtain employment or enroll in productive educational, vocational, or other programming, as approved by DOC.
5. Reside in DOC-approved housing, and obtain DOC approval before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
9. Complete a chemical dependency assessment and complete any treatment recommendations, as directed by DOC.
10. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
11. Do not possess chemicals which one could reasonably believe may be used to make illicit drugs, as determined by DOC.
12. Not visit or work in bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
13. Attend regular addiction support programming, as directed by DOC.
14. Be subject to regular drug and alcohol testing as directed by DOC.
15. Be subject to periodic polygraph testing as part of
First Day, January 13, 2020

Supervision compliance monitoring, as determined by DOC.

16. Not associate with or make contact with known criminal felons, gang members, drug dealers, or individuals on active community supervision or in prison unless approved by DOC.

17. Report to DOC all law enforcement contacts within 24 hours of occurrence.

Provided, that Mr. Broughton shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Broughton is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Broughton to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Broughton if he violates a condition.

Additionally provided, that in the event Mr. Broughton violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Broughton will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor’s intent to review the alleged violation and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Broughton has provided to the Office of the Governor or, if Mr. Broughton is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Broughton submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Broughton an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor’s final and conclusive determination on whether Mr. Broughton has violated the terms of this Conditional Commutation.

Additionally provided, that in the event Mr. Broughton is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Broughton will be immediately returned to any such facility that the DOC Secretary deems appropriate.

Additionally provided, that Mr. Broughton may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions, or to the community, or that there is a possibility that Mr. Broughton may abscond if not detained. If detained, Mr. Broughton will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 17th day of December, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

Conditional Commutation
Of
Daniel Eugene Anderson

To All to Whom These Presents Shall Come, Greetings:

Whereas, in 1995, a jury found Daniel Eugene Anderson guilty of two counts of First Degree Robbery in King County Superior Court Cause No. 94-1-5565-4. The convictions followed events in which Mr. Anderson entered business establishments with a handgun and demanded money from cashiers that he then used to feed a heroin addiction.

WHEREAS, these convictions followed other earlier serious felony convictions, resulting in Mr. Anderson being sentenced to life in prison without the possibility of parole under Washington’s persistent offender statute.

WHEREAS, Mr. Anderson has served over 24 years in prison for these crimes. But for his status as a persistent offender, he would have been released from prison over a decade ago.

WHEREAS, in March 2019, the Clemency and Pardons Board reviewed Mr. Anderson’s clemency petition. The testimony before the Board was that Mr. Anderson has shown remorse for his past conduct, and he has a strong support network prepared to assist him in any eventual transition to the community. Testimony also demonstrated that Mr. Anderson achieved sobriety 11 years ago, and he has shown a committed work ethic and dedication to self-improvement while in prison.

WHEREAS, the King County Prosecuting Attorney supports Mr. Anderson’s petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Anderson’s sentence. In making this recommendation, the Board cited Mr. Anderson’s strong family and community support network, and their ability to help him with shelter, employment, and emotional support. It also cited the support from the King County Prosecuting Attorney’s Office.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

Now, Therefore, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby commute Daniel Eugene Anderson’s 1995 sentence for two counts of First Degree Robbery in King County Superior Court Cause No. 94-1-5565-4, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than April 1, 2021. While in custody, Mr. Anderson must successfully complete a DOC-approved six-month work-release program. If Mr. Anderson satisfies all phases of his in-custody transition plan by April 1, 2021, DOC shall have the authority to release him.
after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Anderson must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Anderson shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
9. Complete a chemical dependency assessment and complete any treatment recommendations, as directed by DOC.
10. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
11. Do not possess chemicals which one could reasonably believe may be used to make illicit drugs, as determined by DOC.
12. Not visit bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
13. Attend regular community Narcotics Anonymous programming, as instructed by DOC.
14. Be subject to regular drug and alcohol testing as directed by DOC.
15. Not associate with known criminal felons or gang members, unless approved by DOC.
16. Have no contact with known drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
17. Report to DOC all law enforcement contacts within 24 hours of occurrence.
18. Complete the Bridges to Life program before transitioning to work release; he must also complete the Thinking for a Change program during the first 90 days on community supervision.

PROVIDED, that Mr. Anderson shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Anderson is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Anderson to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Anderson if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Anderson violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Anderson will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Anderson has provided to the Office of the Governor or, if Mr. Anderson is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Anderson submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Anderson an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Anderson has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Anderson is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Anderson will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Anderson may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Anderson may abscond if not detained. If detained, Mr. Anderson will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 25th day of October, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State

AMENDED CONDITIONAL COMMUTATION  
OF  
RICHARD ROBERT KENT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, after a trial, Richard Robert Kent was found guilty of SECOND DEGREE ROBBERY in Whatcom County
FIRST DAY, JANUARY 13, 2020

Superior Court Cause No. 96-1-960-4. The conviction followed events in 1996 when, while wearing a mask, Mr. Kent approached two tellers in a credit union, and demanded cash.

WHEREAS, this conviction followed two earlier robbery convictions, resulting in Mr. Kent being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute.

WHEREAS, Mr. Kent served over 20 years on this conviction. Had he not been sentenced as a persistent offender, his maximum sentence would have been 10 years.

WHEREAS, Mr. Kent is now 65 years old and is experiencing significant health problems.

WHEREAS, in June 2017, the Clemency and Pardons Board reviewed Mr. Kent’s clemency petition. There was no opposition to his petition from the Whatcom County Prosecuting Attorney's Office or any of his victims.

WHEREAS, in the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Kent's sentence.

WHEREAS, Mr. Kent received a Conditional Commutation on December 5, 2017. That order conditioned Mr. Kent's release on his compliance with several conditions, including his abstaining from using or possessing any controlled substances without a valid prescription and approval by the Department of Corrections.

WHEREAS, in June 2019, while on community supervision, Mr. Kent tested positive for methamphetamine, a violation of the terms of his Conditional Commutation that could result in the revocation of his Conditional Commutation.

WHEREAS, despite violating the terms of his Conditional Commutation, Mr. Kent enjoys a strong support network that has pledged to continue to help him transition to the community. And,

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington under Article III Section 9 of the Washington State Constitution, RCW 9.44A.885 and RCW 9.95.260, hereby amend Richard Robert Kent's 2017 Conditional Commutation. Under these amended terms, following any statutorily required notifications, and as soon as program space is available for him, DOC shall release Mr. Kent to begin intensive outpatient services with Pioneer Human Services. And upon his release from custody, Mr. Kent shall also begin serving a 36-month term of DOC community supervision. During this period under community supervision, Mr. Kent must comply with any conditions set forth by DOC and its corrections officers. These conditions shall include, but not be limited to the following:

Mr. Kent shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Enroll in, and successfully complete DOC's Thinking for a Change program, as well as any other programming or treatment as directed by DOC.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, or personal property.
4. Obtain DOC-approved employment or enroll in DOC-approved educational programming, and report it to DOC.

5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from his DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a geographical area as directed by DOC.
7. Not possess firearms, ammunition, explosives, or dangerous weapons.
8. Not operate a motor vehicle without a valid driver's license and proper insurance.
9. Complete a chemical dependency and substance abuse treatment assessment and follow DOC recommendations relating to substance abuse counseling.
10. Not possess or use alcohol or any controlled substances, including marijuana, without a valid physician's prescription and DOC approval.
11. Not visit bars, taverns, or other establishments in which alcohol is the primary commodity being sold, unless approved by DOC.
12. Be subject to regular drug and alcohol testing as directed by DOC.
13. Not possess stolen property or unauthorized tools not associated with approved work, as determined by DOC.
14. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Kent shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Amended Conditional Commutation as provided below. If Mr. Kent is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Kent to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Kent if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Kent violates any of the conditions of this Amended Conditional Commutation, as determined by the Governor, this Amended Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Kent will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Amended Conditional Commutation may then be mailed to the most recent address Mr. Kent has provided to the Office of the Governor or, if Mr. Kent is in custody, to his place detention. If within 14 calendar days of the mailing of the notice, Mr. Kent submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Amended Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Kent an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Amended Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Kent has violated the terms of this Amended Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Kent is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Amended Conditional
Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Kent will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Kent may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Amended Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Amended Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Kent may abscond if not detained. If detained, Mr. Kent will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

WHEREAS, at the time of his crime, Mr. Bassett was just 17 years old. The scientific and criminal justice communities have documented the difficulty the juvenile brain has in engaging in behavior control, often leading juveniles to exhibit a transient rashness, proclivity for risk, and inability to assess the full consequences of their actions. And,

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Travis Michael Bassett this FULL AND UNCONDITIONAL PARDON for his FIRST DEGREE ROBBERY and FIRST DEGREE VEHICLE PROWLING convictions in Spokane County Superior Court, Cause Nos. 99-1-2085-6 and 00-1-1 170-0.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of October, A.D., two thousand and nineteen. 

/s/  
Jay Inslee  
Governor

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Mark Neary  
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
TRAVIS MICHAEL BASSETT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1999 and 2000, Travis Michael Bassett pleaded guilty to FIRST DEGREE ROBBERY and FIRST DEGREE VEHICLE PROWLING in Spokane County Superior Court, Cause Nos. 99-1-2085-6 and 00-1-1170-0. The robbery conviction occurred after Mr. Bassett, then 17 years old, broke into a woman's home with another teenager, hit the victim and stole several thousands of dollars' worth of her possessions. The vehicle prowling conviction came after Mr. Bassett broke into a motor home and stole several items from inside.

WHEREAS, Mr. Bassett accepts responsibility for his behavior as a teenager, and he has satisfied all the conditions of his judgment and sentence, including paying off over $37,000 in victim restitution and other legal financial obligations.

WHEREAS, Mr. Bassett has committed no other felonies since these two convictions. After serving his sentence, Mr. Bassett joined the Washington Army National Guard. In this role he twice deployed to Iraq, and he has been promoted to serve in leadership positions within the National Guard.

WHEREAS, in March 2019, the Clemency and Pardons Board reviewed Mr. Bassett's petition for a pardon. At his hearing, Mr. Bassett testified that these convictions on his record preclude him from consideration for further promotion to certain professional leadership opportunities within the National Guard.

WHEREAS, at his hearing, Mr. Bassett also testified that in 2008 he married his wife, and together, they have purchased a home and started a family.

WHEREAS, the Spokane County Prosecuting Attorney supports Mr. Bassett's petition for a pardon.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Mr. Anderson be granted a full pardon.

WHEREAS, at the time of his crime, Mr. Bassett was just 17 years old. The scientific and criminal justice communities have documented the difficulty the juvenile brain has in engaging in

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of October, A.D., two thousand and nineteen. 

/s/  
Jay Inslee  
Governor

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Mark Neary  
Assistant Secretary of State

SECOND AMENDED CONDITIONAL COMMUTATION
OF
JOSEPH SCOTT WHARTON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Joseph Scott Wharton was convicted on April 22, 1997, after a bench trial, on five counts of Second Degree Robbery in King County Superior Court Cause Number 97-1-00657-7 and sentenced to a life in prison under Washington's persistent offender statute. Over the course of a month in 1996 and 1997, Mr. Wharton approached clerks in stores and banks and demanded money. He often held his hand in his pocket to suggest that he had a gun.

WHEREAS, Mr. Wharton received his first and second strikes after similar robberies in which he entered stores and confronted clerks, suggested he was carrying a firearm, and then ordering the clerk to provide him money.

WHEREAS, Mr. Wharton unequivocally accepted responsibility and expressed remorse for his past crimes and apologized for his actions to his victims, his family, and the state of Washington.

WHEREAS, at the time of his conviction, the standard range for Mr. Wharton's offense was 33 to 43 months. The maximum sentence for Second Degree Robbery in the state of Washington, without the three strikes law, is 84 months.

WHEREAS, in December 2012, Mr. Wharton's petition for clemency, in which he was seeking a commutation, was heard by the Clemency & Pardons Board.

WHEREAS, the testimony before the Board was that Mr. Wherton had shown considerable rehabilitation while incarcerated. He participated in programming to improve his life skills, enhance his education, and remain free from substance abuse.

WHEREAS, King County Prosecutor Daniel Satterberg reviewed Mr. Wharton's clemency petition, and supported his petition. Also supporting Mr. Wharton's petition was the sentencing judge on his "third strike" offense, retired Judge Michael J. Fox, who was so unsettled by having to direct such a
sentence in the case of a non-violent offender, that he encouraged Mr. Wharton seek a commutation.

WHEREAS, following his hearing, the Clemency Board unanimously recommended that the governor commute Mr. Wharton’s sentence.

WHEREAS, on July 30, 2013, I commuted Mr. Wharton's sentence, contingent on a series of terms to which Mr. Wharton agreed, including refraining from drug and alcohol use, participating in a residential treatment program, and regularly reporting with his community corrections officer for urinalysis testing. In October 2013, however, Mr. Wharton left his residential substance treatment program without permission and was later found to have violated the terms of his community custody multiple times.

WHEREAS, following the findings that Mr. Wharton violated the terms of his July 30, 2013, Conditional Commutation, I revoked Mr. Wharton’s Conditional Commutation on February 19, 2014.

WHEREAS, in the years following the revocation of Mr. Wharton’s Conditional Commutation, he continued to show personal growth and maturity, and on July 6, 2017, I amended his Conditional Commutation to allow him another chance to transition to the community.

WHEREAS, after several months in the community following his re-release, Mr. Wharton again was found to have violated the terms of his Amended Conditional Commutation, this time when he was found to have used illicit drugs.

WHEREAS, despite again violating the terms of his Amended Conditional Commutation, Mr. Wharton still enjoys the support of King County Prosecutor Daniel Satterberg and his sentencing Judge Michael J. Fox, who would both like to see Mr. Wharton receive another chance to successfully transition to the community.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington under Article III Section 9 of the Washington State Constitution, RCW 9.94A.885 and RCW 9.95.260, hereby amend Joseph Scott Wharton’s 2017 Amended Conditional Commutation. Under these amended terms, following statutorily required notifications, and as soon as space is available for him, Mr. Wharton shall be released to Pioneer Center North for an impatient substance abuse treatment program of at least 30 days. And upon his release from custody, Mr. Wharton shall also begin serving a 36-month term of DOC community supervision.

During this period of community supervision, Mr. Wharton shall:

1. Participate in a substance abuse and/or chemical dependency evaluation as directed by DOC and complete any recommendations that follow;
2. Participate in any residential drug or alcohol treatment programs, as directed by DOC;
3. Participate in chemical dependency and substance abuse support groups when not in residential treatment, as directed by DOC;
4. Not use, possess, or consume alcohol or other controlled substances, unless taken under medical supervision;
5. Submit to regular and random urinalysis and breathalyzer testing, as directed by DOC;
6. Report to and be available to regularly meet with a DOC officers as directed by DOC;
7. Be subject to regular home/employment visits, and be subject to home, automobile and personal property searches;
8. Not associate with drug users or dealers, and avoid taverns, bars, and other sites where alcohol or drugs are the primary commodity sold, as directed by DOC;
9. Not possess, receive, ship, or transport a firearm, ammunition, or explosives;
10. Comply with the terms of any applicable judgment and sentence orders;
11. Participate in DOC-approved education, training, employment and employment training, and/or community service programs;
12. Receive prior approval from DOC for any employment changes or changes in living arrangements or residence;
13. Allow DOC to conduct such home visits as DOC deems appropriate;
14. Not travel beyond the county of residence, unless approved in writing by DOC;
15. Have no direct contact with any victims or their families, unless approved by DOC;
16. Report to DOC any contact with law enforcement within 24 hours of the occurrence;
17. Enroll in and successfully complete the Thinking for a Change program, or similar program, as approved by DOC; and
18. Obey all laws and comply with all conditions, recommendations, orders, and instructions of community placement as directed orally or in writing by DOC.

PROVIDED that Mr. Wharton shall remain under DOC supervision and explicitly follow the conditions established by that agency during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Second Amended Conditional Commutation as provided below. If Mr. Wharton is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Wharton to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Wharton if he violates a condition.

ADDITIONALLY PROVIDED that in the event Mr. Wharton violates any of the conditions of this Second Amended Conditional Commutation, as determined by the Governor, this Second Amended Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Wharton will be immediately returned to the Washington Corrections Center or any such facility as the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Second Amended Conditional Commutation will then be mailed to the most recent address Mr. Wharton has provided to the Office of the Governor or, if Mr. Wharton is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Wharton submits a sworn statement made under penalty of perjury that he has in fact complied with all conditions of this Second Amended Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Wharton an opportunity to be heard and to present witnesses and documentary evidence that he has in fact complied with all conditions of this Second Amended Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Wharton has violated the conditions of this Second Amended Conditional Commutation.

ADDITIONALLY PROVIDED that in the event Mr. Wharton is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Second Amended Conditional Commutation will then be revoked.
Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Wharton will be immediately returned to the Washington Corrections Center or any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED that Mr. Wharton may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Second Amended Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Second Amended Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Wharton may abscond if not detained. If detained, Mr. Wharton will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of September, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION
OF
EUSTACE RUDOLPH JENNINGS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1999, a jury found Eustace Rudolph Jennings guilty of four counts of FIRST DEGREE ROBBERY and two counts of SECOND DEGREE ROBBERY in Pierce County Superior Court Cause No. 98-1-03607-1. The convictions followed events in which Jennings entered a series of establishments, confronted employees—leaving them with the impression he was armed—and demanded money. He never physically harmed any victims.

WHEREAS, these conviction followed other convictions, resulting in Mr. Jennings being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute.

WHEREAS, over the term of his sentence, Mr. Jennings has been a model prisoner, with just one infraction on his prison record. He has been infraction-free for the last thirteen years.

WHEREAS, in December 2018, the Clemency and Pardons Board reviewed Mr. Jennings' clemency petition. The testimony before the Board was that Mr. Jennings' lengthy criminal record was linked to substance abuse. He achieved sobriety twenty years ago, having committed himself to Narcotics Anonymous and Alcoholics Anonymous programs.

WHEREAS, Mr. Jennings faces deportation to his native Turks and Caicos. There, he has a support network of family, who has agreed to house and employ him, should he be released from custody here in Washington.

WHEREAS, the Pierce County Prosecutor does not object to Mr. Jennings' petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Jennings' sentence. In making this recommendation, the Board cited his outstanding prison record, his classification as a low-risk to reoffend, and his strong familial support network in Turks and Caicos.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Eustace Rudolph Jennings' 1999 sentence for four counts of FIRST DEGREE ROBBERY and two counts of SECOND DEGREE ROBBERY in Pierce County Superior Court Cause No. 98-1-03607-1, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than February 1, 2020. If Mr. Jennings satisfies all phases of his in-custody transition plan by February 1, 2020, DOC shall have the authority to release him to federal authorities on the active immigration detainee relating to his removal order to Turks and Caicos. If, before being deported, federal authorities release Mr. Jennings in Washington, he will then begin serving DOC community supervision for 36 months or until he is deported, whichever comes first. During this period in DOC custody and under DOC community supervision, Mr. Jennings must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Jennings shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
3. Obtain DOC-approved employment or enroll in DOC-approved educational or vocational programming, and report it to DOC along with changes in status within 24 hours of that change.
4. Obtain and complete any recommended treatments as determined by DOC after completion of any in-custody assessments.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Be subject to DOC curfews.
8. Comply with all applicable judgment and sentence orders.
9. Not operate a motor vehicle without a valid driver's license and registration.
10. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
11. Not possess tools other than those approved by DOC.
12. Not possess in the home, or use, alcohol or controlled substances, including marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
13. Not visit bars, taverns, or other establishments in which alcohol is the primary commodity being sold, unless approved by DOC.
14. Be subject to regular drug and alcohol testing as directed by DOC.
15. Be subject to polygraph testing as determined by DOC.
16. Report to DOC all law enforcement contacts within 24 hours of occurrence.
17. Not associate with known criminal felons or gang members without DOC approval.

PROVIDED, that Mr. Jennings shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Jennings is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Jennings to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Jennings if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Jennings violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Jennings will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor’s intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Jennings has provided to the Office of the Governor or, if Mr. Jennings is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Jennings submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Jennings an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor’s final and conclusive determination on whether Mr. Jennings has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Jennings is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked immediately and the sentence of the court reinstated, whereupon Mr. Jennings will be returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Jennings may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Jennings may abscond if not detained. If detained, Mr. Jennings will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1996, Tracy Lynn Hoggatt was found guilty of FIRST DEGREE BURGLARY and BAIL JUMPING in Cowlitz County Superior Court Cause Nos. 951-00539-7 and 96-1-00036-9. In 1995, Mr. Hoggatt, while armed, broke into a victim's home to steal their property when they were out of the house.

WHEREAS, this burglary conviction was Mr. Hoggatt’s "Third Strike" offense under Washington’s persistent offender statute, and he was sentenced to life without the possibility of parole.

WHEREAS, Mr. Hoggatt accepts full responsibility for his past criminal conduct and expresses remorse. While in prison, he has taken steps to turn his life around and developed a strong sense of empathy. He has completed numerous personal development programs.

WHEREAS, in March 2016, the Clemency and Pardons Board reviewed Mr. Hoggatt’s clemency petition, which included several letters of support from friends, family, and supporters in the community.

WHEREAS, the Cowlitz County Prosecuting Attorney expressed no opposition to Mr. Hoggatt’s petition. And the victims did not express any opposition to the petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor commute Mr. Hoggatt’s sentence. He received a Conditional Commutation in January 2017.

WHEREAS, in October 2018, following that Conditional Commutation and while on community supervision, Mr. Hoggatt violated the terms of his Conditional Commutation when he associated with known criminals, failed to reside at an approved residence, and possessed and consumed alcohol. And

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

Now, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, AMEND the January 16, 2017, CONDITIONAL COMMUTATION of Tracy Lynn Hoggatt’s sentence for his 1996 convictions for FIRST DEGREE BURGLARY and BAIL JUMPING in Cowlitz County Superior Court Cause Nos. 951-1-00539-7 and 96-1-00036-9, conditioned on his written agreement to comply with all terms outlined by the DOC in a transition plan in which Mr. Hoggatt will be released from custody to enter and complete a program with Mountain Ministries, or a similar program as deemed appropriate by DOC. He must complete any DOC-
recommended programs aimed at preparing him for a successful reentry to the community, including chemical dependency treatment. Upon release from custody, Mr. Hoggatt shall serve 24 months of DOC community supervision. During this period of supervision, Mr. Hoggatt must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Hoggatt shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC or his CCO.
2. Complete a treatment assessment and follow recommendations resulting from that assessment.
3. Be available for regular contact with DOC and his assigned CCO as directed, and consent to DOC home visits and or searches, to include searches of his person or automobiles. These visits must include access for visual inspection of all areas of the residence in which Mr. Hoggatt has exclusive or joint control or access.
4. Enroll in educational programming or obtain legal, verifiable CCO-approved employment.
5. Obtain permission from his CCO before changing residences, even for one night.
6. Not travel outside of his county of residence without prior written approval from his CCO.
7. Not own, possess, receive, ship, or transport firearms, ammunition, explosives, or dangerous weapons.
8. Not possess stolen property.
9. Not operate a motor vehicle without a valid driver license and proper insurance.
10. Report to his CCO all law enforcement contacts within 24 hours of occurrence.
11. Not consume, possess, or distribute alcohol or controlled substances without a valid physician's prescription.
12. Not visit bars, taverns, or other establishments in which alcohol is the primary item being served, unless he receives approval from his CCO.
13. Obtain an Alcoholics Anonymous/Narcotics Anonymous sponsor and attend regular meetings as recommended by his CCO.
14. Be subject to regular drug urinalysis and alcohol breath analysis as directed by his CCO.
15. Not associate with known criminals, gangs or individuals that have a criminal or gang history with whom he has an intimate relationship.
16. Enroll in, and successfully complete any other programming or treatment as directed by DOC.

PROVIDED, that Mr. Hoggatt shall remain under DOC supervision and explicitly follow the conditions established by that agency during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Amended Conditional Commutation as provided below. If Mr. Hoggatt is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Hoggatt to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Hoggatt if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Hoggatt is taken in custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Hoggatt to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Hoggatt if he violates a condition.

A written notice of the Governor's intent to review the alleged violations and revoke or amend the Amended Conditional Commutation may then be mailed to the most recent address Mr. Hoggatt has provided to the Office of the Governor or, if Mr. Hoggatt is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Hoggatt submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Amended Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Hoggatt an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Amended Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Hoggatt has violated the conditions of this Amended Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Hoggatt is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Amended Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Hoggatt will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Hoggatt may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Amended Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Amended Conditional Commutation, reason to be concerned that he would pose a risk to any person or the community, or that there is a possibility that Mr. Hoggatt may abscond if not detained. If detained, Mr. Hoggatt will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of July, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State

AMENDED CONDITIONAL COMMUTATION
OF
GARY MELBERT THOMAS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1999 Gary Melbert Thomas was found guilty of five counts of SECOND DEGREE ROBBERY in King County Superior Court Cause No. 98-1-06914-3. In 1998, an unarmed Mr. Thomas entered several Seattle-area banks, each time threatening the tellers and demanding cash.

WHEREAS, this offense qualified Mr. Thomas as a “Three Strikes” persistent offender and resulted in a life sentence. In addition to this conviction, Mr. Thomas has been convicted of multiple robberies and a burglary, dating back to the early 1970s.

WHEREAS, Mr. Thomas has served over 18 years on this matter.

WHEREAS, Mr. Thomas accepts full responsibility for his past conduct. He requests an immediate and merited reduction in his sentence of time served, which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Amended Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Hoggatt will be immediately returned to any such facility that the DOC Secretary deems appropriate.

A written notice of the Governor's intent to review the alleged violations and revoke or amend the Amended Conditional Commutation may then be mailed to the most recent address Mr. Hoggatt has provided to the Office of the Governor or, if Mr. Hoggatt is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Hoggatt submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Amended Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Hoggatt an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Amended Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Hoggatt has violated the conditions of this Amended Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Hoggatt is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Amended Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Hoggatt will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Hoggatt may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Amended Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Amended Conditional Commutation, reason to be concerned that he would pose a risk to any person or the community, or that there is a possibility that Mr. Hoggatt may abscond if not detained. If detained, Mr. Hoggatt will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of July, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State

AMENDED CONDITIONAL COMMUTATION
OF
GARY MELBERT THOMAS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1999 Gary Melbert Thomas was found guilty of five counts of SECOND DEGREE ROBBERY in King County Superior Court Cause No. 98-1-06914-3. In 1998, an unarmed Mr. Thomas entered several Seattle-area banks, each time threatening the tellers and demanding cash.

WHEREAS, this offense qualified Mr. Thomas as a “Three Strikes” persistent offender and resulted in a life sentence. In addition to this conviction, Mr. Thomas has been convicted of multiple robberies and a burglary, dating back to the early 1970s.

WHEREAS, Mr. Thomas has served over 18 years on this matter.

WHEREAS, Mr. Thomas accepts full responsibility for his past criminal conduct and expresses remorse. He has taken
personal development courses in prison, and he has taught art classes to individuals as part of the University Behind Bars program.

WHEREAS, much of Mr. Thomas’ past criminal behavior resulted from his 30-year addictions to heroin and crack cocaine. Mr. Thomas is now over 70 years old and is suffering from stage-four liver disease as well as a chronic heart condition.

WHEREAS, in June 2016, the Clemency and Pardons Board reviewed Mr. Thomas’ clemency petition, and unanimously recommended that the Governor grant him a Conditional Commutation. He received that Conditional Commutation in January 2017.

WHEREAS, in May 2019, following that Conditional Commutation and while on community supervision, Mr. Thomas violated the terms of his Conditional Commutation when he tested positive for having consumed heroin.

WHEREAS, the King County Prosecuting Attorney supported Mr. Thomas’ initial clemency petition, and it continues to support Mr. Thomas even after his violation. And,

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, the favorable recommendation of the Washington State Clemency and Pardons Board and, the circumstances of his actions that violated the terms of his Conditional Commutation, and in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, AMEND the January 10, 2017, CONDITIONAL COMMUTATION of Mr. Thomas’ sentence for his 1999 convictions on four counts of SECOND DEGREE ROBBERY, conditioned on his written agreement to comply with all terms outlined by the DOC in a transition plan in which Mr. Thomas will be released from custody to enter and complete an in-patient treatment program with Pioneer Human Services at Pioneer Center North, or a similar program as deemed appropriate by DOC. He must complete any DOC-recommended programs aimed at preparing him for a successful reentry to the community. Upon release from custody, Mr. Thomas shall serve 24 months community supervision. During this period of supervision, Mr. Thomas must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Complete recommended treatment programming at Pioneer Center North, or a similar program as determined by DOC, and any after-care programs recommended by the facility or DOC.
3. Be available for contact with DOC as directed, and consent to DOC home or hospital visits and or searches to monitor compliance with supervision. These visits include access for visual inspection of all areas of the residence in which Mr. Thomas has exclusive or joint control or access.
4. Obtain legal employment or enroll in educational programming, upon approval of his residence treatment provider and/or completion of his treatment, as directed by DOC.
5. Obtain written permission from DOC before traveling outside his county of residence.
6. Obtain permission from DOC before changing residences, even for one night.
7. Not open a bank account or enter a bank without consulting DOC and having a verifiable legitimate reason.
8. Be subject to polygraph testing as required by DOC.
9. Not own, possess, receive, ship, or transport firearms, ammunition or dangerous weapons.
10. Report to DOC all law enforcement contacts within 24 hours of occurrences.
11. Not consume, possess, or distribute controlled substances without a valid physician’s prescription.
12. Follow prescribed medical treatment as determined by a health care provider or DOC.
13. Not visit bars and taverns, unless he receives approval from DOC.
14. Be subject to regular drug urinalysis and alcohol breath analysis as directed by DOC.
15. Not associate with known criminals, gangs or individuals that have a criminal history without first consulting DOC.
16. Enroll and successfully complete any other programming as recommended by DOC.

PROVIDED, that Mr. Thomas shall remain under DOC supervision and explicitly follow the conditions established by that agency during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Amended Conditional Commutation as provided below. If Mr. Thomas is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Thomas to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Thomas if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Thomas violates any of the conditions of this Amended Conditional Commutation, as determined by the Governor, this Amended Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Thomas will be immediately returned to any such facility as the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor’s intent to review the alleged violations and revoke or amend the Amended Conditional Commutation may then be mailed to the most recent address Mr. Thomas has provided to the Office of the Governor or, if Mr. Thomas is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Thomas submits a sworn statement made under penalty of perjury that he has, in fact, complied conditions of this Amended Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Thomas an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Amended Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor’s final and conclusive determination on whether Mr. Thomas has violated the conditions of this Amended Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Thomas is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Amended Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Thomas will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Thomas may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Amended Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated
the above conditions of this Amended Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Thomas may abscond if not detained. If detained, Mr. Thomas will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 1st day of July, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

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IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of June, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

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Mark Neary  
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
SOK KROUCH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1997, a teenage Sok Krouch drove a carload of friends to an individual’s house. On arrival, his friends left his car and fired gunshots at the victim. Mr. Krouch, who was not carrying a weapon, remained in the car during the assault.

WHEREAS, a jury found Mr. Krouch guilty of FIRST DEGREE ASSAULT, as an accomplice, in Cowlitz County Superior Court, Cause No. 97-1-00156-8. The trial court sentenced Mr. Krouch to 162 months in prison.

WHEREAS, Mr. Krouch has accepted full responsibility for his actions and served his full sentence. Since this incident, Mr. Krouch has purchased a home and started a family with his longtime partner and her daughter.

WHEREAS, Mr. Krouch has no other felony criminal convictions on his record since this event.

WHEREAS, since his release from state prison, Mr. Krouch has checked in with federal immigration authorities 23 times. Due to his conviction, Mr. Krouch now faces the possibility of imminent deportation from the United States to Cambodia, a country from which he and his family fled as refugees when he was a young child.

WHEREAS, the victim was invited to provide input as to Mr. Krouch's petition, but declined to offer an opinion.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Mr. Krouch receive a full pardon. In making this favorable recommendation, the Board cited his strong familial and community networks, the possibility that a pardon may allow him to gain more substantial employment, and the fact that he has already served several years on this conviction.

WHEREAS, I have reviewed the pertinent facts and circumstances surrounding this matter, the circumstances of the crime and the consequences that this deportation will have on Mr. Krouch and his family, and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Sok Krouch this FULL AND UNCONDITIONAL pardon of his conviction for FIRST DEGREE ASSAULT in Cowlitz County Superior Court, Cause No. 97-1-00156-8.

/s/  
Mark Neary  
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
VAN HAM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1997, Van Ham touched the breasts of his then-girlfriend's pre-teen daughter and her pre-teen friend. He pleaded guilty to one count of SECOND DEGREE CHILD MOLESTATION in King County Superior Court, Cause No. 98-1-8709-5 SEA. The trial court sentenced Mr. Ham to 15 months in prison and required him to register as a sex offender for 15 years.

WHEREAS, Mr. Ham has accepted full responsibility for his actions and completed all of his sentence requirements. Since this incident, Mr. Ham has steadily worked to support his family, which includes his long-time partner, and several children and grandchildren.

WHEREAS, this is the only criminal conviction on Mr. Ham's criminal record.

WHEREAS, due to Mr. Ham's conviction, he now faces the possibility of imminent deportation from the United States to Cambodia, a country from which he and his family fled as refugees when he was a young man.

WHEREAS, the King County Prosecuting Attorney's Office does not object to Mr. Ham's petition. Both of Mr. Ham's victims were invited to provide input as to Mr. Ham's petition. One of the victims chose to submit written testimony, and she supports Mr. Ham's petition for a pardon.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Mr. Ham receive a full pardon. In making this favorable recommendation, the Board cited his lack of other criminal history, his family's reliance on his support, his connection to his community, and the fact that he now faces deportation to a country that he does not know.

WHEREAS, I have reviewed the pertinent facts and circumstances surrounding this matter, the circumstances of the crime and the consequences that this deportation will have on Mr. Ham and his family, and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Van Ham this FULL AND UNCONDITIONAL pardon of his conviction for SECOND DEGREE CHILD MOLESTATION in King County Superior Court, Cause No. 98-1-8709-5 SEA.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 17th day of June, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State
CONDITIONAL COMMUTATION
OF
PERCY LEVY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2003, Percy Levy pleaded guilty to FIRST DEGREE BURGLARY, two counts of FIRST DEGREE ROBBERY, and one count of SECOND DEGREE UNLAWFUL FIREARM POSSESSION in Snohomish County Superior Court Cause No. 02-1-02453-4. The convictions followed events in which Levy and accomplices entered a drug house armed, intending to secure more drugs. They engaged in a physical confrontation with the home's occupants and threatened additional violence. They fled the home with drugs and other valuables.

WHEREAS, following these actions, a court sentenced Mr. Levy to 296 months on the offenses. He is expected to be released from prison in April 2026. He has had no prison infractions since 2006.

WHEREAS, Mr. Levy's two accomplices received significantly lower prison sentences of three and six years.

WHEREAS, in September 2018, the Clemency and Pardons Board reviewed Mr. Levy's clemency petition. The testimony before the Board was that Mr. Levy's lengthy criminal record was linked to his drug addiction. He achieved sobriety over 15 years ago, and since then, he's demonstrated tremendous personal growth. While incarcerated, he has earned an associate's degree and become a published author.

WHEREAS, Mr. Levy has been accepted into a transition program that he will enter upon his release from custody. He will eventually live with his wife of over eight years.

WHEREAS, Mr. Levy's sentencing judge described his sentence as unduly harsh, and had he had the discretion, states that he would have ordered a lesser sentence. He supports Mr. Levy's petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Levy's sentence. In making this recommendation, the Board cited his turnaround since achieving sobriety. It also noted his intelligence, ability to cultivate strong relationships, and his strong network of friends and family that will support his transition back to the community on his release from prison.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Percy Levy's 2003 sentence for FIRST DEGREE BURGLARY, two counts of FIRST DEGREE ROBBERY, and one count of SECOND DEGREE UNLAWFUL FIREARM POSSESSION in Snohomish County Superior Court Cause No. 02-1-02453-4, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than September 1, 2020. While in custody, Mr. Levy must successfully complete a DOC-approved six-month work-release program. If Mr. Levy satisfies all phases of his in-custody transition plan by September 1, 2020, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will serving 48 months of DOC community supervision. During this period in under community supervision, Mr. Levy must comply with any conditions DOC. These conditions shall include, but not be limited to the following:

Mr. Levy shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, instructions issued by DOC.
2. Be available for contact with DOC as directed, and consent to DOC employment visits and/or searches, including searches of person, personal property, electronic devices, or social media accounts.
3. Obtain DOC-approved employment or enroll in DOC-approved vocational programming, and report it to DOC along with changes in 24 hours of that change.
4. Engage in programming that teaches anger, stress, and aggression within first 1 8 months of community supervision.
5. Obtain and complete any recommended treatments as determined by completion of any in-custody assessments.
6. Reside in DOC-approved housing, and obtain DOC permission before residences or taking overnight visits away from the DOC-approved even if just for one night.
7. Not travel outside his county of residence without written DOC remain in, or out of, a given geographical area as directed by DOC.
8. Be subject to DOC curfews.
9. Comply with all applicable judgment and sentence orders.
10. Not operate a motor vehicle without a valid driver's license and registration.
11. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
12. Not possess tools other than those approved by DOC.
13. Not possess in the home, or use, alcohol or controlled substances, including marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
14. Not visit bars, taverns, or other establishments in which alcohol is the primary commodity being sold, unless approved by DOC.
15. Be subject to regular drug and alcohol testing as directed by DOC.
16. Be subject to polygraph testing as determined by DOC.
17. Report to DOC all law enforcement contacts within 24 hours of occurrence.
18. Not associate with known criminal felons or gang members without DOC approval.

Provided, that Mr. Levy shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Levy is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Levy to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Levy if he violates a condition.

Additionally provided, that in the event Mr. Levy violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Levy will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the
Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Levy has provided to the Office of the Governor or, if Mr. Levy is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Levy submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Levy an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Levy has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Levy is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Levy will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Levy may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Levy may abscond if not detained. If detained, Mr. Levy will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 8th day of April, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION
OF
FRANK ALBERT ANGELRHN, JR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1995, a jury found Frank Albert Angehrn, Jr. guilty of two counts of FIRST DEGREE ROBBERY, one count of ATTEMPTED FIRST DEGREE ROBBERY, and one count of ATTEMPTED SECOND DEGREE ROBBERY in King County Superior Court Cause No. 94-1-06563-3. The convictions followed events in which Mr. Angehrn, while addicted to methamphetamines, repeatedly entered business establishments and demanded money from cashiers, sometimes showing a weapon.

WHEREAS, these convictions followed other earlier robbery convictions involving weapons, resulting in Mr. Angehrn being sentenced to life in prison without the possibility of parole under Washington’s persistent offender statute.

WHEREAS, Mr. Angehrn has served over 23 years in prison for these crimes. But for his status as a persistent offender, the top end of the standard range for his convictions would have resulted in a sentence of less than 15 years.

WHEREAS, in September 2018, the Clemency and Pardons Board reviewed Mr. Angehrn’s clemency petition. The testimony before the Board was that Mr. Angehrn has shown remorse for his past conduct. Mr. Angehrn achieved sobriety in 2004, and since then he has had no prison infections. He is currently classified as a low risk to reoffend.

WHEREAS, Mr. Angehrn has flourished in an intensive substance abuse program. He has found a sponsor at an outpatient treatment center to support him upon his release, and he had been accepted into a Pioneer Human Services program to help him with his community transition.

WHEREAS, the King County Prosecuting Attorney does not object to Mr. Angehrn’s petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Angehrn’s sentence. In making this recommendation, the Board cited his 23 years in prison for crimes that typically carried a shorter sentence. The Board also noticed the difference in Mr. Angehrn’s behavior once he achieved sobriety.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby

COMMUTE Frank Albert Angehrn Jr. ’s 1995 sentence for two counts of FIRST DEGREE ROBBERY, one count of ATTEMPTED FIRST DEGREE ROBBERY, and one count of ATTEMPTED SECOND DEGREE ROBBERY in King County Superior Court Cause No. 94-1-06563-3, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than September 1, 2020. While in custody, Mr. Angehrn must successfully complete a DOCAapproved six-month work-release program. If Mr. Angehrn satisfies all phases of his incustody transition plan by September 1, 2020, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 48 months of DOC community supervision. During this period in custody and under community supervision, Mr. Angehrn must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Angehrn shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
3. Obtain DOCapproved employment or enroll in DOCapproved educational or vocational programming, and report it to DOC along with changes in status.
4. Reside in DOCapproved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOCapproved residence, even if just for one night.
5. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
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6. Comply with all applicable judgment and sentence orders.
7. Not operate a motor vehicle without a valid driver’s license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
9. Not possess tools other than those approved by DOC for authorized purposes.
10. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician’s prescription and DOC approval.
11. Not visit bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
12. Be subject to regular drug and alcohol testing as directed by DOC.
13. Not associate with known criminal felons or gang members, as directed by DOC.
14. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Angehrn shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Angehrn is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Angehrn to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrents to detain Mr. Angehrn if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Angehrn violates any conditions of this Conditional Commutation, as determined by the Governor, Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Angehrn will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor’s intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Angehrn has provided to the Office of the Governor or, if Mr. Angehrn is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Angehrn submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Angehrn an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Angehrn has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Angehrn is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Angehrn will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Angehrn may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person of the community, or that there is a possibility that Mr. Angehrn may abscond if not detained. If detained, Mr. Angehrn will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of March, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION
OF
SILAS JESS ROBBINS

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, in 2004, Silas Jess Robbins pleaded guilty to two counts of FIRST DEGREE ASSAULT in Skagit County Superior Court Cause No. 03-1-00732-2. The conviction followed events in which Mr. Robbins, under the influence of drugs and alcohol, assaulted with a pocket knife two security guards at a casino.

WHEREAS, following these actions, a court sentenced Mr. Robbins to 240 months on the offenses. He is expected to be released from prison in September 2021.

WHEREAS, this is the only felony offense on Mr. Robbins’ criminal record. Mr. Robbins has not received any prison infractions in ten years, and he maintains a low risk level classification.

WHEREAS, in September 2018, the Clemency and Pardons Board reviewed Mr. Robbins’ clemency petition. The testimony before the Board was that Mr. Robbins has shown remorse for his past conduct. When he is released from prison, he has a construction job awaiting him, as well as living accommodations and reliable transportation.

WHEREAS, the Skagit County Prosecuting Attorney does not object to Mr. Robbins’ petition. One of Mr. Robbins’ victims supports his petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Robbins’ sentence. In making this recommendation, the Board cited the lack of other felonies on his criminal record and his history of good behavior while in custody. It also noted his strong network of friends and family that will support his transition back to the community on his release from prison.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby...
COMMUTE Silas Jess Robbins' 2004 sentence for his two counts of FIRST DEGREE ASSAULT in Skagit County Superior Court Cause No. 03-1-00732-2, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than April 1, 2020. While in custody, Mr. Robbins must successfully complete a DOC-approved six-month work-release program. If Mr. Robbins satisfies all phases of his in-custody transition plan by April 1, 2020, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 48 months of DOC community supervision. During this period in custody and under community supervision, Mr. Robbins must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Robbins shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
3. Obtain DOC-approved employment or enrollment in DOC-approved educational or vocational programming, and report it to DOC along with changes in status within 24 hours of that change.
4. Complete any recommended mental health evaluations, treatment, or programming, as determined by DOC.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Be subject to DOC curfews.
8. Comply with all applicable judgment and sentence orders.
9. Not operate a motor vehicle without a valid driver's license and registration.
10. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
11. Not possess in the home, or use, alcohol or controlled substances, including marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
12. Not visit bars, taverns, or other establishments in which alcohol is the primary commodity being sold, unless approved by DOC.
13. Be subject to regular drug and alcohol testing as directed by DOC.
14. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Robbins shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Robbins is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Robbins to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Robbins if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Robbins violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Robbins will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Robbins has provided to the Office of the Governor or, if Mr. Robbins is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Robbins submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Robbins an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Robbins has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Robbins is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Robbins will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Robbins may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Robbins may abscond if not detained. If detained, Mr. Robbins will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of March, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
LAURA MICHELLE BREM

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, over a month-long period in 1987 and 1988, Laura Michelle Brem, committed a series of crimes in order to feed her heroin addiction. She ultimately pleaded guilty to FIRST DEGREE ROBBERY (King County Superior Court No. 88-1-02334-1); FORGERY, SECOND DEGREE THEFT, and SECOND DEGREE POSSESSION OF STOLEN PROPERTY (King County Superior Court No. 87-1-05109-5); FORGERY...
WHEREAS, none of these convictions resulted in a victim experiencing physical harm. In 1992, Ms. Brem achieved sobriety, and she has had no criminal convictions in the years since.

WHEREAS, in September 2018, the Clemency and Pardons Board reviewed Ms. Brem's petition for a pardon. The testimony before the Board was that Ms. Brem is a committed volunteer in her community who works directly with at-risk youth to provide them mentorship and support. Ms. Brem explained that these convictions may encumber her pursuit of future work in her professional career as an electrical engineer.

WHEREAS, the King County and Snohomish County Prosecuting Attorneys do not oppose her petition for a pardon.

WHEREAS, the Clemency and Pardons Board voted 4-0 to recommend that Ms. Brem receive a full pardon. In making this favorable recommendation, the Board cited her dedication to her community and her lack of a criminal record since her sobriety.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Laura Michelle Brem this FULL AND UNCONDITIONAL pardon of her convictions for FIRST DEGREE ROBBERY (King County Superior Court No. 88-1-02334-1); FORGERY, SECOND DEGREE THEFT, and SECOND DEGREE POSSESSION OF STOLEN PROPERTY (King County Superior Court No. 87-1-05109-5); FORGERY (King County Superior Court No. 87-1-04249-5); and three counts of SECOND DEGREE POSSESSION OF STOLEN PROPERTY (Snohomish County Superior Court No. 88-1-00592-8).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of March, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION
OF
EDWARD ALLEN STEWART

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2006, a jury found Edward Allen Steward guilty of FIRST DEGREE KIDNAPPING and SECOND DEGREE ASSAULT in Clallam County Superior Court Cause No. 06-1-00395-0. The conviction followed events in which Mr. Steward, along with two other men, held a man at gunpoint and later held him in their car, forcing the man to make arrangements for Mr. Steward to collect on a drug debt.

WHEREAS, following these events, Mr. Steward's two co-defendants each took plea deals to serve 48 months in prison. Mr. Steward rejected the same plea deal, and at trial, his two co-defendants testified against him. A jury found him guilty and the court sentenced him to 48 months on the underlying crimes and an additional 19 years on mandatory enhancements.

WHEREAS, in September 2018, the Clemency and Pardons Board reviewed Mr. Steward's clemency petition. The testimony before the Board was that Mr. Steward has shown remorse for his past conduct. He has been accepted into the FareStart program; through this program, he will receive career services and housing opportunities to help his transition to the community.

WHEREAS, the Clallam County Prosecuting Attorney does not object to Mr. Steward's petition. Mr. Steward's sentencing judge stated that he believes that Mr. Steward's sentence was excessive, and had he had the discretion, he would have sentenced Mr. Steward to a term that more closely mirrored that of his co-defendants.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Steward's sentence. In making this recommendation, the Board cited the disproportionality of his sentence when compared to that of his co-defendants. The Board also cited the lack of opposition from the prosecutor and the sentencing judge's statement. The Board noted that Mr. Steward has been accepted into the FareStart program and that he has a strong transition plan.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Edward Allen Steward's 2006 sentence for his FIRST DEGREE KIDNAPPING and SECOND DEGREE ASSAULT convictions in Clallam Superior Court Cause No. 06-1-00395-0, conditioned on his written agreement comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than September 1, 2020. While in custody, Mr. Steward must successfully complete a DOC-approved six-month work-release program. If Mr. Steward satisfies all phases of his in-custody transition plan by September 1, 2020, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Steward must comply with any conditions set forth by DOC. These conditions shall but not be limited to the following:

Mr. Steward shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
3. Obtain DOC-approved employment or enroll in DOC-approved educational or vocational programming, and report it to DOC along with changes in status.
4. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
5. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given
WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the crime, and the favorable recommendation of the Washington County Prosecuting Attorney's Office does not object to Mr. Nikonenko's petition for a pardon. Sin

WHEREAS, in 2001, Anatoliy Nikolayevich Nikonenko engaged in an argument with his wife. The argument escalated and turned physical when he picked up a knife and caused her injury.

WHEREAS, Mr. Nikonenko pleaded guilty to SECOND DEGREE ASSAULT WITH A DEADLY WEAPON in Pierce County Superior Court, Cause No. 01-1-4237-0. The trial court sentenced Mr. Nikonenko to 60 months in prison.

WHEREAS, Mr. Nikonenko has accepted full responsibility for his actions and completed all of his sentence requirements. Mr. Nikonenko remains married to the victim and continues to support his family.

WHEREAS, this criminal conviction is the only one on Mr. Nikonenko's record.

WHEREAS, in December 2018, the Clemency and Pardons Board reviewed Mr. Nikonenko's petition for a pardon. Since this criminal incident, he and his family have purchased a home in Tacoma, and he has maintained steady employment as a carpenter.

WHEREAS, Mr. Nikonenko fled Ukraine as an adult as a result of religious persecution. Due to Mr. Nikonenko's conviction, he now faces the possibility of deportation from the United States to a conflict-ridden region in Ukraine, where he would likely again face religious persecution.

WHEREAS, Mr. Nikonenko received support from his family and community before the Clemency and Pardons Board. The victim, his wife, supports his petition. The Pierce County Prosecuting Attorney's Office does not object to Mr. Nikonenko's petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Mr. Nikonenko receive a full pardon. In making this favorable recommendation, the Board cited his lack of any other criminal history, strong ties to his family and community, and the detriment to his family and community in the event he were to be deported.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the crime, and the favorable recommendation of the Washington County Prosecuting Attorney's Office does not object to Mr. Nikonenko's petition for a pardon. Sin

WHEREAS, in 2001, Anatoliy Nikolayevich Nikonenko

WHEREAS, Mr. Nikonenko pleaded guilty to SECOND DEGREE ASSAULT WITH A DEADLY WEAPON in Pierce County Superior Court, Cause No. 01-1-4237-0. The trial court sentenced Mr. Nikonenko to 60 months in prison.

WHEREAS, Mr. Nikonenko has accepted full responsibility for his actions and completed all of his sentence requirements. Mr. Nikonenko remains married to the victim and continues to support his family.

WHEREAS, this criminal conviction is the only one on Mr. Nikonenko's record.

WHEREAS, in December 2018, the Clemency and Pardons Board reviewed Mr. Nikonenko's petition for a pardon. Since this criminal incident, he and his family have purchased a home in Tacoma, and he has maintained steady employment as a carpenter.

WHEREAS, Mr. Nikonenko fled Ukraine as an adult as a result of religious persecution. Due to Mr. Nikonenko's conviction, he now faces the possibility of deportation from the United States to a conflict-ridden region in Ukraine, where he would likely again face religious persecution.

WHEREAS, Mr. Nikonenko received support from his family and community before the Clemency and Pardons Board. The victim, his wife, supports his petition. The Pierce County Prosecuting Attorney's Office does not object to Mr. Nikonenko's petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Mr. Nikonenko receive a full pardon. In making this favorable recommendation, the Board cited his lack of any other criminal history, strong ties to his family and community, and the detriment to his family and community in the event he were to be deported.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the crime, and the favorable recommendation of the Washington County Prosecuting Attorney's Office does not object to Mr. Nikonenko's petition for a pardon. Sin

WHEREAS, in 2001, Anatoliy Nikolayevich Nikonenko

WHEREAS, Mr. Nikonenko pleaded guilty to SECOND DEGREE ASSAULT WITH A DEADLY WEAPON in Pierce County Superior Court, Cause No. 01-1-4237-0. The trial court sentenced Mr. Nikonenko to 60 months in prison.

WHEREAS, Mr. Nikonenko has accepted full responsibility for his actions and completed all of his sentence requirements. Mr. Nikonenko remains married to the victim and continues to support his family.

WHEREAS, this criminal conviction is the only one on Mr. Nikonenko's record.

WHEREAS, in December 2018, the Clemency and Pardons Board reviewed Mr. Nikonenko's petition for a pardon. Since this criminal incident, he and his family have purchased a home in Tacoma, and he has maintained steady employment as a carpenter.

WHEREAS, Mr. Nikonenko fled Ukraine as an adult as a result of religious persecution. Due to Mr. Nikonenko's conviction, he now faces the possibility of deportation from the United States to a conflict-ridden region in Ukraine, where he would likely again face religious persecution.

WHEREAS, Mr. Nikonenko received support from his family and community before the Clemency and Pardons Board. The victim, his wife, supports his petition. The Pierce County Prosecuting Attorney's Office does not object to Mr. Nikonenko's petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Mr. Nikonenko receive a full pardon. In making this favorable recommendation, the Board cited his lack of any other criminal history, strong ties to his family and community, and the detriment to his family and community in the event he were to be deported.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the crime, and the favorable recommendation of the Washington
State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Anatoly Nikolayevic Nikonenko his FULL AND UNCONDITIONAL pardon of his conviction for SECOND DEGREE ASSAULT WITH A DEADLY WEAPON in Pierce County Superior Court, Cause No. 01-1-42374-0.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 28th day of January, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

SECOND AMENDED
CONDITIONAL COMMUTATION
OF
LE'TAXIONE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1998 Le'Taxione (Ernest A. Carter) was found guilty of two counts of FIRST DEGREE ROBBERY, Pierce County Superior Court Cause No. 97-1-04547-1. In 1997, Le'Taxione entered and then, pretending he had a weapon, held up a Tacoma Subway, before then holding up an AM/PM. Between these two robberies, Le'Taxione took roughly $200 from the cashiers.

WHEREAS, this offense qualified Le'Taxione as a "Three Strikes" persistent offender and resulted in a life sentence. In addition to this conviction, Le'Taxione was convicted of assaulting a police officer in California in 1983, and also attempted murder with a firearm in 1990 in Oregon.

WHEREAS, in December 2015, the Clemency and Pardons Board reviewed Le'Taxione's clemency petition. It voted unanimously to recommend that the Governor commute Le'Taxione's sentence.

WHEREAS, on December 21, 2016, I commuted Le'Taxione's life sentence, conditioned on his completion of a work release program and compliance with a series of terms of supervision.

WHEREAS, while on work release in December 2017, Le'Taxione refused a urinalysis test and failed an alcohol breath analysis test, blowing a .04. In March 2018, a different hearing officer found that through these actions, Le'Taxione twice violated the terms of his Conditional Commutation.

WHEREAS, before these violations, Le'Taxione earned a strong reputation in his work release program. He has been characterized as a "great and dependable worker" and "pleasant and respectful." Accordingly, in April 2018, I issued Le'Taxione an Amended Conditional Commutation, allowing him another opportunity to eventually return to the community.

WHEREAS, in October 2018, the Department of Corrections alleged that Le'Taxione was failing to follow the recommendations of his chemical dependency program treatment counselors. In November 2018, a hearings officer found that Le'Taxione violated the terms of his Conditional Commutation.

And,

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, the favorable recommendation of the Washington State Clemency and Pardons Board and, the circumstances of his actions that violated the terms of his Conditional Commutation and Amended Conditional Commutation, and in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, AMEND the April 10, 2018 AMENDED CONDITIONAL COMMUTATION of Le'Taxione's sentence for his 1998 conviction for two counts of FIRST DEGREE ROBBERY, conditioned on his compliance with all terms outlined by the DOC in a transition plan. While incarcerated, Le'Taxione must complete a DOC recommended chemical dependency assessment to inform possible substance abuse treatments. Upon completion of any treatment and programming identified by DOC, and following an approved release plan to the community and any statutorily mandated community notifications, Le'Taxione shall be released by DOC to serve 24 months of DOC community supervision. During this period under DOC custody and later on community supervision, Le'Taxione must comply with any conditions set forth by DOC and DOC personnel. These conditions shall include, but not be limited to the following:

Le'Taxione shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Be available for contact with DOC as directed, and consent to DOC home or hospital visits and or searches, to also include searches of his person or automobiles, to monitor compliance with supervision. These visits must include access for visual inspection of all areas of the residence in which Le'Taxione has exclusive or joint control or access, and includes the securing of dangerous animals.
3. Obtain legal verifiable employment or enroll in educational programming, and report it to DOC.
4. Obtain written permission from DOC before traveling outside his county of residence.
5. Obtain permission from DOC before changing residences, even for one night.
6. Not own, possess, receive, ship, or transport firearms, ammunition, explosives, or dangerous weapons. He may not possess body armor.
7. Report to DOC all law enforcement contacts within 24 hours of occurrence.
8. Not consume, possess, or distribute alcohol or controlled substances without a valid physician's prescription.
9. Not visit bars, taverns, or other establishments in which alcohol is the primary item being served, unless he receives approval from DOC.
10. Obtain a Narcotics Anonymous sponsor and attend regular meetings as recommended by DOC.
11. Obtain a chemical dependency evaluation and follow all treatment recommendations.
12. Be subject to regular drug urinalysis and alcohol breath analysis as directed by DOC.
13. Not associate with known criminals, gangs or individuals that have a criminal or gang history without first consulting and receiving permission from DOC.
14. Enroll in, and successfully complete any programming or treatment as directed by DOC.

Provided, that Le'Taxione shall remain under DOC supervision and explicitly follow the conditions established by that agency during the term of his community supervision. Violation of any of the above conditions shall result in sanctions...
as deemed appropriate by DOC and may result in the termination of this Second Amended Conditional Commutation as provided below. If Le'Taxione is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Le'Taxione to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Le'Taxione if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Le'Taxione violates any of the conditions of this Second Amended Conditional Commutation, as determined by the Governor, this Second Amended Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Le'Taxione will be immediately returned to any such facility as the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Second Amended Conditional Commutation may then be mailed to the most recent address Le'Taxione has provided to the Office of the Governor or, if Le'Taxione is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Le'Taxione submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Second Amended Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Le'Taxione an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Second Amended Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Le'Taxione has violated the conditions of this Second Amended Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Le'Taxione is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Second Amended Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Le'Taxione will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Le'Taxione may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Le'Taxione may abscond if not detained. If detained, Le'Taxione will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of December, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON OF ROEUTH AN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1994, Roeuth An, was driving a car with his friend seated in the passenger seat. They approached three men on a sidewalk, and Mr. An pulled the car over. His friend lowered the passenger window, started arguing with the men, and then fired multiple shots at the three pedestrians as Mr. An started to drive the car away.

WHEREAS, Mr. An pleaded guilty to three counts of SECOND DEGREE ASSAULT, as an accomplice, in Pierce County Superior Court, Cause No. 94-1-4920-0. The trial court sentenced Mr. An to 18 months in prison.

WHEREAS, Mr. An has accepted full responsibility for his actions and completed all of his sentence requirements. Since this incident, Mr. An has steadily worked as an electrician to support his family, which includes his long-time partner, a teenage son, and a stepdaughter.

WHEREAS, in the years since Mr. An's 1995 criminal conviction, he has not had any other criminal convictions.

WHEREAS, due to Mr. An's conviction, he now faces the possibility of imminent deportation from the United States to Cambodia, a country from which he and his family fled as refugees when he was a young child.

WHEREAS, the Pierce County Prosecuting Attorney's Office does not object to Mr. An's petition. That office attempted to contact the victims in this matter, so that they may opine about Mr. An's petition. No victims responded to the Prosecuting Attorney's Office communications.

WHEREAS, the Clemency and Pardons Board expedited reviewed of Mr. An's petition for a pardon. But even with the Board expediting its review, Mr. An faces an immediate deportation. Federal agents will not stay his deportation to await the outcome of the Board's hearing on his petition.

WHEREAS, given the exigency of the circumstances, the timing of Mr. An's expedited hearing before the Clemency Board will not allow the Board to issue a recommendation for my consideration before he is deported. So I am compelled to rely on the near-complete written record before me to review his petition and issue this order without the benefit of a public hearing and the Clemency Board's recommendation.

WHEREAS, I have reviewed the pertinent facts and circumstances surrounding this matter, the circumstances of the crime and the consequences that this deportation will have on Mr. An and his family, and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Roeuth An this FULL AND UNCONDITIONAL pardon of his convictions of three counts of SECOND DEGREE ASSAULT in Pierce County Superior Court, Cause No. 94-1-4920-0.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 6th day of December, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION OF GEORGE PATTON CLARK
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2001, a jury found George Patton Clark guilty of SECOND DEGREE ROBBERY in King County Superior Court Cause No. 00-1-08739-6. The conviction followed events in which Mr. Clark entered an Auburn bank, approached a bank teller, and demanded money. Nobody was physically harmed during the robbery.

WHEREAS, this robbery conviction followed other earlier convictions, resulting in Mr. Clark being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute.

WHEREAS, Mr. Clark has served over 17 years in prison on this conviction, and he has paid all of his legal financial obligations. He is now 66 years old and suffers from several health conditions, such as degenerative joint disease, hypertension, and asthma.

WHEREAS, in June 2018, the Clemency and Pardons Board reviewed Mr. Clark's clemency petition. The testimony before the Board was that Mr. Clark has a fiancé who is prepared to move to Washington to support him with housing and his reentry transition.

WHEREAS, neither the King County Prosecuting Attorney nor any victims oppose Mr. Clark's petition.

WHEREAS, the Clemency and Pardons Board voted to recommend that the Governor commute Mr. Clark's sentence. In making this recommendation, the Board cited Mr. Clark's age and ongoing health concerns. It also found persuasive the testimony of Mr. Clark's fiancé.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE George Patton Clark's 2001 sentence for his SECOND DEGREE ROBBERY conviction in King County Superior Court Cause No. 00-108739-6, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than June 1, 2020. During his last six months in custody, Mr. Clark must successfully complete a DOC-approved work-release program. Following his in-custody transition, Mr. Clark shall begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Clark must comply with any conditions set forth by DOC and its corrections officers. These conditions shall include, but not be limited to the following:

Mr. Clark shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, computers, social media accounts, and common areas to which he has access.
3. Obtain DOC-approved employment or enroll in DOC-approved educational or vocational programming while on community supervision, and report it to DOC along with changes in status within 24 hours of those changes.
4. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
5. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
6. Not operate a motor vehicle without a valid driver's license and registration.
7. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
8. Enroll and complete a chemical dependency assessment and treatment program before release from prison.
9. Enroll and complete all required aftercare as recommended by after the chemical dependency assessment in the community upon release to community supervision.
10. Not possess in the home, or use, alcohol, illegal drugs, or controlled substances, including marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
11. Not visit bars, taverns, or other establishments in which alcohol is the primary commodity being sold, unless approved by DOC.
12. Be subject to regular drug and alcohol testing as directed by DOC.
13. Not enter a bank or credit union or banking institution without a specific legitimate purpose and without first getting permission, from DOC.
14. Be subject to a designated curfew, as determined by DOC.
15. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Clark shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Clark is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Clark to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Clark if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Clark violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Clark will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Clark has provided to the Office of the Governor or, if Mr. Clark is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Clark submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Clark an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Clark has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Clark is
convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Clark will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Clark may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Clark may abscond if not detained. If detained, Mr. Clark will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 19th day of November, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
RICHARD WILLIAM REEVES

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1990, a jury found Richard William Reeves guilty of FIRST DEGREE ASSAULT in King County Superior Court, Case No. 90-1-05223-7. Mr. Reeves, then 18 years old, was involved in an argument with a group of several men that escalated to the point that he pulled a handgun and fired it in the direction of some of the men. Nobody was injured.

WHEREAS, Mr. Reeves served his sentence, which included 82 months in custody.

WHEREAS, Mr. Reeves accepts full responsibility for his past conduct and expresses remorse. He has had no criminal convictions since then.

WHEREAS, after Mr. Reeves served his sentence, he returned to school and completed his undergraduate education. He has since launched several successful businesses.

WHEREAS, Mr. Reeves is married with three children, and he has also served as a foster parent.

WHEREAS, at the time of this criminal behavior in 1990, Mr. Reeves was a teenager who had just turned 18 years old. The scientific and criminal justice communities have documented the difficulty the teenage brain has in engaging in behavior control, often leading teenagers to exhibit a transient rashness, proclivity for risk, and inability to assess the full consequences of their actions.

WHEREAS, in June 2018, the Clemency and Pardons Board reviewed Mr. Reeves' petition for a pardon. The testimony before the Board was that Mr. Reeves has matured since this criminal behavior, earning an undergraduate degree, building a career, raising a family, and serving his community, particularly youth.

WHEREAS, neither the King County Prosecuting Attorney, nor any of the victims of Mr. Reeves' criminal activity oppose his petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that Mr. Reeves receive a pardon, citing his contributions to his community, and his serving as a foster parent.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Richard William Reeves this pardon for his FIRST DEGREE ASSAULT conviction, King County Superior Court, Case No. 90-1-05223-7.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 1st day of November, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
ELEANER FERN JOHNSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1986, Eleaner Fern Johnson pleaded guilty to THIRD DEGREE ASSAULT in King County Superior Court, Case No. 86-1-00303-3. The conviction followed events in 1985, in which Ms. Johnson disciplined her young son for misbehaving at school, whipping him with an extension cord.

WHEREAS, Ms. Johnson served her sentence, which included community service, community supervision, counseling.

WHEREAS, Ms. Johnson accepts full responsibility for her past conduct and expresses remorse. She has had no criminal convictions since then.

WHEREAS, Ms. Johnson has worked as a Licensed Nursing Assistant for over 30 years, and she is registered in three states. She continues to provide support for her family.

WHEREAS, in June 2018, the Clemency and Pardons Board reviewed Ms. Johnson's petition for a pardon. The testimony before the Board was that Ms. Johnson desires this pardon because this conviction limits her professional opportunities as a Licensed Nursing Assistant, and as a result, curbs her ability to support her family.

WHEREAS, neither King County Prosecuting Attorney, nor the victim opposes her petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that Ms. Johnson receive a pardon, citing the ongoing burden this conviction places on her livelihood and her ability to support her family, as well as her lack of criminal offenses since this crime.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Eleaner Fern Johnson this pardon for her THIRD DEGREE ASSAULT.
ASSAULT conviction, King County Superior Court, Case No. 86-1-00303-3.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 1st day of November, A.D., two thousand and nineteen.

Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
RONALD WALTER HAWS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1993, Ronald Walter Haws pleaded guilty to THIRD DEGREE CHILD MOLESTATION in Pierce County Superior court, Case No. 92-1-03921-6. The conviction followed earlier events, in which Mr. Haws inappropriately touched his teenage daughter's breasts several times.

WHEREAS, Mr. Haws served his sentence, which included nine months in custody. He completed a 36-month sex offender treatment program and 36 months of additional therapy. He also provided for his daughter's therapy and counseling.

WHEREAS, Mr. Haws accepts full responsibility for his past conduct and expresses remorse. He has had no criminal convictions since then. He continues to be married to his wife of 40 years.

WHEREAS, Mr. Haws is a veteran of the United States armed forces, and he is a regular blood donor, having donated more than 34 gallons of blood. He also serves as a deacon at his church.

WHEREAS, in June 2018, the Clemency and Pardons Board reviewed Mr. Haws' petition for a pardon. The testimony before the Board was that Mr. Haws seeks this pardon so that he may practice his ministry within the prison system.

WHEREAS, the victim testified in support of Mr. Haws' petition at the hearing, and the Pierce County Prosecuting Attorney does not oppose the petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that Mr. Haws receive a pardon, citing the support and persuasive testimony of Mr. Haws' victim-daughter. The Board also cited the age of the case, as well as Mr. Haws' own advanced age.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the State of Washington, hereby grant to Ronald Walter Haws this pardon for her THIRD DEGREE CHILD MOLESTATION conviction, Pierce County Superior Court, Case No. 92-1-03921-6.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 1st day of November, A.D., two thousand and nineteen.

Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
IVANA LORICA
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, over ten months from 2000 to 2001, Ivana Zorica, created false customer accounts at her employer, Sears Roebuck. She used these false accounts to steal over $20,000 from the company.

WHEREAS, in 2003 she pleaded guilty to FIRST DEGREE THEFT in Spokane County Superior Court, Cause No. 03-1-00865-7. The trial court sentenced Ms. Zorica to 10 days of community service, 12 months supervision, and over $20,000 in restitution, fines, and fees.

WHEREAS, Ms. Zorica has accepted full responsibility for her actions and completed all of her sentence requirements, including repaying over $20,000. Ms. Zorica is now married and has a family. She has earned her master's degree in social work and now works as a clinical social worker.

WHEREAS, this criminal conviction is the only one on Ms. Zorica's record.

WHEREAS, in September 2018, the Clemency and Pardons Board reviewed Ms. Zorica's petition for a pardon. The testimony before the Board was that Ms. Zorica was raised in a setting in which she lacked strong positive influences. Since this criminal incident, she has worked to be a leader and contributor in her family, profession, and community.

WHEREAS, due to Ms. Zorica's conviction, she now faces the possibility of imminent deportation from the United States to the Czech Republic, a country from which she immigrated at the age of six with her family.

WHEREAS, Ms. Zorica received support from her family, colleagues, and others before the Clemency and Pardons Board, either in person or in writing. The Spokane County Prosecuting Attorney's Office does not object to Ms. Zorica's petition, nor does the victim.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Ms. Zorica receive a full pardon. In making this favorable recommendation, the Board cited her lack of any other criminal history, pursuit of education and a career in service to her community, and the detriment to her family and community in the event she were to be deported.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, 1. Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Ivana Zorica this FULL AND UNCONDITIONAL pardon of her conviction for FIRST DEGREE THEFT in Spokane County Superior Court, Cause No. 03-1-00865-7.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of October, A.D., two thousand and nineteen.

/s/    Jay Inslee
        Governor

CONDITIONAL COMMUTATION
OF
JOHN RAYMOND WILSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1996, a jury found John Raymond Wilson guilty of SECOND DEGREE ROBBERY in King County Superior Court Cause No. 96-1-00449-5. The conviction followed events in which Mr. Wilson entered a grocery store, confronted the cashier, and stole cash and other items.

WHEREAS, this robbery conviction followed other earlier robbery convictions, resulting in Mr. Wilson being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute.

WHEREAS, Mr. Wilson has served 22 years in prison on this conviction. He is now 72 years old and suffers from more than one chronic medical condition requiring ongoing medical treatment.

WHEREAS, in March 2018, the Clemency and Pardons Board reviewed Mr. Wilson's clemency petition. The testimony before the Board was that Mr. Wilson is a veteran and has the support of the Veterans Administration. He has completed Smart Recovery and is now participating in additional chemical dependency treatment.

WHEREAS, Mr. Wilson has identified supportive transitional housing options, including through Mercy Housing and New Hope Baptist Church.

WHEREAS, the King County Prosecuting Attorney supports Mr. Wilson's petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Wilson's sentence. In making this recommendation, the Board cited the fact that no victims were physically harmed during the commission of this crime, and that, but for his status as a persistent offender, he has already served a sentence twice the statutory maximum.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the forgoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, 1. Jay Inslee, by virtue of the power vested in me of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE John Raymond Wilson's 1996 sentence for his SECOND DEGREE ROBBERY conviction in King County Superior Court Cause No. 96-1-00449-5, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than February 1, 2020. During his last six months in custody, Mr. Wilson must comply with any conditions set forth by DOC and its corrections officers. These conditions shall include, but not be limited to the following:

Mr. Wilson shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, personal property, or social media accounts.
3. Obtain DOC-approved employment or enrollment in DOC-approved educational programming, and report it to DOC along with changes in status.
4. Obtain and keep a mentor through the completion of the Urban League BEST mentoring program, as well as any other programming, as determined by DOC.
5. Connect with the U.S. Veterans Administration to secure Community Service, 12 months supervision, and over $20,000 in restitution, fines, and fees.

/s/   Mark Neary
        Assistant Secretary of State

CONDITIONAL COMMMUTATION
OF
JOHN RAYMOND WILSON
services and programming and complete case planning as required by his case manager and/or DOC.
6. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
7. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
8. Be subject to DOC curfews as well as GPS or electric home monitoring to ensure compliance with curfews or geographic compliance orders.
9. Submit to polygraph monitoring as required by DOC to monitor compliance.
10. Not operate a motor vehicle without a valid driver's license and registration.
11. Not possess firearms, ammunition, explosives, or dangerous weapons.
12. Attend and complete an anger management programming as determined by DOC.
13. Enroll and complete a chemical dependency assessment and treatment program before release from prison.
14. Enroll and complete all required aftercare as recommended by a chemical dependency professional in the community upon release to community supervision.
15. Not possess in the home, or use, alcohol or controlled substances, including marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
16. Identify and attend regular sobriety support group meetings as directed by DOC.
17. Not visit bars, taverns, or other establishments in which alcohol is the primary commodity being sold, unless approved by DOC.
18. Be subject to regular drug and alcohol testing as directed by DOC.
19. Not associate with known criminals or gang members, as directed by DOC.
20. Avoid known drug-use areas, or known areas of prostitution as determined by DOC.
21. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Wilson shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Wilson is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Wilson to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Wilson if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Wilson violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Wilson will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Wilson has provided to the Office of the Governor or, if Mr. Wilson is in custody, to his place of detention.

If within 14 calendar days of the mailing of the notice, Mr. Wilson submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Wilson an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Wilson has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Wilson is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Wilson will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Wilson may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Wilson may abscond if not detained. If detained, Mr. Wilson will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of July, A.D., two thousand and nineteen.
/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION
OF
LARRY RAYMOND STAPLETON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1996, a jury found Larry Raymond Stapleton guilty of SECOND DEGREE ROBBERY in Spokane County Superior Court Cause No. 94-1-2336-6. The conviction followed events in which Mr. Stapleton entered a convenience store, confronted the store clerk, and stole some goods and cash.

WHEREAS, this robbery conviction followed two other earlier robbery convictions, resulting in Mr. Stapleton being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute.

WHEREAS, Mr. Stapleton has served over 22 years in prison on this conviction.

WHEREAS, in March 2018, the Clemency and Pardons Board reviewed Mr. Stapleton's clemency petition. The testimony before the Board was that Mr. Stapleton finally achieved sobriety during his incarceration. He is now 56 years old and suffers from chronic health issues stemming from a heart attack and stroke that he suffered earlier this year.

WHEREAS, Mr. Stapleton maintains strong familial ties, and
he has arranged to initially transition from custody to live with his sister in Spokane, where he will stay until he completes his physical recovery. He will then enter into transitional housing through Revive and Reentry Services.

WHEREAS, the Spokane County Prosecuting Attorney does not oppose Mr. Stapleton’s petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Stapleton’s sentence. In making this recommendation, the Board cited Mr. Stapleton’s efforts to overcome his addictions, his familial ties, and the fact that no victims were physically harmed during the commission of this crime.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Larry Raymond Stapleton’s 1996 sentence for his SECOND DEGREE ROBBERY conviction in Spokane County Superior Court Cause No. 94-1-2336-6, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than February 1, 2020. During his last six months in custody, Mr. Stapleton must successfully complete a DOC-approved work-release program. Following his in-custody transition, Mr. Stapleton shall begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Stapleton must comply with any conditions set forth by DOC and its corrections officers. These conditions shall include, but not be limited to the following:

Mr. Stapleton shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Be take steps to be pre-screened for eventual placement in transitional housing.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, or personal property.
4. Obtain DOC-approved employment or enroll in DOC-approved educational programming, and report it to DOC.
5. Complete the Thinking for Change program while on community supervision.
6. Complete community work crew programming as determined necessary by DOC.
7. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from his DOC-approved residence, even if just for one night.
8. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a geographical area as directed by DOC.
10. Not possess firearms, ammunition, explosives, or dangerous weapons.
11. Upon completion of work release, be required to immediately enroll and complete an intensive outpatient chemical dependency community treatment program.
12. Not possess or use alcohol or any controlled substances, including marijuana, without a valid physician’s prescription and DOC approval.
13. Attend regular sobriety support group meetings as directed by DOC.
14. Not-visit bars, taverns, or other establishments in which alcohol is the primary commodity being sold, unless approved by DOC.
15. Be subject to regular drug and alcohol testing as directed by DOC.
16. Not associate with known criminals or gang members.
17. Avoid known drug-use areas, as determined by DOC.
18. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Stapleton shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Stapleton is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Stapleton to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Stapleton if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Stapleton violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Stapleton will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Stapleton has provided to the Office of the Governor or, if Mr. Stapleton is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Stapleton submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Stapleton an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Stapleton has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Stapleton is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Stapleton will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Stapleton may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Stapleton may abscond if not detained. If detained, Mr. Stapleton will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of July, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON  
OF  
KENNETH CRAIG CASON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in December 1995, Kenneth Craig Cason – then 17 years old – with his young cousin, broke into a pawn shop and stole three firearms. He pleaded guilty to FIRST DEGREE BURGLARY and three counts of FIREARM THEFT in Clark County Cause No. 96-1-00485-5.

WHEREAS, Mr. Cason served the full 41 months in prison on these convictions. He has no other felony criminal convictions on his record, and he has since married and raised three children.

WHEREAS, in March 2018, the Clemency and Pardons Board reviewed Mr. Cason’s petition for a pardon. The testimony before the Board was that Mr. Cason is a committed volunteer in his community and to local urban youth.

WHEREAS, Mr. Cason explains that these convictions encumber his pursuit of work in various career fields, specifically work with juveniles.

WHEREAS, Mr. Cason received support from his family and the community organizations for which he volunteers. The Clark County Prosecuting Attorney’s Office did not object to Mr. Cason’s petition, nor did any victims.

WHEREAS, the Clemency and Pardons Board voted 3-1 to recommend that Mr. Cason receive a full pardon. In making this favorable recommendation, the Board cited his dedication to the youth in his community, his lack of recent criminal record, and the fact that no victim was physically harmed during the incident.

WHEREAS, at the time of his crime in 1995, Mr. Cason was just 17 years old. The scientific and criminal justice communities have documented the difficulty the juvenile brain has in engaging in behavior control, often leading juveniles to exhibit a transient rashness, proclivity for risk, and inability to assess the full consequences for their actions.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Kenneth Craig Cason this FULL AND UNCONDITIONAL pardon of his conviction for FIRST DEGREE BURGLARY and three counts of FIREARM THEFT in Clark County Cause No. 96-1-00485-5.

Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of July, A.D., two thousand and nineteen.

/s/

Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON  
OF  
STEPHEN GLENN EDMISON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1990, Stephen Glenn Edmison was found guilty of FOURTH DEGREE ASSAULT-DOMESTIC VIOLENCE in Kitsap County Superior Court, Cause No. K-90-03705-S, after he violated a no-contact order to see his then-wife. He then proceeded to approach her and wrap his arms around her.

WHEREAS, Mr. Edmison has no other criminal convictions on his record.

WHEREAS, in March 2018, the Clemency and Pardons Board reviewed Mr. Edmison's petition for a pardon. Testimony before the Board included that of his daughter, a witness to the assault in question, who testified in staunch support of her father.

WHEREAS, Mr. Edmison is a disabled Vietnam veteran, and a cancer survivor. He has since remarried.

WHEREAS, Mr. Edmison states that this conviction encumbers his desire to participate fully in military veteran ceremonies and funerals.

WHEREAS, the Clark County Prosecuting Attorney's Office does not object to Mr. Edmison’s petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Mr. Edmison receive a full pardon. In making this favorable recommendation, the Board cited the persuasiveness of his daughter's favorable testimony.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Stephen Glenn Edmison this FULL AND UNCONDITIONAL pardon of his conviction for FOURTH DEGREE ASSAULT – DOMESTIC VIOLENCE in Kitsap County Superior Court, Cause No. K-90-03705-S.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of July, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON  
OF  
SOPHY FRANK HEM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in May 1997, Sophy Frank Hem, then 16 years
old, was living in a community among known violent gang members. One day, during a confrontation with a gang member who brandished a firearm; Mr. Hem brandished his own firearm and fired a shot.

WHEREAS, he pleaded guilty to SECOND DEGREE ASSAULT, FIRST DEGREE UNLAWFUL FIREARM POSSESSION, and DRIVE-BY SHOOTING in Pierce County Superior Court, Cause No. 97-1-2299-3. The trial court sentenced Mr. Hem to 34 months in prison.

WHEREAS, Mr. Hem has accepted full responsibility for his actions and completed all of his sentence requirements. Following this incident, Mr. Hem married and started a family, which he has worked full time to support. He is also heavily involved in his community.

WHEREAS, in June 2018, the Clemency and Pardons Board reviewed Mr. Hem's petition for a pardon. The testimony before the Board was that Mr. Hem provides financial and emotional support to his family, which includes a wife and two children, one of whom experiences health issues relating to his premature birth.

WHEREAS, due to Mr. Hem's conviction, he now faces the possibility of imminent deportation from the United States to Cambodia, a country from which he immigrated as a baby with his family.

WHEREAS, Mr. Hem received support from his wife, family, and others before the Clemency and Pardons Board either in person or in writing. The Pierce County Prosecuting Attorney's Office does not object to Mr. Hem's petition, nor does the victim.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Mr. Hem receive a full pardon. In making this favorable recommendation, the Board cited his family's reliance on his support, his connection to his community, and the fact that he now faces deportation to a country that he does not know.

WHEREAS, at the time of his crime in 1997, Mr. Hem was just 16 years old. The scientific and criminal justice communities have documented the difficulty the brain has in engaging in behavior control, often leading juveniles to exhibit a transient rashness, proclivity for risk, and inability to assess the full consequences of their actions.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Stephen Glenn Edmison this FULL AND UNCONDITIONAL pardon of his conviction for FOURTH DEGREE ASSAULT – DOMESTIC VIOLENCE and in Kitsap County Superior Court, Cause No. K-90-03705-S.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of July, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

AMENDED
FULL AND UNCONDITIONAL PARDON
OF
MAURICE RATTRAY III

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1975, Maurice Rattray III, pleaded guilty to ATTEMPTED SECOND DEGREE BURGLARY in King County Superior Court No. 72077. This conviction followed after Mr. Rattray, then a 19-year old college student, unsuccessfully break into another's home.

WHEREAS, Mr. Rattray pleaded guilty to the offense and was given a deferred sentence which he was later dismissed and vacated, pursuant to his sentence, in 1978.

WHEREAS, Mr. Rattray accepts full responsibility for his actions and completed all of his sentence requirements. This is the only criminal conviction on Mr. Rattray's record.

WHEREAS, the Clemency and Pardons Board reviewed Mr. Rattray's petition for a pardon. The testimony before the Board was that Mr. Rattray went on to complete his civil engineering degree at the University of Washington and later an MBA.

WHEREAS, Mr. Rattray has spent his career working on public sector transit projects. He currently lives in California and testified that he would like to pursue employment opportunities at Sound Transit, but this felony may preclude him from passing background check.

WHEREAS, Mr. Rattray also testified that he would like to recreate and travel internationally with his family, including his two children, but this felony poses challenges.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor grant Mr. Rattray a full pardon. In supporting Mr. Rattray's petition, the Board cited his otherwise spotless record, the fact that his conviction was dismissed and vacated under the terms of his sentence, and his contributions to his community and profession.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding the matter, circumstances of the crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Maurice Rattray III this FULL AND UNCONDITIONAL pardon of his conviction for ATTEMPTED SECOND DEGREE BURGLARY King County Cause No. 72077.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of June, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION
OF
DWIGHT ANTHONY GRIFFIN

To All to Whom These Presents ShallCome, Greetings:

WHEREAS, after a trial, a jury found Dwight Anthony Griffin guilty of ATTEMPTED FIRST DEGREE ROBBERY in Snohomish County Superior Court Cause No. 94-1660-1. The conviction followed events in 1994 when Mr. Griffin accosted a woman walking to the bank to deposit cash. He attempted to wrestle her bag from her, but she resisted and he was unsuccessful.

WHEREAS, this robbery conviction followed earlier robbery convictions, resulting in Mr. Griffin being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute.

WHEREAS, Mr. Griffin has served over 23 years in prison on
WHEREAS, in December 2017, the Clemency and Pardons Board reviewed Mr. Griffin's clemency petition. The testimony before the Board was that Mr. Griffin finally achieved sobriety in 2009. He is now 65 years old and suffers from chronic health issues and is permanently partially disabled.

WHEREAS, Mr. Griffin remains married to his wife of over 30 years, and upon release, Mr. Griffin plans to return to live with her in Lynnwood. His adult sons are also still in his life.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Griffin's sentence. In making this recommendation, the Board cited Mr. Griffin's long sentence, strong family ties, the fact that he never used weapons, and his sobriety. And,

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Dwight Anthony Griffin’s sentence for his 1994 conviction for ATTEMPTED FIRST DEGREE ROBBERY in Snohomish County Superior Court Cause No. 94-1-660-1, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than September 1, 2019. During his last six months in custody, Mr. Griffin must successfully complete a DOC-approved work release program. Following his in-custody transition, Mr. Griffin shall begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Griffin must comply with any conditions set forth by DOC and its corrections officers. These conditions shall include, but not be limited to the following:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, or personal property.
3. Submit to polygraph and social media monitoring.
4. Obtain DOC-approved employment or enroll in DOC-approved educational programming, and report it to DOC.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from his DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a geographical area as directed by DOC.
7. Comply with any DOC-assigned curfews.
8. Not possess firearms, ammunition, explosives, or dangerous weapons.
9. Not operate a motor vehicle without a valid driver's license, registration, and proper insurance.
10. Obtain a mental health evaluation and follow any prescribed treatment plans or recommendations.
11. Attend/complete an appropriate anger/aggression management program as determined by DOC.
12. Complete a chemical dependency and substance abuse treatment assessment and follow DOC recommendations relating to substance abuse counseling.
13. Not possess or use alcohol or any controlled substances, including marijuana, without a valid physician's prescription and DOC approval.
14. Attend regular sobriety support group meetings.
15. Not visit bars, taverns, or other establishments in which alcohol is the primary commodity being sold, unless approved by DOC.
16. Be subject to regular drug and alcohol testing as directed by DOC.
17. Not associate with known criminals or gang members.
18. Avoid known drug-use areas, as determined by DOC.
19. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Griffin shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Griffin is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Griffin to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Griffin if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Griffin violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Griffin will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Griffin has provided to the Office of the Governor or, if Mr. Griffin is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Griffin submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Griffin an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Griffin has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Griffin is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Griffin will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Griffin may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility the Mr. Griffin may abscond if not detained. If detained, Mr. Griffin will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has
To All to Whom These Presents Shall Come,Greetings:

WHEREAS, in 1999 Tina Lee Weaver pleaded guilty to
ATTEMPTED SECOND DEGREE MURDER, SECOND
DEGREE ASSAULT, and SECOND DEGREE KIDNAPPING
in Pierce County Superior Court Cause No. 99-1-696-0. The
conviction followed evens in 1999 when Ms. Weaver removed
her neighbor’s daughter form her home, took her to a motel,
bound her to a chair, and then called the woman’s mother and
threatened to kill her daughter.

WHEREAS, these convictions resulted in Ms. Weaver being
sentenced to over 24 years in prison. Currently, her scheduled
earned release date is in February 2021.

WHEREAS, this is the only criminal conviction on Ms.
Weaver’s record, and she has had no prison infractions since
2003.

WHEREAS, in December 2017, the Clemency and Pardons
Board reviewed Ms. Weaver’s clemency petition. The
testimonial before the Board was that Ms. Weaver has strong
support in the community. She has shown honest remorse for
her crime and has been a model prisoner, demonstrating a
commitment to rehabilitation.

WHEREAS, the Clemency and Pardons Board unanimously
voted to recommend that the Governor commute Ms. Weaver’s
sentence. In making this recommendation, the Board cited her
remorse, good behavior in custody, commitment to rehabilitation,
upcoming release date, and community support. And,

WHEREAS, I have reviewed all pertinent facts and
circumstances surrounding this matter, the circumstances of the
involved crime, and the favorable recommendation of the
Washington State Clemency and Pardons Board and, in light of
the foregoing, I have determined that the best interests of justice
will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power
vested in me as Governor of the State of Washington, adopt the
recommendation of the Clemency and Pardons Board and hereby
COMMUTE Tina Lee Weaver’s sentence for her 1999
convictions for ATTEMPTED SECOND DEGREE MURDER,
SECOND DEGREE ASSAULT, and SECOND DEGREE
KIDNAPPING in Pierce County Superior Court Cause No. 99-1-
696-0, conditioned on her written agreement to comply with all
terms outlined by DOC in an in-custody transition plan, to be
completed no later than September 1, 2019. During her last six
months in custody, Ms. Weaver must successfully complete a
DOC-approved work release program. Following her in-custody
transition, Ms. Weaver shall begin serving 36 months of DOC
community supervision. During this period in custody and under
community supervision, Ms. Weaver must comply with any
conditions set forth by DOC and its corrections officers. These
conditions shall include, but not be limited to the following:

Ms. Weaver shall:
1. Obey all laws and abide by all written or verbal
conditions, prohibitions, or instructions issued by DOC.
2. Follow all of the originally ordered conditions imposed
under Pierce County Cause No. 99-1-696-0, including no
contact with Viola or Sherryl Castor or their families.
3. Be available for contact with DOC as directed, and
consent to DOC home and employment visits and/or
searches, including searches of person, automobiles, or
personal property.
4. Obtain DOC-approved employment or enroll in DOC-
approved educational programming, and report it to
DOC.
5. Reside in DOC-approved housing, and obtain DOC
permission before changing residences or taking
overnight visits away from her DOC-approved residence,
even if just for one night.
6. Not travel outside her county of residence without written
DOC approval, or remain in, or out of, a geographical
area as directed by DOC.
7. Comply with any curfews as set by DOC.
8. Not possess firearms, ammunition, explosives, or
dangerous weapons.
9. Not operate a motor vehicle without a valid driver’s
license, registration, and proper insurance.
10. Obtain a mental health evaluation and follow any
treatment plans or recommendations.
11. Complete a chemical dependency and substance abuse
treatment assessment and follow DOC recommendations
relating to substance abuse counseling.
12. Not possess or use alcohol or any controlled substances,
including marijuana, without a valid physician’s
prescription and DOC approval.
13. Not visit bars, taverns, or other establishments in which
alcohol is the primary commodity being sold, unless
approved by DOC.
14. Not frequent known drug areas, as determined by DOC.
15. Be subject to regular drug and alcohol testing as directed
by DOC.
16. Not associate with known criminals or gang members.
17. Report to DOC all law enforcement contacts within 24
hours of occurrence.

PROVIDED, that Ms. Weaver shall remain under DOC
supervision and explicitly follow the conditions established by
DOC during the term of her community supervision. Violation of
any of the above conditions shall result in sanctions as deemed
appropriate by DOC and may result in the termination of this
Conditional Commutation as provided below. If Ms. Weaver is
taken into custody following any alleged violation, DOC shall
hold a Community Custody Hearing. DOC may also require Ms.
Weaver to perform affirmative acts deemed appropriate to
monitor compliance with the conditions and may issue warrants
or detain Ms. Weaver if she violates a condition.

ADDITIONALLY PROVIDED, that in the event Ms. Weaver
violates any of the conditions of this Conditional Commutation,
as determined by the Governor, this Conditional Commutation
may be revoked or amended and the sentence of the court
reinstated, whereupon Ms. Weaver will be immediately returned
to any facility that the DOC Secretary deems appropriate. If any
such violation occurs, DOC shall provide a written report to the
Governor regarding the violation. A written notice of the
Governor’s intent to review the alleged violations and revoke or
amend the Conditional Commutation may then be mailed to the
most recent address Ms. Weaver has provided to the Office of the
Governor or, if Ms. Weaver is in custody, to her place of
detention. If within 14 calendar days of the mailing of the notice,
Ms. Weaver submits a sworn statement made under penalty of perjury that she has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Ms. Weaver an opportunity to be heard and to present witnesses and documentary evidence that she has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Ms. Weaver has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Ms. Weaver is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Ms. Weaver will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Ms. Weaver may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe she has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Ms. Weaver may abscond if not detained. If detained, Ms. Weaver will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe she has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 4th day of May, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State

CONDITIONAL COMMUTATION  
OF  
ROBBIE WILLIAM BURTON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, after a trial, a jury found Robbie William Burton guilty of FIRST DEGREE ROBBERY and TAKING A MOTOR VEHICLE WITHOUT THE OWNER'S PERMISSION in Yakima County Superior Court Cause No. 95-1-1102-6. The conviction followed events in 1995 when Mr. Burton and an accomplice stole a car and then used it to conduct a bank robbery.

WHEREAS, this robbery conviction followed earlier robbery convictions, resulting in Mr. Burton being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute.

WHEREAS, Mr. Burton is now 64 years old and has served over 22 years in prison on this conviction.

WHEREAS, in September 2017, the Clemency and Pardons Board reviewed Mr. Burton's clemency petition. The testimony before the Board was that Mr. Burton's past criminal behavior was fueled by substance addiction, and he has since achieved sobriety in prison though addiction support groups.

WHEREAS, upon release, Mr. Burton plans to return to Yakima to live with family, and he has secured employment at the auto dealership where he worked before this conviction and sentence.

WHEREAS, the victim supports Mr. Burton's petition. Mr. Burton also has the support of former Secretary of the Washington State Department of Corrections Dan Pacholke.

WHEREAS, the Clemency and Pardons Board voted to recommend that the Governor commute Mr. Burton's sentence. In making this recommendation, the Board cited Mr. Burton's age, the fact that he has secured employment and never physically hurt anyone in the commission of the crime, and the victim's support.

And,

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Robbie William Burton's sentence for his 1995 conviction for FIRST DEGREE ROBBERY and TAKING A MOTOR VEHICLE WITHOUT THE OWNER'S PERMISSION in Yakima County Superior Court Cause No. 95-1-1102-6, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than September 1, 2019. During his last six months in custody, Mr. Burton must successfully complete a DOC-approved work release program. Following his in-custody transition, Mr. Burton shall begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Burton must comply with any conditions set forth by DOC and its corrections officers. These conditions shall include, but not be limited to, the following:

Mr. Burton shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Obtain a mental health evaluation and follow any treatment plans or recommendations as ordered by DOC.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of his person, automobiles, or personal property.
4. Submit to DOC monitoring of his social media accounts.
5. Obtain DOC-approved employment or enroll in DOC-approved educational programming, and report it to DOC.
6. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from his DOC-approved residence, even if just for one night.
7. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a geographical area as directed by DOC.
8. Not possess firearms, ammunition, explosives, or dangerous weapons.
9. Not operate a motor vehicle without a valid driver's license and proper registration and insurance.
10. Not enter a bank without a legitimate reason or having a valid account.
11. Complete a chemical dependency and/or substance abuse treatment assessment and follow DOC recommendations relating to substance abuse counseling and/or treatment.
12. Not possess or use alcohol or any controlled substances,
including marijuana, without a valid physician's prescription and DOC approval.
13. Not visit bars, taverns, or other establishments in which alcohol is the primary commodity being sold, unless approved by DOC.
14. Not frequent known drug areas, as decided by DOC.
15. Be subject to regular drug and alcohol testing as directed by DOC.
16. Regularly participate in a substance abuse support group as approved by DOC.
17. Not associate with known criminals and/or known gang members.
18. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Burton shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Burton is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Burton to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Burton if he violates a condition.

ADDITIONALLY PROVIDED, that in the event that Mr. Burton violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Burton will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Burton has provided to the Office of the Governor or, if Mr. Burton is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Burton submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Burton an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Burton has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Burton is convicted of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Burton may abscond if not detained. If detained, Mr. Burton will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 4th day of May, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

AMENDED
CONDITIONAL COMMUTATION
OF
LE'TAXIONE

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, in 1998 Le'Taxione (Ernest A. Carter) was found guilty of two counts of FIRST DEGREE ROBBERY, Pierce County Superior Court Cause No. 97-1-04547-1. In 1997, Le'Taxione entered and then, pretending he had a weapon, held up a Tacoma Subway, before then holding p and AM/PM. Between these two robberies, Le'Taxione took roughly $200 from the cashiers.

WHEREAS, this offense qualified Le'Taxione as a “Three Strikes” persistent offender and resulted in a life sentence. In addition to this conviction, Le'Taxione was convicted of assaulting a police officer in California in 1983, and also attempted murder with a firearm in 1990 in Oregon.

WHEREAS, in December 2015, the Clemency and Pardons Board reviewed Le’Taxione’s clemency petition. It voted unanimously to recommend that the Governor commute Le’Taxione’s sentence.

WHEREAS, on December 21, 2016, I commuted Le’Taxione’s life sentence, conditioned on his completion of a work release program and compliance with a series of terms of supervision.

WHEREAS, while on work release in December 2017, Le’Taxione refused a urinalysis test and failed an alcohol breath analysis test, blowing a .04. At a January 2018 hearing, a hearing officer found that Le’Taxione violated the terms of his work release by failing the breath analysis test. In March 2018, a different hearing officer found that through these actions, Le’Taxione twice violated the terms of his Conditional Commutation.

WHEREAS, before these violations, Le’Taxione earned a strong reputation in his work release program. He has been characterized as a “great and dependable worker” and “pleasant and respectful.” And,

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, AMEND the December 21, 2016 CONDITIONAL COMMUTATION of Le’Taxione’s sentence for his 1998 conviction for two counts of FIRST DEGREE ROBBERY, conditioned on his written agreement to comply with all terms outlined by the DOC in a transition plan in which Le’Taxione will be released from prison no later than October 15, 2018. During
this period, Le’Taxione must complete DOC-recommended substance abuse evaluation to inform possible substance abuse treatments. And at some point during these six months in custody, Le’Taxione must successfully complete a DOC-approved work release program. Following his release from custody, Le’Taxione shall serve 24 months of DOC community supervision. During this period under DOC custody and supervision, Le’Taxione must comply with any conditions set forth by DOC and its community corrections officers (CCOs). These conditions shall include, but not be limited to the following:

Le’Taxione shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC or his CCO.

2. Be available for contact with DOC and his assigned CCO as directed, and consent to DOC home or hospital visits and or searches, to also include searches of his person or automobiles, to monitor compliance with supervision. These visits must include access for visual inspection of all areas of the residence in which Le’Taxione has exclusive or joint control or access, and includes the securing of dangerous animals.

3. Obtain legal verifiable employment or enroll in educational programming, and report it to his CCO.

4. Obtain written permission from his CCO before traveling outside his county of residence.

5. Obtain permission from his CCO before changing residences, even for one night.

6. Not own, possess, receive, ship, or transport firearms, ammunition, explosives, or dangerous weapons. He may not possess body armor.

7. Report to his CCO all law enforcement contacts within 24 hours of occurrence.

8. Not consume, possess, or distribute alcohol or controlled substances without a valid physician's prescription.

9. Not visit bars, taverns, or other establishments in which alcohol is the primary item being served, unless he receives approval from his CCO.

10. Obtain a Narcotics Anonymous sponsor and attend regular meetings as recommended by his CCO.

11. Obtain a chemical dependency evaluation and follow all treatment recommendations.

12. Be subject to regular drug urinalysis and alcohol breath analysis as directed by his CCO.

13. Not associate with known criminals, gangs or individuals that have a criminal or gang history without first consulting his CCO.

14. Enroll in, and successfully complete any programming or treatment as directed by DOC.

PROVIDED, that Le’Taxione shall remain under DOC supervision and explicitly follow the conditions established by that agency during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Amended Conditional Commutation as provided below. If Le’Taxione is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Le’Taxione to perform affirmative acts deemed appropriate to monitor compliance with conditions and may issue warrants or detain Le’Taxione if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Le’Taxione violates any of the conditions of this Amended Conditional Commutation, as determined by the Governor, this Amended Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon, Le’Taxione will be immediately returned to any such facility as the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor’s intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Le’Taxione has provided to the Office of the Governor or, if Le’Taxione is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Le’Taxione submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Amended Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Le’Taxione an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Amended Conditional Commutation granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Le’Taxione has violated the terms of this Amended Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Le’Taxione is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Amended Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Le’Taxione will immediately return to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Le’Taxione may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Amended Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Amended Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Le’Taxione may abscond if not detained. If detrained, Le’Taxione will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 10th day of April, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL
OF
MAURICE RATTRAY III

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, in 1975, Maurice Rattray III, pleaded guilty to ATTEMPTED SECOND DEGREE ROBBERY in King County Superior Court No. 72-777. This conviction followed after Mr. Rattray, then a 19-year old college student, unsuccessfully attempted to break into another’s home.

WHEREAS, Mr. Rattray pleaded guilty to the offense and was given a deferred sentence, which he was later dismissed and vacated, pursuant to his sentence, in 1978.

WHEREAS, Mr. Rattray accepts full responsibility for his actions and completed all of his sentence requirements. This is the
only criminal conviction on Mr. Rattray’s record.

WHEREAS, the Clemency and Pardons Board reviewed Mr. Rattray’s petition for a pardon. The testimony before the Board was that Mr. Rattray went on to complete his civil engineering degree at the University of Washington and later an MBA.

WHEREAS, Mr. Rattray has spent his career working on public sector transit projects. He currently lives in California and testified that he would like to pursue employment opportunities at Sound Transit, but this felony may preclude him from passing a background check.

WHEREAS, Mr. Rattray also testified that he would like to recreate and travel internationally with his family, including his two children, but this felony poses challenges.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor grant Mr. Rattray a full pardon. In supporting Mr. Rattray’s petition, the Board cited his otherwise spotless record, the fact that his conviction was dismissed and vacated under the terms of his sentence, and his contributions to his community and profession.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the crime, and the favorable recommendation of the Washington State Clemency and Pardons Board.

I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Mr. Antonio this FULL AND UNCONDITIONAL pardon of his conviction for POSSESSION OF MARIJUANA WITH INTENT TO DELIVER, Pierce County Superior Court Cause No. 03-1-5298-3.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 1st day of February, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

CONDONAL COMMUTATION
OF
RICHARD ROBERT KENT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, after a trial, Richard Robert Kent was found guilty of SECOND DEGREE ROBBERY in Whatcom County Superior Court Cause No. 96-1-960-4. The conviction followed events in 1996 when, while wearing a mask, Mr. Kent approached two tellers in a credit union, and demanded cash.

WHEREAS, this conviction followed two earlier robbery convictions, resulting in Mr. Kent being sentenced to life in prison without the possibility of parole under Washington’s persistent offender statute.

WHEREAS, Mr. Kent has served over 20 years on this conviction. Had he not been sentenced as a persistent offender, his maximum sentence would have been ten years.

WHEREAS, Mr. Kent is now 63 years old and is experiencing significant health problems while living in prison.

WHEREAS, in June 2017, the Clemency and Pardons Board reviewed Mr. Kent’s clemency petition. The testimony before the Board was that Mr. Kent has already been accepted to FareStart, a job-training program providing housing, a months long job training program, and other transition assistance.

WHEREAS, neither the Whatcom County Prosecuting Attorney’s Office, nor any of the victims oppose Mr. Kent’s petition. Similarly, Mr. Kent’s sentencing judge does not oppose his petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor commute Mr. Kent’s sentence. And,

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WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Richard Robert Kent's sentence for his 1997 conviction for SECOND DEGREE ROBBERY in Whatcom County Superior Court cause No. 96I-960-4, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than May 1, 2019. During his last six months in custody, Mr. Kent must successfully complete a DOC-approved work release program. Following his in-custody transition, Mr. Kent shall be released to the FareStart program and begin serving 24 months of DOC community supervision. During this period in custody and under community supervision, Mr. Kent must comply with any conditions set forth by DOC and its corrections officers. These conditions shall include, but not be limited to the following:

Mr. Kent shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Enroll in, and successfully complete DOC's Thinking for a Change program, as well as any other programming or treatment as directed by DOC.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, or personal property.
4. Obtain DOC-approved employment or enroll in DOC-approved educational programming, and report it to DOC.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from his DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a geographical area as directed by DOC.
7. Not possess firearms, ammunition, explosives, or dangerous weapons.
8. Not operate a motor vehicle without a valid driver's license and proper insurance.
9. Complete a chemical dependency and substance abuse treatment assessment and follow DOC recommendations relating to substance abuse counseling.
10. Not possess or use alcohol or any controlled substances, including marijuana, without a valid physician's prescription and DOC approval.
11. Not visit bars, taverns, or other establishments in which alcohol is the primary commodity being sold, unless approved by DOC.
12. Be subject to regular drug and alcohol testing as directed by DOC.
13. Not possess stolen property or unauthorized tools not associated with approved work, as determined by DOC.
14. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Kent shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Kent is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Kent to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Kent if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Kent violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Kent will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Kent has provided to the Office of the Governor or, if Mr. Kent is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Kent submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Kent an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Kent has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Kent is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Kent will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Kent may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Kent may abscond if not detained. If detained, Mr. Kent will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 5th day of December, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION
OF
LEE KENT HAMILTON
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Lee Kent Hamilton pleaded guilty to SECOND DEGREE ROBBERY and SECOND DEGREE ASSAULT in Pierce County Superior Court cause No. 95-1-4105-3, after he approached a bank teller in 1995, stated that he was armed, and demanded money.

WHEREAS, these convictions followed two earlier robbery convictions, resulting in Mr. Hamilton being sentenced to life in prison without the possibility of parole under Washington’s persistent offender statute.

WHEREAS, Mr. Hamilton has served over 22 years on this conviction. Had he not been sentenced as a persistent offender, his standard range sentence would have been between five and seven years.

WHEREAS, Mr. Hamilton has had no prison infractions since 2001.

WHEREAS, Mr. Hamilton accepts full responsibility for his past criminal conduct and expresses remorse. His criminal history was largely a product of substance addiction and his need to support his habits. While in prison, Mr. Hamilton has achieved and maintained sobriety.

WHEREAS, while in prison Mr. Hamilton intervened in an inmate attack on a corrections officer and is credited with saving the life of that corrections officer.

WHEREAS, in March 2017, the Clemency and Pardons Board reviewed Mr. Hamilton’s clemency petition. The testimony before the Board was that Mr. Hamilton has developed skills as a metal fabricator, machinist, and welder; and upon his eventual release, Mr. Hamilton will have the support of his family in Florida who has agreed to provide him shelter and help him transition to the community.

WHEREAS, the Pierce County Prosecuting Attorney’s Office does not oppose Mr. Hamilton’s petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor commute Mr. Hamilton’s sentence. And,

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Lee Kent Hamilton’s sentence for his 1995 conviction for SECOND DEGREE ROBBERY and SECOND DEGREE ASSAULT in Pierce County Superior Court Cause No. 95-1-4105-3, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than May 1, 2019. During his last six months in custody, Mr. Hamilton must successfully complete a DOC-approved work release program. Following his release from custody, Mr. Hamilton shall serve 24 months of community supervision under DOC supervision or under the terms of an interstate compact placement to the State of Florida. During this period in custody and under community supervision, Mr. Hamilton must comply with any conditions set forth by DOC or the State of Florida and its community corrections officers (hereafter in this section, “DOC”). These conditions shall include, but not be limited to the following:

Mr. Hamilton shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Enroll in, and successfully complete DOC’s Thinking for a Change program, as well as any other programming or treatment as directed by DOC.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, or personal property.
4. Obtain DOC-approved employment or enroll in DOC-approved educational programming, and report it to DOC.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from his DOC-approved residence, or taking overnight visits away from his DOC-approved residence, even if for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a geographical area as directed by DOC.
7. Not possess firearms, ammunition, explosives, or dangerous weapons.
8. Not operate a motor vehicle without a valid driver’s license and proper insurance.
10. Not possess or use alcohol or any controlled substances without a valid physician’s prescription.
11. Not visit bars, taverns, or other establishments in which alcohol is the primary commodity being sold, unless approved by DOC.
12. Be subject to regular drug and alcohol testing as directed by DOC.
13. Report to DOC all law enforcement contact within 24 hours of occurrence.
14. Not enter a bank without having an authorized account and prior approval from DOC.
15. Obtain DOC permission to open a bank account.

PROVIDED, that Mr. Hamilton shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Hamilton is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Kent to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Kent if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Hamilton violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Hamilton will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor’s intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Hamilton has provided to the Office of the Governor or, if Mr. Hamilton is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Hamilton submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Hamilton an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the
Governor for the Governor's final and conclusive determination on whether Mr. Hamilton has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Hamilton is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Hamilton will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Hamilton may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Hamilton may abscond if not detained. If detained, Mr. Hamilton will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of October, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
JOSE ARCIGA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1984, Jose Arciga pleaded guilty to POSSESSION OF MARIJUANA WITH INTENT TO DELIVER in Yakima County Superior Court, Cause No. 84-1-173-4. The court sentenced Mr. Arciga to two years of probation and $590 in restitution and costs.

WHEREAS, Mr. Arciga accepts responsibility for his conduct. He served his sentence and paid the court-ordered restitution and costs.

WHEREAS, in 1968 Mr. Arciga immigrated to the United States from Mexico as a teenager. He later applied to become a United States citizen, but this 1984 felony conviction prevented him from being granted citizenship. After his application seeking citizenship was denied in 2007, he was deported to Mexico.

WHEREAS, Mr. Arciga has not had any criminal convictions since 1984.

WHEREAS, the Yakima County Prosecuting Attorney does not oppose Mr. Arciga's petition.

WHEREAS, in March 2017, the Clemency and Pardons Board reviewed Mr. Arciga's petition for a pardon, which described how, in being deported 10 years ago, Mr. Arciga left eight children and nine grandchildren, all born in and living in the United States. Mr. Arciga's family believes that a pardon will improve Mr. Arciga's chances of being able to return to the United States to reunite with his family.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Mr. Arciga be granted a full pardon, reasoning that Mr. Arciga is now 64 years old, lacks a violent history, has not had a criminal conviction in over 33 years, and should have an opportunity to reunite with his family.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Edward Allen Raney this FULL AND UNCONDITIONAL pardon of his conviction for GRAND LARCENY conviction in Thurston County Superior Court No. C-4574, and his VIOLATION OF THE UNIFORM CONTROLLED SUBSTANCE ACT, Lewis County Superior Court No. CR82-6498.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of October, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor
Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Jose Arciga this FULL AND UNCONDITIONAL pardon of his conviction for POSSESSION OF MARIJUANA WITH INTENT TO DELIVER, in Yakima County Superior Court Cause No. 84-1-173-4.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of October, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
MICHAEL LAWRENCE BRAY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2000, a juvenile court found Michael Lawrence Bray guilty on three counts of SECOND DEGREE ROBBERY and one count of SECOND DEGREE MALICIOUS MISCHIEF, Mason County Superior Court Case No. 99-8-282-8. Over a six-month period in 1998 and 1999, Mr. Bray, then a teenager, entered buildings and took property.

WHEREAS, Mr. Bray served his sentence, which included 12 months of community supervision and 80 hours of community service. He also paid $991.04 in court-ordered restitution and costs.

WHEREAS, Mr. Bray currently works for the Department of Corrections, and he would like to join the Department's specialty response team at the Clallam Bay Corrections Center. But these convictions bar him from carrying a firearm, a requisite for that role.

WHEREAS, Mr. Bray accepts full responsibility for his past conduct and expresses remorse. He has had no criminal convictions in ten years, and he is now married with three children.

WHEREAS, at the time of this criminal behavior in 1998 and 1999, Mr. Bray was just a teenager of 15 and 16 years old. The scientific and criminal justice communities have documented the difficulty the juvenile brain has in engaging in behavior control, often leading juveniles to exhibit a transient rashness, proclivity for risk, and inability to assess the full consequences of their actions.

WHEREAS, in March 2017, the Clemency and Pardons Board reviewed Mr. Bray's petition for a pardon. The testimony before the Board was that Mr. Bray has matured since this criminal behavior, earning an associate's degree, raising a family, and beginning a career with the Department of Corrections.

WHEREAS, neither the Mason County Prosecuting Attorney, nor any of the victims of Mr. Bray's criminal activity oppose his petition.

WHEREAS, the Clemency and Pardons Board voted to recommend that Mr. Bray receive a pardon, citing his age at the time of these offenses and the burden it places on his prospects for career advancement.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crimes, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Michael Lawrence Bray this pardon for his convictions on three counts of SECOND DEGREE ROBBERY and his conviction for SECOND DEGREE MALICIOUS MISCHIEF, Mason County Superior Court No. 99-8-282-8.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of October, A.D., two thousand and nineteen.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
JOSEPH MARTIN KING

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2003 and 2006, Joseph Martin King was twice found guilty of FOURTH DEGREE ASSAULT - DOMESTIC VIOLENCE in Spokane Municipal Court, Cause No. B2606 and Walla Walla District Court C2623. These convictions arose after Mr. King engaged in altercations with his wife. Then in 2007, Mr. King was also found guilty of MALICIOUS MISCHIEF - Domestic Violence in Spokane Municipal Court, No. B60717, after he punched out his car window during an argument with his wife.

WHEREAS, Mr. King accepts full responsibility for his past conduct and expresses remorse. He has satisfied all the conditions of his judgment and sentence, completed courses in anger management, and has had no criminal convictions since 2007.

WHEREAS, Mr. King has attained his bachelor's, master's, and doctorate degrees, but many potential employers will not hire him because of his record. Similarly, he has experienced difficulty securing housing because of these convictions.

WHEREAS, the Spokane Prosecuting Attorney and Spokane County Sheriff both support Mr. King's petition. No victims objected to his petition.

WHEREAS, in March 2017, the Clemency and Pardons Board reviewed Mr. King's petition for a pardon and voted unanimously to recommend that Mr. King be granted a full pardon.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Joseph Martin King this FULL AND UNCONDITIONAL pardon of his 2003 and 2006 convictions for FOURTH DEGREE ASSAULT – DOMESTIC VIOLENCE in Spokane Municipal Court Cause No. B2606 and Walla Walla District Court C2623 and also his 2007 conviction for MALICIOUS MISCHIEF – Domestic Violence in Spokane Municipal Court, No. B60717.
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of September, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON OF DEMETRIO RAMIREZ-ALTAMIRANO

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Demetrio Ramirez-Altamirano pleaded guilty to DELIVERY OF A OF A CONTROLLED SUBSTANCE and POSSESSION OF A CONTROLLED SUBSTANCE in 1993, Benton County Superior Court Case No. 93-1-89-1. Mr. Ramirez-Altamirano, then 18 years old, delivered cocaine to a confidential informant.
WHEREAS, Mr. Ramirez-Altamirano immigrated to the United States from Mexico at age 12. He served a 26-month sentence on this conviction, and he was deported to Mexico, leaving behind a family in the United States.
WHEREAS, Mr. Ramirez-Altamirano returned to the United States in 1995 to care for his disabled son. In 2016, the federal government prosecuted Mr. Ramirez-Altamirano for unlawful reentry; he served a short sentence on this federal offense, and he now awaits another deportation.
WHEREAS, Mr. Ramirez-Altamirano accepts full responsibility for his past conduct and expresses remorse. He is now married with six children, all of whom live in Washington, as do his five brothers and mother.
WHEREAS, Mr. Ramirez-Altamirano has the support of his family, friends, landlord, medical staff, and others.
WHEREAS, Mr. Ramirez-Altamirano has not had any state criminal convictions in over 24 years.
WHEREAS, at the time of his crime in 1993, Mr. Ramirez-Altamirano was just 18 years old. The scientific and criminal justice communities have documented the difficulty the juvenile brain has in engaging in behavior control, often leading juveniles to exhibit a transient rashness, proclivity for risk, and inability to assess the full consequences of their actions.
WHEREAS, in September 2016, the Clemency and Pardons Board reviewed Mr. Ramirez-Altamirano’s petition for a pardon. The testimony before the Board was that Mr. Ramirez-Altamirano is a stable figure for his family and in his community. If he were to receive a pardon on this 1993 state conviction, it may help to avoid another deportation, and stay in the United States to provide support for his family.
WHEREAS, the Benton County Prosecuting Attorney’s Office does not oppose Mr. Ramirez-Altamirano’s petition.
WHEREAS, the Clemency and Pardons Board voted to recommend that Mr. Ramirez-Altamirano be pardoned, citing the prosecutor’s non-opposition to the petition, and the nature of this single, nonviolent criminal act when he was just 18 years old.
WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crimes, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Demetrio Ramirez-Altamirano this pardon for his 1993 DELIVERY OF A CONTROLLED SUBSTANCE and POSSESSION OF A CONTROLLED SUBSTANCE convictions, Benton County Superior Court No. 93-1-89-1.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of September, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

REVOCATION OF AMENDED CONDITIONAL COMMUTATION OF JOHN RAY STEWART

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, John Ray Stewart was convicted on November 20, 1998, of First Degree Attempted Robbery and First Degree Burglary under King County Superior Court Cause No. 97-1-05832-1 and sentenced to serve Life Without the Possibility of Parole as required by Washington's Persistent Offender Accountability Act, the so-called "Three Strikes" law.
WHEREAS, the crimes leading to these final strike convictions occurred on July 29, 1997. Mr. Stewart burglarized a home, fought with the homeowner's two sons who chased him, and then tried to steal a vehicle belonging to one of the sons.
WHEREAS, Mr. Stewart committed his first strike on May 7, 1990, when he and a codefendant began beating hitchhikers after the hitchhikers refused their demand for money started calling for help. As a result, Mr. Stewart was convicted of Second Degree Assault. committed his second strike offense on September 9, 1991, when he and a co-defendant to a residential property to steal marijuana and the co-defendant shot and killed a man. Consequently, Mr. Stewart was convicted of First Degree Manslaughter.
WHEREAS, in 2003, while in prison at the Washington State Penitentiary, Mr. Stewart inmate Steven F. Sherer, who had murdered his wife. Mr. Sherrr stated to Mr. Stewart and another inmate that he wanted to kill the King County Deputy Prosecutor who prosecuted Mr. Sherer's case. He also stated he wanted to burn down a key witness' house. Mr. Stewart reported the threats and assisted the police investigation that identified steps Mr. Sherer taken to hire a person being released from prison to carry out his plan, and testified Mr. Sherer at trial. Mr. Stewart never asked for or received any financial reimbursement for his assistance, and Mr. Stewart's motivation was to balance the wrong he had committed in his own life by helping to thwart a scheme to murder a deputy prosecutor.
WHEREAS, on January 14, 2013, Governor Gregoire granted Mr. Stewart a Conditional Commutation on the remainder of his sentence, contingent on, among other things, his successful completion of a work release program and then an 18-month term of community supervision. Before completing his work release program, on August 1, 2015, Mr. Stewart received a major infraction for fighting. Consequently, he was terminated from his work release program. At the time, Mr. Stewart conceded that he violated the terms of his Conditional Commutation.
WHEREAS, following this violation of his 2013 Conditional Commutation, I amended Mr. Stewart's Conditional Commutation order on November 13, 2015, to give him another chance. Under this Amended Conditional Commutation Mr. Stewart was to remain incarcerated until no later than January 1, 2017, and I gave him another opportunity to complete a work release program before serving an 18-month term of community supervision.

WHEREAS, on October 1, 2016, after experiencing more difficulties in a work release setting, Mr. Stewart was again released from his work-release program before completing it. Again, he conceded that he failed to satisfy the terms of his Amended Conditional Commutation.

WHEREAS, Mr. Stewart has twice been unable to successfully complete a work release program. In addition to not satisfying the terms of his Amended Conditional Commutation, it does not appear that Mr. Stewart is prepared to make a successful transition to the community at this time.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington under RCW 10.01.120, revoke Mr. Stewart’s Amended Conditional Commutation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of September, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

September 25, 2017

Jeffrey E. Ellis
621 SW Morrison St.
Suite #1025
Portland, OR 97205

RE: Clemency Petition — Devon P. Adams

Dear Mr. Ellis:

The Clemency and Pardons Board considered the clemency request of your client, Devon Adams, at its December 2016 meeting. Following a hearing, the Board recommended 3-1 that Governor Inslee grant Mr. Adams’ petition.

The Governor has reviewed Mr. Adams' petition, and while he commends your client for the steps he has taken in prison to become a better person, he does not believe that clemency is appropriate at this time. I therefore regret to inform you that Mr. Adams' request for a commutation has been denied.

I appreciate your client's understandable disappointment with this decision. But ultimately, Mr. Adams did not demonstrate extraordinary circumstances, particularly given the seriousness of the activity that led to his conviction and sentence. The Governor will consider a renewed request, should Mr. Adams re-petition the Board when he is again eligible in three years.

Sincerely,

/s/
Taylor K. Wonhoff
Deputy General Counsel

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REVOCAION OF CONDITIONAL COMMUTATION OF WILLEEN RAYE BALLARD (AMENDED)

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2004, Willeen Raye Ballard was convicted of THIRD DEGREE ASSAULT, FIRST DEGREE THEFT, and FIRST DEGREE POSSESSION OF STOLEN PROPERTY in King County Superior Court, Cause No. 02-1-08642-6, and sentenced to 25 years in prison, after she and an associate confronted an elderly woman in a car, forcibly removed the woman from the car, and then drove off in the car.

WHEREAS, Ms. Ballard has faced tremendous adversity in her life; she was a victim of domestic sexual abuse at a young age and was forced to the streets where she was subjected to violence and victimized in the sex trade. She accepted full responsibility for her conduct in this incident, and she expressed remorse. She paid off nearly $20,000 in legal financial obligations. And, since 2011, she received no serious infractions. Ms. Ballard also seized opportunities to improve herself while in prison. She completed various college courses, seminars, and other self-improvement programs.

WHEREAS, in December 2014, the Clemency and Pardons Board reviewed Ms. Ballard's clemency petition, which included several letters of support from her family and other community members. The victim's family expressed no opposition to Ms. Ballard's petition, and the King County Prosecuting Attorney's Office testified in full support of her petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor CONDITIONALLY COMMUTE Ms. Ballard's sentence based upon a transition plan directed by the Department of Corrections (DOC).

WHEREAS, I granted Ms. Ballard a Conditional Commutation on December 1, 2015, which required her to comply with a number of conditions, including successfully completing a 12-month term of community supervision. Ms. Ballard indicated in writing that she understood these conditions of the commutation and would comply with them. She was released from custody to community supervision on October 1, 2016.

WHEREAS, in January 2017, I learned that a DOC hearing officer had found that Ms. Ballard had violated at least five terms of her community supervision within the first two months of her release from custody on October 1, 2016. Specifically, she violated the terms of her Conditional Commutation when she failed to report to DOC as directed; failed to make herself available for urinalysis testing as directed; failed to notify DOC of changes in her employment as directed; failed to notify DOC of changes in her address or living arrangements as directed; and failed to receive prior approval before leaving Washington.

WHEREAS, with these numerous community supervision violations in her first two months on release, Ms. Ballard has failed to comply with the terms of her Conditional Commutation. Ms. Ballard does not contest that she violated the terms of her Conditional Commutation.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington under RCW 10.01.120, revoke Ms. Ballard’s Conditional Commutation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 5th day of April, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2004, Willeen Raye Ballard was convicted of THIRD DEGREE ASSAULT, FIRST DEGREE THEFT, and FIRST DEGREE POSSESSION OF STOLEN PROPERTY in King County Superior Court, Cause No. 02-1-08642-6, and sentenced to 25 years in prison, after she and an associate confronted an elderly woman in a car, forcibly removed the woman from the car, and then drove off in the car.

WHEREAS, Ms. Ballard has faced tremendous adversity in her life; she was a victim of domestic sexual abuse at a young age and was forced to the streets where she was subjected to violence and victimized in the sex trade. She accepted full responsibility for her conduct in this incident, and she expressed remorse. She paid off nearly $20,000 in legal financial obligations. And, since 2011, she received no serious infractions. Ms. Ballard also seized opportunities to improve herself while in prison. She completed various college courses, seminars, and other self-improvement programs.

WHEREAS, in December 2014, the Clemency and Pardons Board reviewed Ms. Ballard's clemency petition, which included several letters of support from her family and other community members. The victim's family expressed no opposition to Ms. Ballard's petition, and the King County Prosecuting Attorney's Office testified in full support of her petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor CONDITIONALLY COMMUTE Ms. Ballard's sentence based upon a transition plan directed by the Department of Corrections (DOC).

WHEREAS, I granted Ms. Ballard a Conditional Commutation on December 1 1, 2015, which required her to comply with a number of conditions, including successfully completing a 12-month term of community supervision. Ms. Ballard indicated in writing that she understood these conditions of the commutation and would comply with them. She was released from custody to community supervision on October 1, 2016.

WHEREAS, in January 2017, I learned that a DOC hearing officer had found that Ms. Ballard had violated at least five terms of her community supervision within the first two months of her release from custody on October 1, 2016. Specifically, she violated the terms of her Conditional Commutation when she failed to report to DOC as directed; failed to make herself available for urinalysis testing as directed; failed to notify DOC of changes in her employment as directed; failed to notify DOC of changes in her address or living arrangements as directed; and failed to receive prior approval before leaving Washington.

WHEREAS, with these numerous community supervision violations in her first two months on release, Ms. Ballard has failed to comply with the terms of her Conditional Commutation. Ms. Ballard does not contest that she violated the terms of her Conditional Commutation.

NOW, THEREFORE, I, by virtue of the power vested in me as Governor of the state of Washington under RCW 10.01.120, Ms. Ballard's Conditional Commutation.
was later found to have violated the terms of his community custody multiple times.

WHEREAS, following the findings that Mr. Wharton violated the terms of his July 30, 2013, Conditional Commutation, Governor Inslee revoked Mr. Wharton’s Conditional Commutation on February 19, 2014.

WHEREAS, in the years since the revocation of Mr. Wharton’s Conditional Commutation, he has continued to show personal growth and maturity, and he has learned from the mistakes that led to the revocation of his July 30, 2013, Conditional Commutation. Mr. Wharton has been accepted into a Salvation Army Rehabilitation Center residential treatment program that he believes will provide him the support he needs to successfully transition to the community.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington under Article III Section 9 of the Washington State Constitution, RCW 9.94A.885 and RCW 9.95.260, hereby amend Joseph Scott Wharton’s original Conditional Commutation. Under these amended terms, Mr. Wharton will go through a transition through lower levels of custody as determined by the Department of Corrections (DOC), to end July 1, 2018. At that time, Mr. Wharton shall begin serving a 36-month term of DOC community supervision. Also upon his release from DOC custody, Mr. Wharton will transition to the Salvation Army Rehabilitation Center residential treatment program for a period of six months to a year, as determined by the treatment facility.

During his period of custody, and on community supervision, Mr. Wharton shall:

1. Participate in a substance abuse and/or chemical dependency evaluation as directed by DOC and complete any recommendations from such evaluation;
2. Participate in a residential drug and alcohol treatment program, as directed by DOC;
3. Participate in chemical dependency and substance abuse support groups when not in residential treatment, as directed by DOC;
4. Not use, possess, or consume alcohol or other controlled substances, unless taken under medical supervision;
5. Submit to regular and random urinalysis and breathalyzer testing, as directed by DOC;
6. Report to and be available to regularly meet with a community corrections officer as directed by DOC;
7. Be subject to regular home/employment visits, and be subject to home, automobile and personal property searches;
8. Not associate with drug users or dealers, and avoid taverns, bars, and other sites where alcohol or drugs are the primary commodity sold;
9. Not possess, receive, ship, or transport a firearm, ammunition, or explosives;
10. Pay legal financial obligations and other fees as directed by DOC;
11. Participate in DOC-approved education, training, employment and employment training, and/or community service programs;
12. Receive prior approval from DOC for any employment changes or changes in living arrangements or residence;
13. Allow DOC to conduct such home visits as DOC deems appropriate;
14. Not travel beyond the county of residence, unless approved in writing by DOC;
15. Have no direct contact with any victims or their families, unless requested by the victim and approved by DOC;
16. Report to DOC any contact with law enforcement within 24 hours of the occurrence;
17. Enroll in and successfully complete the Thinking for a Change program, or similar program, as approved by DOC; and
18. Obey all laws and comply with all conditions, recommendations, orders, and instructions of community placement as directed orally or in writing by DOC.

PROVIDED that Mr. Wharton shall remain under DOC supervision and explicitly follow the conditions established by that agency during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Amended Conditional Commutation as provided below. If Mr. Wharton is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Wharton to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Wharton if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Wharton violates any of the conditions of this Amended Conditional Commutation, as determined by the Governor, this Amended Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Wharton will be immediately returned to the Washington Corrections Center or any such facility as the DOC Secretary deems appropriate. If any such violation occurs, shall provide a written report to the Governor regarding the violation. A written notice of the Governor’s intent to review the alleged violations and revoke or amend the Amended Conditional Commutation will then be mailed to the most recent address Mr. Wharton has provided to the Office of the Governor or, if Mr. Wharton is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Wharton submits a sworn statement made under penalty of perjury that he has in fact complied with all conditions of this Amended Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer provide Mr. Wharton an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Amended Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor’s final and conclusive determination of whether Mr. Wharton has violated the conditions of the Amended Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Wharton is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Amended Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Wharton will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Wharton may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Amended Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Amended Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Wharton may abscond if not detained. If detained, Mr. Wharton will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 6th day of July, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON OF LONNIE ELDEN PITTS

To All Whom These Presents Shall Come, Greetings:
WHEREAS, in 1998, Lonnie Elden Pitts pleaded guilty to FIRST DEGREE ROBBERY in Thurston County Superior Court No. 97-1-2038-1. This conviction arose after he entered a bank armed with a pellet gun and ordered a bank teller to fill his duffel bag with money.
WHEREAS, Mr. Pitts accepts full responsibility for his past conduct and expresses remorse. He has satisfied all the conditions of his judgement and sentence.
WHEREAS, while substance abuse contributed to the conduct that resulted in this conviction, Mr. Pitts has been sober for over 10 years. He has no other criminal convictions on his record.
WHEREAS, in September 2016, the Clemency and Pardons Board reviewed Mr. Pitts’ petition for a pardon. At the hearing, Mr. Pitts explained that he is a supervisor at his company, where he provides opportunities for former felons to reenter the workforce and build new careers.
WHEREAS, Mr. Pitts’ petition included numerous letters of support from friends, family, coworkers, and work subordinates.
WHEREAS, no victims objected to Mr. Pitts’ petition.
WHEREAS, the Clemency and Pardons Board voted to recommend that Mr. Pitts be granted a full pardon.
WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Lonnie Elden Pitts this FULL AND UNCONDITIONAL pardon for his FIRST DEGREE ROBBERY conviction in Thurston County Superior Court No. 97-1-2038-1.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON OF ELIZABETH MARIE SHEPHERD

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 29th day of June, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

PARDON OF ADAM MICHAEL QUINN

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, in 1994, Elizabeth Marie Shepherd pleaded guilty to SECOND DEGREE MANSLAUGHTER in King County Superior Court No. 94-1-498-7. This conviction followed an incident in which a man ordered Ms. Shepherd to play Russian Roulette with him, an incident which resulted in Ms. Shepherd shooting and killing the man with his own firearm.
WHEREAS, Ms. Shepherd accepts full responsibility for her past conduct and expresses remorse. She has satisfied all the conditions of her judgment and sentence.
WHEREAS, Ms. Shepherd's criminal record was largely the product of substance abuse problems she faced in her past. She has been sober for 15 years, and she has not had any criminal convictions since 2001.
WHEREAS, in March 2017, the Clemency and Pardons Board reviewed Ms. Shepherd’s petition for a pardon. At her hearing, testimony explained that Ms. Shepherd has earned a master's degree in public health education and works in the public health field. But this felony precludes her from becoming a certified nursing assistant.
WHEREAS, the King County Prosecuting Attorney does not oppose Ms. Shepherd's petition.
WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that Ms. Shepherd be granted a full pardon.
WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Elizabeth Marie Shepherd this FULL AND UNCONDITIONAL pardon for her SECOND DEGREE MANSLAUGHTER conviction in King County Superior Court No. 94-1-498-7.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 29th day of June, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
of his judgment and sentence, including paying all of his legal financial obligations.

WHEREAS, Mr. Quinn has the support of his family, doctor, and his Department of Social and Health Services (DSHS) caseworker.

WHEREAS, Mr. Quinn has not had any criminal convictions in 15 years.

WHEREAS, in September 2016, the Clemency and Pardons Board reviewed Mr. Quinn's petition for a pardon. The testimony before the Board was that Mr. Quinn has shown strong rehabilitation since this crime. His DSHS caseworker testified that, because of this felony conviction, Mr. Quinn faces barriers to employment and his ultimate independence.

WHEREAS, the King County Prosecuting Attorney's Office testified in support of Mr. Quinn's petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Mr. Quinn be pardoned, citing his then-undiagnosed autism as a mitigating factor. The Board recommended that this pardon be conditioned on Mr. Quinn being barred from owning or possessing a firearm or dangerous weapon.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to James Albert Luksan this FULL AND UNCONDITIONAL pardon for his two SECOND DEGREE ARSON convictions in King County Superior Court No. 92-1-04488-5.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 29th day of June, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON
OF
JAMES ALBERT LUKSAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1987, Richard Anthony Michael Powell was found guilty of FIRST DEGREE ROBBERY in King County Superior Court No. 87-1-3093-4. This conviction arose after a then-16-year old Mr. Powell used a water gun to rob a Jack In The Box restaurant. Then, while in prison on the Robbery, he left a work camp site and was later convicted of FIRST DEGREE ESCAPE, Thurston County Superior Court No. 88-1-754-7.

WHEREAS, Mr. Powell accepts full responsibility for his past conduct and expresses remorse. He has satisfied all the conditions of his judgment and sentence.

WHEREAS, Mr. Powell has not been convicted of a crime in almost 30 years. He is now married with four boys, and he has built strong community ties. He earned his GED in prison and later pursued higher education opportunities, choosing to work in the health care profession.

WHEREAS, in December 2016, the Clemency and Pardons Board reviewed Mr. Powell's petition for a pardon. At his hearing, Mr. Powell described how he grew up under challenging circumstances. Today, he has a strong network of family, friends, coworkers, and community supporters. Mr. Powell has the support of the Sheriff of Twin Falls County, Idaho, where he is an appointed deputy. Because of these convictions, Mr. Powell cannot be licensed to practice psychology in Nevada.
WHEREAS, no victims objected to Mr. Powell's petition, nor did the King Prosecuting Attorney, who deferred to the Board's recommendation.

WHEREAS, at the time of his crimes, Mr. Powell was just 16 and 18 years respectively. The scientific and criminal justice communities have documented difficulty the juvenile brain has in engaging in behavior control, often leading juveniles to exhibit a transient rashness, proclivity for risk, and inability to assess the full consequences of their actions.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that Mr. Powell be granted a full pardon.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Richard Anthony Michael Powell this FULL AND UNCONDITIONAL pardon for his FIRST DEGREE ROBBERY conviction in King County Superior Court No. 87-1-3093-4 and his FIRST DEGREE ESCAPE conviction in Thurston County Superior Court no. 88-1-754-7-

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 29th day of June, A.D., two thousand and nineteen.

/s/ Jay Inslee Governor

/s/ Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION
OF
MICHAEL HOOVER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Michael James Hoover pleaded guilty to three counts of FIRST DEGREE ROBBERY in Snohomish County Superior Court Cause No. 06-4-468-4. In 2006, Mr. Hoover visited a series of stores and espresso stands, and while suggesting he was carrying a weapon, demanded money.

WHEREAS, these convictions came after similar robberies in 1999 and 2004, resulting in Mr. Hoover being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute.

WHEREAS, Mr. Hoover has served over 10 years on this conviction. He has had no serious prison infractions in 10 years.

WHEREAS, Mr. Hoover accepts full responsibility for his past criminal conduct and expresses remorse. While in prison, he has identified with his Native American ancestry and has been an outspoken voice for Native American rights.

WHEREAS, in March 2017, the Clemency and Pardons Board reviewed Mr. Hoover's clemency petition, which included several letters of support, as well as and certificates of achievement earned during his incarceration.

WHEREAS, the testimony before the Board was that Mr. Hoover experienced significant childhood trauma, which contributed to his past anti-social criminal behavior. While incarcerated, he has taken great strides to learn to cope with the trauma of his past and grow from it.

WHEREAS, had Mr. Hoover not been sentenced as a persistent offender, he would have been sentenced to 129 to 171 months. He has already served over 138 months on this sentence. Snohomish County Prosecutor Mark Roe testified that he would not oppose commuting Mr. Hoover's sentence from life in prison without the possibility of parole to a sentence of 23 1 months. A commutation would allow Mr. Hoover to enroll in certain DOC programming in which he is not currently eligible to participate due to his life sentence programming that will help him to prepare for eventual transition to the community.

WHEREAS, upon his eventual release, Mr. Hoover will have the support of friends, family, and the tribal community. He has standing offers for housing and employment and other support.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor commute Mr. Hoover's sentence from life in prison without the possibility of parole to 231 months. And,

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Michael James Hoover's sentence months for his 2006 conviction on three counts of FIRST DEGREE ROBBERY in Snohomish County Superior Court Cause No. 06-4-468-4, conditioned on his written agreement to comply with all terms outlined by the DOC in a transition plan in which Mr. Hoover will be released from prison after serving a 231 -month sentence. During his last nine months in custody, Mr. Hoover must successfully complete a DOC-approved work release program. Following his release from custody, Mr. Hoover shall serve 36 months of DOC community supervision. During this period under DOC custody and supervision, Mr. Hoover must comply with any conditions set forth by DOC and its community corrections officers (CCOs). These conditions shall include, but not be limited to the following:

Mr. Hoover shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Be available for contact with DOC as directed, and consent to DOC home visits and/or searches, including searches of person, automobiles, or personal property.
3. Obtain DOC-approved employment or enroll in DOC-approved educational programming, and report it to DOC.
4. Reside in DOC-approved housing, and obtain DOC permission before changing residences, or taking overnight visits away from his DOC-approved residence, even if just for one night.
5. Not travel outside his county of residence without written DOC approval.
6. Not possess firearms, ammunition, explosives, or dangerous weapons.
7. Not carry a knife of any kind on his person unless necessary for work purposes or as otherwise approved by DOC.
8. Obtain a substance abuse evaluation and follow all treatment recommendations as directed by DOC.
9. Not possess or use any controlled substances without a valid physician's prescription.
10. Not visit bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
11. Be subject to regular drug and alcohol testing as directed by DOC.
12. Participate in weekly substance abuse support programming as determined by DOC.
13. Not associate with known criminals, gangs, or individuals that have a criminal or gang history without DOC approval.
14. Not possess stolen property or unauthorized tools not associated with approved work, to be determined by DOC.
15. Report to DOC all law enforcement contacts within 24 hours of occurrence.
16. Complete anger management programming, as directed by DOC.
17. Enroll in, and successfully complete DOC's Thinking for a Change program, as well as Cognitive Behavioral Intervention programming, and/or any other programming or treatment as directed by DOC.

PROVIDED, that Mr. Hoover shall remain under DOC supervision and explicitly follow the conditions established by that agency during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Hoover is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Hoover to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Hoover if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Hoover violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Hoover will be immediately returned to any such facility as the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Hoover has provided to the Office of the Governor or, if Mr. Hoover is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Hoover submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Hoover an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Hoover has violated the conditions of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Hoover is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the same sentence of the court reinstated, whereupon Mr. Hoover will be immediately returned to any such facility as the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Hoover may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Hoover may abscond if not detained. If detained, Mr. Hoover will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 29th day of June, A.D., two thousand and nineteen.

/s/
Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

MOTION

At 1:30 p.m., on motion of Senator Liias, the Senate adjourned until 11:45 a.m. Tuesday, January 14, 2020.

CYRUS HABIB, President of the Senate

BRAD HENDRICKSON, Secretary of the Senate
FIRST DAY, JANUARY 13, 2020

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